

ANNUAL REPORT 2022



ENHANCE OUR CORE BUSINESSES



hoo Chiang Holdings Ltd.

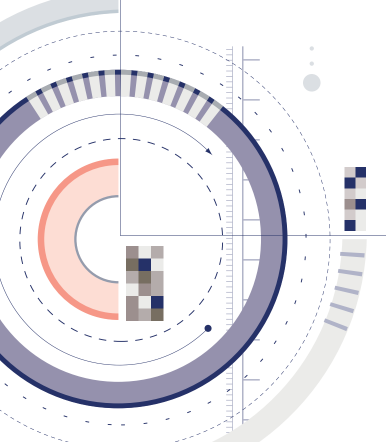
("Choo Chiang" or the

"Company" and together with

its subsidiaries, the "Group") is one
of the leading retailers and distributors
of electrical products and accessories in

Singapore with a retail presence of more than
30 years. We offer an extensive range of electrical
products and accessories for residential and industrial use at
our 10 strategically located retail branches in Singapore. Our retail outlets
are supported by a team of service-oriented sales employees and a fleet
of delivery vehicles. In addition to this Distribution Business, we also hold
12 investment properties which are rented out for rental income. The Group
was listed on Catalist of the Singapore Exchange Securities Trading Limited
(the "SGX-ST") on 29 July 2015 (stock code 42E).

This Annual Report has been reviewed by the Company's sponsor, SAC Capital Private Limited ("Sponsor"). This Annual Report has not been examined or approved by the SGX-ST and the SGX-ST assumes no responsibility for the contents of this document, including the correctness of any of the statements or opinions made or reports contained in this Annual Report. The contact person for the Sponsor is Mr David Yeong, at 1 Robinson Road #21-00 AIA Tower Singapore 048542, Telephone: +65 6232 3210.



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## **BUSINESS** OVERVIEW

A leading retailer and distributor of electrical products and accessories in Singapore

#### **DISTRIBUTION BUSINESS**



An established name backed by a track record of over 30 years in the retail market.



Offers a product range from over 30 third-party and our proprietary brands.



**(** 

10 RETAIL BRANCHES

Operates a wide network of 10 retail branches strategically located across Singapore.



Supported by an experienced sales team and a fleet of about 18 delivery vehicles.



#### - DISTRIBUTION BUSINESS -

DISTRIBUTOR AND DEALER FOR MANY ESTABLISHED BRANDS































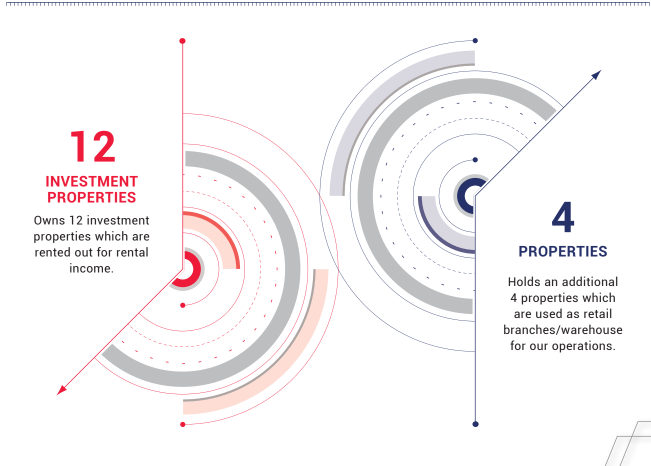






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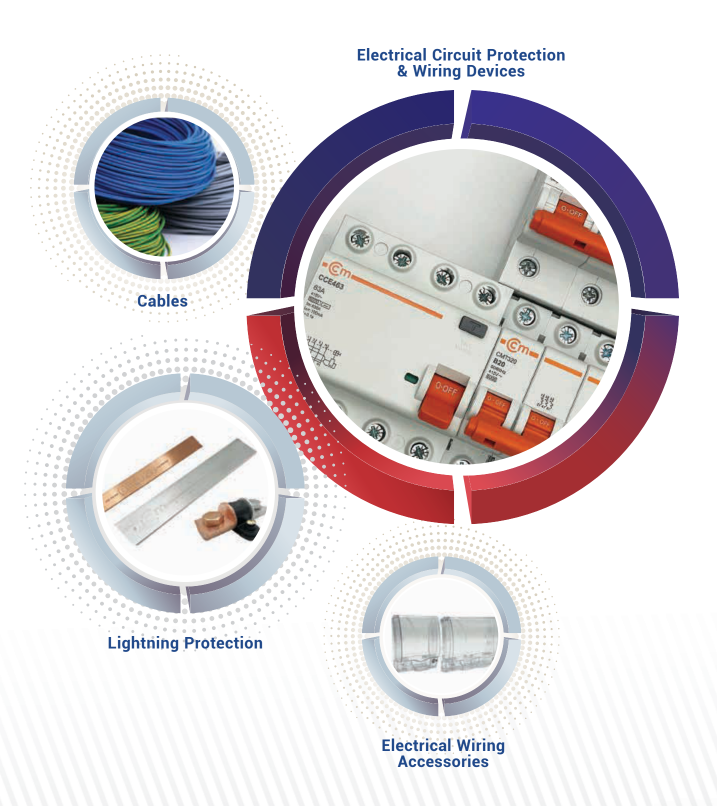
#### - PROPERTY INVESTMENTS

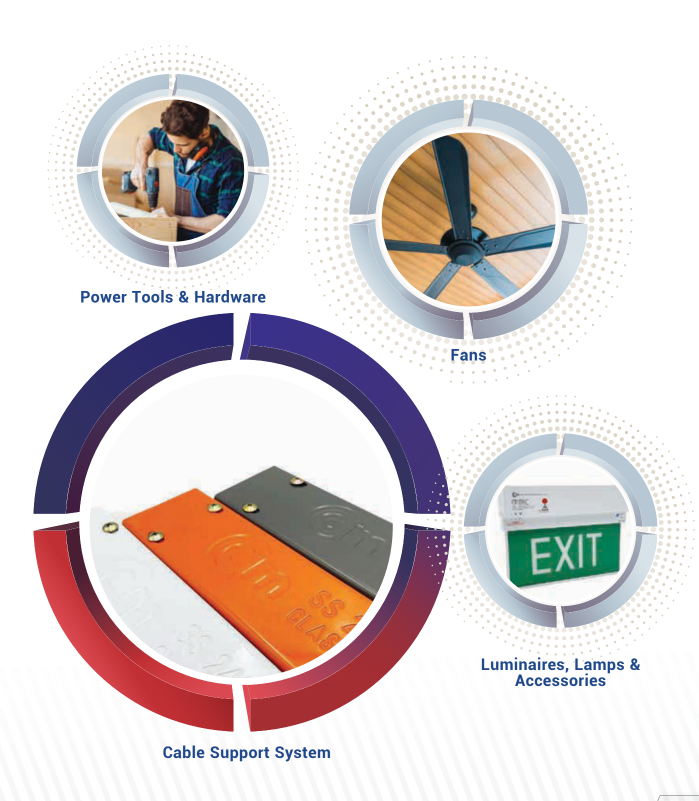


## **PRODUCTS**

Choo Chiang provides efficient one-stop shop service to our customers by offering an extensive range of electrical products and accessories from established brands.

#### **8 MAIN PRODUCT CATEGORIES FROM OVER 30 KEY BRANDS**





### **CHAIRMAN'S STATEMENT**



"By our collective efforts, we remain committed to deliver greater business value and fulfil our service promise to our customers, as we continue to explore viable and lucrative business opportunities to increase our revenue and profit."

#### Dear Shareholders,

I am pleased to present to you our Annual Report for 2022. The financial year ended 31 December 2022 ("FY2022") marked the emergence of the world out of the COVID-19 pandemic as the world received herd immunity and life returned to normalcy. Endemic living became a reality with COVID-19 restrictions being progressively removed during the year, providing a boost to economic activities.

Despite this, the global economy continues to be challenged by a series of issues. As the prolonged Russia-Ukraine war dragged on into the year with no clear end in sight, the inflation situation resulted in further interest rate hikes by the Federal Reserve during the year. The hikes are expected to persist into this year in effort to tame ongoing inflation and central banks around the world tightening their monetary policies.

The global economy struggled under macro and geopolitical headwinds resulting from ongoing US-China hostility, conflict in Europe, supply chain disruptions and lingering effects of the COVID-19 pandemic. Furthermore, extreme climate change has also contributed to rising cost and volatility during the year. These themes are expected to persist in the coming year.

#### **Business Performance**

The Group is anchored in Singapore with two main business segments, namely the Distribution Business segment and the Property Investment segment. The Group's Distribution Business unit provides oversight for the sales and retail of its electrical products and accessories, while the Property Investment unit contributes stable earnings for the Group through rental management of its portfolio of investment properties.

In FY2022, total revenue increased by 10.3%, from \$79,375,000 in the previous year to \$87,587,000 as a result of greater contribution from the Distribution Business segment.

Correspondingly, cost of sales also increased proportionally by 11.6% from \$55,790,000 in FY2021 to \$62,256,000 in FY2022, while gross profit rose by 7.4% to \$25,331,000. Despite a 0.8% marginal slip, gross profit margin remained relatively stable at 28.9% in FY2022.

Meanwhile, other operating income contracted slightly by 1.3%, from \$445,000 in the previous year to \$439,000 in the current year. Administrative and selling expenses also rose by 10.1% to \$13,012,000 in FY2022 mainly due to increased staff costs and staff welfare to enhance staff benefits, higher products testing fees, as well as surging transportation expenses due to inflation.

Separately, other operating expenses reduced 1.5% to \$1,737,000, while finance costs added 4.6% to \$113,000 during the year.

In view of the above, the Group's profit before income tax climbed by \$514,000 or 4.9% to \$10,908,000 in FY2022.

In appreciation of our shareholders' staunch support, I am pleased to share our Group's achievements and announce a final dividend of 1.2 Singapore cents per share, subjected to shareholders' approval at the upcoming annual general meeting ("AGM") to be held on 27 April 2023. Incorporating the interim dividend of 1.0 Singapore cents per share which was paid earlier on 26 August 2022, the total dividend declared by the Group for FY2022 is 2.2 Singapore cents per share.

#### **Distribution Segment**

In FY2022, revenue from the Distribution segment presented a surge of 10.4% from \$78,876,000 in FY2021 to \$87,067,000. This was largely attributed to a strong demand for our products amidst improved economic conditions, as well as an upward adjustment of selling prices for certain of our electrical products and accessories in line with inflation.

In tandem with the increase in segmental revenue, cost of sales of this segment also surged by 11.7%, from \$55,361,000 in FY2021 to \$61,821,000 during the year. As a result, gross profit margin dipped marginally by 0.8% from approximately 29.8% in FY2021 to 29.0% in FY2022 due to overall rising costs.

#### **Property Investment Segment**

The Group's property portfolio, which comprises mainly of industrial and commercial properties in Singapore, reported higher rental income contribution of 4.2% from \$499,000 in FY2021 to \$520,000 in FY2022. For the year ended 31 December 2022, all properties were fully leased out.

Segmental cost of sales rose marginally by \$6,000 or 1.4%, from \$429,000 in the previous year to \$435,000 in FY2022, which corresponded with the increase in revenue for this segment. Meanwhile, gross profit margin also rose by 2.3% from 14.0% in FY2021 to 16.3% in FY2022.

#### **Business Outlook**

According to the Ministry of Trade and Industry (MTI), the Singapore economy expanded by 3.6% in 2022, which was revised down from January's advance estimate of 3.8%. This was way below the 8.9% growth rate achieved in 2021.

General sentiments expect China's quick standdown from their initial COVID-19 stand to reopen in a sooner than expected manner to be beneficial for regional economies, as well as Singapore's various sectors.

In spite of this positive development, headwinds remain as the global economy slows down in the face of weak growth outlook. This is contributed by the uncertainties that ensue due to disorderly market adjustments among major central banks in an effort to combat stubborn inflation, the ongoing Ukraine war situation, as well as other compounding geopolitical conflicts.

As such, MTI maintained Singapore's 2023 growth forecast range to be at 0.5% to 2.5%, despite the improved external demand outlook.

Barring any unforeseen circumstances and subject to market conditions, availability of good location and other relevant considerations, the Group plans to continue improving its business performance through expansion of the retail network in Singapore and extension of services in providing direct electrical and lighting solutions for developments and projects within Singapore via the CCM brand.

Where the product level is concerned, the Group intends to sharpen and consolidate its market

position in Singapore by building strong branding to boost the range of products sold under its CCM and CRM brands.

By our collective efforts, we remain committed to deliver greater business value and fulfil our service promise to our customers, as we continue to explore viable and lucrative business opportunities to increase our revenue and profit.

#### **Acknowledgements**

On behalf of the Board, I would like to extend my gratitude towards the Group's staff and management who have been tenaciously devoted to the Group with their great contribution and hard work. We are grateful to our staff for working closely with us to help implement and adapt to the COVID-19 restrictions during the year. Thank you for riding through the pandemic challenges with us to navigate tough terrains together to move towards better times.

A big thank you to our valued customers, who have been so understanding and supportive of us even during the difficult times. Your patience is greatly appreciated and remains one big driving force to motivate us to do even better for you.

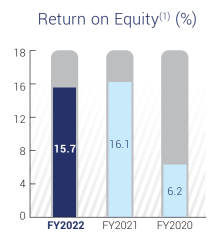
I would also like to show my appreciation for our reliable business partners and suppliers who have stood by us through the years. We are grateful for their steadfast alliance that has been an important contributing factor towards our business success.

Finally, we would like to thank our shareholders for their unwavering faith in us. The journey has been tumultuous and the road ahead will be uncertain, but we believe that with your support, we can overcome all obstacles in our way to emerge even stronger as we continue to create greater value for you and our partners.

## FINANCIAL HIGHLIGHTS

#### FINANCIAL YEAR ENDED 31 DECEMBER





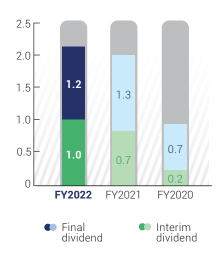








### Dividend Per Ordinary Share (Cents)



<sup>1</sup> Return on Equity equals profit after tax and minority interest divided by equity attributable to the owners of the Company as at end of the financial year.

### **OPERATING & FINANCIAL REVIEW**

#### FINANCIAL PERFORMANCE

In a way Chahamanh	The ( Year ended :	Increase	
Income Statement	2022 S\$'000	2021 S\$'000	(Decrease) %
Revenue	87,587	79,375	10.3
Cost of sales	(62,256)	(55,790)	11.6
Gross profit	25,331	23,585	7.4
Other operating income	439	445	(1.3)
Administrative and selling expenses	(13,012)	(11,817)	10.1
Other operating expenses	(1,737)	(1,711)	1.5
Finance costs	(113)	(108)	4.6
Profit before income tax	10,908	10,394	4.9
Income tax expense	(1,890)	(1,826)	3.5
Profit for the year, representing total comprehensive income for the year attributable			
to owners of the Company	9,018	8,568	5.3

#### REVIEW OF FINANCIAL PERFORMANCE

#### Revenue

The Group's revenue is derived from sales and retail of electrical products and accessories in Singapore ("Distribution Business") and rental income from its investment properties in Singapore ("Property Investment").

Total revenue increased by \$8,212,000 or 10.3%, from \$79,375,000 for the financial year ended 31 December 2021 ("FY2021") to \$87,587,000 for the financial year ended 31 December 2022 ("FY2022"), mainly due to an increase in the revenue from the Distribution Business segment.

#### **Distribution Business**

Revenue from Distribution Business segment increased by \$8,191,000 or 10.4%, from \$78,876,000 in FY2021 to \$87,067,000 in FY2022.

The increase was mainly due to the (i) strong demand from our customers; and (ii) upward adjustment of selling prices for certain electrical products and accessories in FY2022.

#### **Property Investment**

Rental income from the Property Investment segment increased by \$21,000 or 4.2%, from \$499,000 in FY2021 to \$520,000 in FY2022. All properties were fully leased out in FY2022 and FY2021.

#### Cost of sales

Cost of sales increased by \$6,466,000 or 11.6%, from \$55,790,000 in FY2021 to \$62,256,000 in FY2022, which is in line with the increase in revenue.

#### **Distribution Business**

Cost of sales of the Distribution Business segment increased by \$6,460,000 or 11.7%, from \$55,361,000 in FY2021 to \$61,821,000 in FY2022, which is generally in line with the increase in revenue for this segment.

#### **Property Investment**

Cost of sales of the Property Investment segment increased marginally by \$6,000 or 1.4%, from \$429,000 in FY2021 to \$435,000 in FY2022, which is generally in line with the increase in revenue for this segment.

### **OPERATING & FINANCIAL REVIEW**

# Gross profit and gross profit margin

Gross profit increased by \$1,746,000 or 7.4% from \$23,585,000 in FY2021 to \$25,331,000 in FY2022. Gross profit margin has been stable and there was a marginal decrease of 0.8% from 29.7% in FY2021 to 28.9% in FY2022.

The gross profit margin of the Distribution Business segment decreased marginally by 0.8% from approximately 29.8% in FY2021 to 29.0% in FY2022.

The gross profit margin of the Property Investment segment increased marginally by 2.3% from 14.0% in FY2021 to 16.3% in FY2022.

#### Other operating income

Other operating income decreased marginally by \$6,000 or 1.3%, from \$445,000 in FY2021 to \$439,000 in FY2022.

# Administrative and selling expenses

Administrative and selling expenses increased by \$1,195,000 or 10.1%, from \$11,817,000 in FY2021 to \$13,012,000 in FY2022. The increase in administrative and selling expenses was mainly due to an increase in (i) staff costs and staff welfare; (ii) products testing fees; and (iii) transportation expenses.

#### Other operating expenses

Other operating expenses increased marginally by \$26,000 or 1.5%, from \$1,711,000 in FY2021 to \$1,737,000 in FY2022.

#### Finance costs

Finance costs increased marginally by \$5,000 or 4.6% from \$108,000 in FY2021 to \$113,000 in FY2022.

#### Profit before income tax

As a result of the reasons mentioned above, the Group's profit before income tax increased by \$514,000 or 4.9% from \$10,394,000 in FY2021 to \$10,908,000 in FY2022.

#### **Current assets**

Current assets increased by \$6,221,000 from \$46,686,000 as at 31 December 2021 to \$52,907,000 as at 31 December 2022. The increase in current assets was mainly due to an increase in cash and bank balances of \$2,876,000, inventories of \$2,680,000, trade receivables of \$676,000 and investment in financial assets at FVTPL of \$52,000. These increases were partially offset by the decrease in other receivables and prepayments of \$63,000.

#### Non-current assets

Non-current assets decreased by \$723,000 from \$22,950,000 as at 31 December 2021 to \$22,227,000 as at 31 December 2022. The decrease in non-current assets was mainly due to the decrease of right-of-use assets of \$369,000, investment properties of \$332,000, club membership of \$17,000 and property, plant and equipment of \$5,000.

#### **Current liabilities**

Current liabilities increased by \$1,537,000 from \$13,264,000 as at 31 December 2021 to \$14,801,000 as at 31 December 2022. The increase in current liabilities was mainly due to an increase in trade payables of \$1,213,000, other payables and accruals of \$243,000, provision for taxation of \$70,000 and contract liabilities of \$57,000. The increases were partially offset by the decrease in current portion of lease liabilities of \$46,000.

### **FINANCIAL POSITION**

Statement of Financial Position	The C As at 31 I	Increase (Decrease)	
Statement of Financial Position	2022 S\$'000	2021 S\$'000	(Declease)
ASSETS			
Current assets			
Cash and cash equivalents	23,270	20,394	14.1
Trade receivables	5,959	5,283	12.8
Other receivables and prepayments	732	795	(7.9)
Financial assets at fair value through profit or loss	1,355	1,303	4.0
Inventories	21,591	18,911	14.2
Total current assets	52,907	46,686	13.3
Non-current assets			
Property, plant and equipment	7,124	7,129	(0.1)
Investment properties	12,533	12,865	(2.6)
Club membership	150	167	(10.2)
Right-of-use assets	2,420	2,789	(13.2)
Total non-current assets	22,227	22,950	(3.2)
Total assets	75,134	69,636	7.9
LIABILITIES AND EQUITY			
<b>Current liabilities</b>			
Trade payables	9,375	8,162	14.9
Other payables and accruals	2,856	2,613	9.3
Contract liabilities	217	160	35.6
Lease liabilities	430	476	(9.7)
Income tax payable	1,923	1,853	3.8
Total current liabilities	14,801	13,264	11.6
Non-current liabilities			
Lease liabilities	2,699	2,908	(7.2)
Deferred tax liability	91	131	(30.5)
Total non-current liabilities	2,790	3,039	(8.2)
Total liabilities	17,591	16,303	7.9
Total equity	57,543	53,333	7.9
Total liabilities and equity	75,134	69,636	7.9

### **OPERATING & FINANCIAL REVIEW**

#### Non-current liabilities

Non-current liabilities decreased by \$249,000 from \$3,039,000 as at 31 December 2021 to \$2,790,000 as at 31 December 2022. The decrease in non-current liabilities is mainly due to the decrease in the non-current portion of lease liabilities of \$209,000 and deferred tax liability of \$40,000.

# Net cash generated from operating activities

In FY2022, the Group generated net cash inflow from operating activities of approximately \$8,664,000, which was a result of operating cash flows before changes in working capital of approximately \$12,241,000, net working capital outflows of approximately \$1,817,000, income tax paid of approximately \$1,860,000 and interest received of approximately \$100,000.

## Net cash used in investing activities

In FY2022, the Group's net cash outflow for investing activities amounted to approximately \$501,000, mainly due (i) purchases of property, plant and equipment of \$491,000; and (ii) purchases of financial assets at FVTPL of \$95,000. These were partially offset by (i) proceeds from disposal of financial assets at FVTPL of \$29,000; (ii) dividend income from financial assets at FVTPL of \$53,000; and (iii) proceed from disposal of property, plant and equipment of \$3,000.

# Net cash used in financing activities

In FY2022, the Group's net cash outflow for financing activities amounted to approximately \$5,287,000, mainly due to (i) dividends payment of

\$4,778,000; (ii) lease liabilities and interest payments of \$685,000; and (iii) purchase of treasury shares of \$30,000. These were offset by proceeds from disposal of right-of-use asset of \$206,000.

#### DIVIDEND

The Company had, on 26 August 2022, paid an interim dividend of 1.00 Singapore cents. Together with the proposed final cash dividend of 1.20 Singapore cents, the total dividends declared for FY2022 would amount to approximately \$4.569 million (FY2021: \$4.157 million), representing approximately 50.7% (FY2021: 48.5%) of the Group's consolidated net profits attributable to shareholders in FY2022.

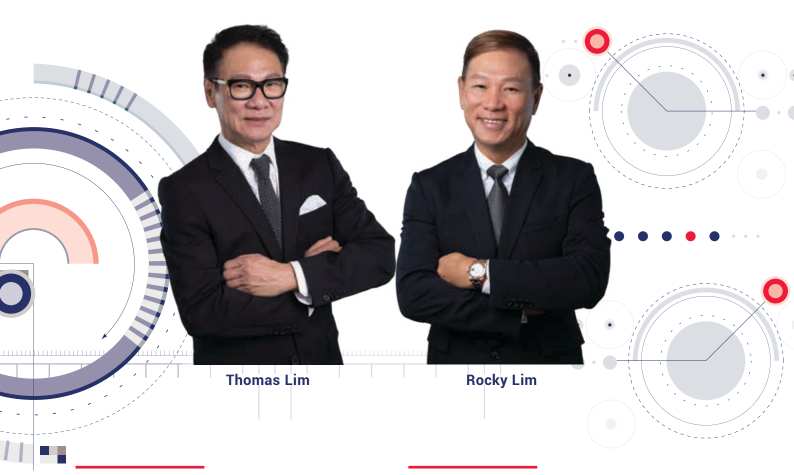
#### **CASH FLOW**

Statement of cash flow	The Group Year ended 31 December			
Statement of cash flow	2022 S\$'000	2021 S\$'000		
Net cash (used in)/from investing activities	(501)	753		
Net cash generated from operating activities	8,664	9,732		
Net cash used in financing activities	(5,287)	(3,617)		
Cash and cash equivalents at end of the year	23,270	20,394		

# **GROUP** STRUCTURE



## **BOARD OF DIRECTORS**



#### Thomas Lim

**Executive Chairman and CEO**Date of Appointment: 5 September 2014

Backed by more than 40 years of experience in the electrical retail business, Thomas Lim is responsible for the overall management and development of the Group, formulation of its strategic directions and expansion plans, as well as developing and maintaining relationships with our customers and suppliers. He was a founding partner of Choo Chiang Electrical Trading Service which was subsequently corporatised when Choo Chiang Marketing Pte. Ltd. ("CCM") was incorporated to take over the business in July 1991. Thomas Lim has been a director of CCM since its incorporation and currently does not hold directorships in any public-listed companies. Thomas Lim is the brother of Rocky Lim.

#### **Rocky Lim**

**Executive Director** 

Date of Appointment: 5 September 2014

Rocky Lim started out working in Choo Chiang Electrical Trading Service in 1977, and after its corporatisation, he became the Sales Manager of CCM. In 2001, he was promoted to Sales and Marketing Director and was appointed as a director of CCM. He is responsible for the sales and marketing and the development of the Group, and the maintenance of relationships with the Group's customers and suppliers. He currently does not hold directorships in any public listed companies. Rocky Lim is the brother of Thomas Lim.







Sho Kian Hin, Eric



**Tan Soon Liang** 

#### Lim Teck Chai, Danny Lead Independent Director Date of Appointment: 20 August 2018

Lim Teck Chai, Danny is our Lead Independent Director and was appointed to our Board on 20 August 2018. Danny Lim has more than 20 years of experience in the legal industry and is currently an equity partner in Rajah & Tann Singapore LLP. He joined the law firm in 1998 and has since been practising and advising on all aspects of corporate legal advisory and transactional work. He has a wide range of experience in acquisitions, investments, takeovers, initial public offerings and restructurings. He is also an Independent Director of Kimly Limited, Stamford Land Corporation Ltd, ValueMax Group Limited and Advancer Global Limited, all of which are companies listed on the SGX-ST.

Danny graduated with a Bachelor of Law (Honours) degree from the National University of Singapore in 1998 and a Master of Science (Applied Finance) degree from the Nanyang Technological University in 2006. He has been admitted as an advocate and solicitor of the Supreme Court of Singapore since 1999 and is a member of the Law Society of Singapore and the Singapore Academy of Law.

#### Sho Kian Hin, Eric Independent Director Date of Appointment: 13 November 2018

Sho Kian Hin, Eric is our Independent Director and was appointed to our Board on 13 November 2018. Eric Sho has over 20 years of experience in financial reporting and regulatory compliance and was involved in various financial related activities such as equity and pre-IPO fund raising, mergers and acquisitions, restructuring and group tax optimisation. Currently, Eric Sho is an Independent Director and Chairman of Audit Committee of Quantum Healthcare Ltd, OUE Lippo Healthcare Ltd, Sim Leisure Group Ltd and Versalink Holdings Ltd., all these companies are listed on SGX Catalist.

Eric Sho was with Ernst & Young Kuala Lumpur from 1995 as Assurance and Advisory Business Service Manager and left in 2002 to join the private sector. Eric Sho started off his professional training with Victor & Company in 1990 and is a Fellowship of the Association of Certified Chartered Accountants (FCCA) and a member of the Singapore Institute of Directors.

### **Tan Soon Liang**

Independent Director
Date of Appointment: 20 August 2018

Mr. Tan Soon Liang is our Independent Director and was appointed to our Board on 20 August 2018. Mr. Tan is the Founder and Managing Director of Ti Ventures Pte. Ltd., which invests in growing businesses and partnering business owners through leading its corporate development, business transformation and mergers and acquisitions functions since May 2009. He is also currently the Managing Director of Omnibridge Capital Pte. Ltd. since December 2014, which focuses on early stage angel and venture capital investments in start-ups and fastgrowing companies in Asia. Prior to this, he was Head of Business Advisory with BDO Raffles Advisory Pte Ltd since April 2006 and responsible for origination and execution of Pre-IPO, Mergers and Acquisitions and growth advisory mandates.

Mr. Tan currently serves as an Independent Director of ISDN Holdings Limited, which is dual-listed on Main Board of the SGX-ST and SEHK as well as Clearbridge Health Limited and GDS Global Limited which are listed on Catalist Board of the SGX-ST. He also served as an Independent Director of ValueMax Group Limited listed on Main Board of the SGX-ST. Mr Tan is also a Director of Spectra Secondary School since January 2022 and serves as a VP (Corporate Engagement and Careers) of Nanyang Technological University, Nanyang Business School Alumni Association Executive Committee since October 2021.

Mr. Tan holds a Bachelor of Business (Honours) Degree, majoring in Financial Analysis, from Nanyang Technological University which he obtained in July 1997 and a Master of Business Administration Degree from the University of Hull, United Kingdom in February 2001. Mr. Tan is also a CFA charterholder since September 2000 as well as a member of the Singapore Institute of Directors since March 2022.

### **KEY** MANAGEMENT





Morland Fu Chief Financial Officer and Company Secretary

Morland Fu joined the Group in August 2014. He is responsible for the financial accounting and reporting functions including accounting, internal controls, financial and management reporting, capital management, tax, compliance and merger and acquisition. Prior to joining the Group, he was a senior manager at Deloitte & Touche LLP. He holds a Master in Business Administration (Distinction) from the University of Manchester and a Bachelor in Financial Management from the Guangdong University of Foreign Studies in the PRC. He is a Non-Practicing Member of the Chinese Institute of Certified Public Accountants in the PRC, a member of the Association of Chartered Certified Accountants and a Chartered Accountant of Singapore of the Institute of Singapore Chartered Accountants.

Wilson Foo Chief Operating Officer

Wilson Foo is responsible for the overall management of the business, which includes overseeing and managing its day-to-day operations. He also assists the Executive Chairman and CEO in formulating marketing and sales strategies, conducting marketing activities to promote the Group's products, as well as sourcing for sales opportunities, and focuses mainly on generating sales for the Group. He first joined the Group in 1993 and left to be an Air Crew Specialist with the Republic of Singapore Air Force from February 1995 to March 1999. He re-joined the Group in March 1999 and worked his way up the ranks to Branch Manager and General Manager before being promoted to his current role. Wilson Foo is the nephew of Thomas Lim and Rocky Lim.





Josephine Tay Administrative Manager

Josephine Tay joined the Group in April 1991 and is responsible for all aspects of human resource and administrative functions of our Group and also the handling of accounts. Prior to joining us, she was an administrative clerk at Nitto Trading Company from February 1990 to March 1991 where she was responsible for handling calls, providing quotations, and invoicing customers. Josephine Tay is the wife of Rocky Lim and sister of Andy Tay.

Andy Tay Head of Sales (Retail)

Andy Tay joined the Group in July 1998 and was promoted up the ranks as retail sales assistance manager, head of project sales, project sales manager, export sales manager and Purchasing Manager before taking on his current role as the Group's Head of Sales (Retail) in 2020. He is responsible for developing and implementing retail sales strategies of the Group. He started out as an advertising sales executive at Info Ad Publishing Pte Ltd in 1995, following which he took on managerial roles at two other companies and was responsible for identifying and reaching out to new potential customers, responding to sales enquiries and providing solutions to clients' enquiries. Andy Tay is the brother-in-law of Rocky Lim and the brother of Josephine Tay.

# **MILESTONES**

Efficient one-stop service catering to a wide range of customers and their needs

1977°	A HERITAGE THAT STRETCHES BACK TO 1977 Choo Chiang Electrical Trading Service set up by	2009	RECENT DEVELOPMENTS  Acquired 50% stake in Neiken Electric (S) Pte.
	Thomas Lim with a business partner		Ltd. (formerly known as Neiken Switchgear (S) Pte. Ltd.)
[1991]	A HERITAGE THAT STRETCHES BACK TO 1991 Corporatised the business and set up Choo	2011	DISTRIBUTOR AND DEALER FOR MANY ESTABLISHED BRANDS
	Chiang Marketing Pte. Ltd. operating from Dunlop Street (retail branch) and Ang Mo Kio (retail branch/warehouse)		Ramped up sales of CCM and CRM brand of electrical products and accessories
1991°	9-	<b>2015</b>	REACHING GREATER HEIGHTS
ופפון	DISTRIBUTOR AND DEALER FOR MANY ESTABLISHED BRANDS		Listed on the SGX-ST Catalist on 29 July 2015
	Local distributor for Clipsal, Legrand and MK	<b>2015</b> °	OVER 30 YEARS OF RETAIL PRESENCE IN SINGAPORE
1993°	OVER 30 YEARS OF RETAIL PRESENCE IN SINGAPORE		Opened Ubi branch
	Opened Toa Payoh branch	<b>2015</b>	RECENT DEVELOPMENTS
1995°	<u> </u>		Incorporation of Choo Chiang Project Solutions Pte. Ltd.
[990]	DISTRIBUTOR AND DEALER FOR MANY ESTABLISHED BRANDS	<b>2015</b> °	OVER 30 YEARS OF RETAIL PRESENCE IN
	Local distributor for Hager		SINGAPORE
1007			Opened Tampines branch
1997)°	OVER 30 YEARS OF RETAIL PRESENCE IN SINGAPORE	<b>2016</b>	RECENT DEVELOPMENTS
	Opened Sims Avenue branch		(i) Incorporation of Choo Chiang Properties Pte. Ltd.
			(ii) Divested Neiken Electric (S) Pte. Ltd.
2000	OVER 30 YEARS OF RETAIL PRESENCE IN	<b>2018</b> °	OVER 30 YEARS OF RETAIL PRESENCE IN
	SINGAPORE Opened Woodlands branch	2010	SINGAPORE
			Relocation of existing retail branch from Bendemeer Road to Hamilton Road.
2001°	OVER 30 YEARS OF RETAIL PRESENCE IN	0010	0
	SINGAPORE	2018	RECENT DEVELOPMENTS
	Opened Bendemeer and Pioneer branches		Launched Choo Chiang Mobile Application
2002	OVER 30 YEARS OF RETAIL PRESENCE IN	<b>2019</b> °	RECENT DEVELOPMENTS
LUUL	SINGAPORE		Incorporation of Choo Chiang Cable Support System Sdn. Bhd.
	Opened Rowell branch and acquired warehouse in Woodlands		System Sun. Bhu.
	iii Woodidiido	<b>2020</b>	RECENT DEVELOPMENTS
2004	DISTRIBUTOR AND DEALER FOR MANY ESTABLISHED BRANDS		Repositioning Choo Chiang brand and better connected to our customers
	Started to carry own brands, CCM and CRM	2020	REACHING GREATER HEIGHTS
			Awarded the certificate of
2006°	DISTRIBUTOR AND DEALER FOR MANY ESTABLISHED BRANDS		Business Excellence from Enterprise Singapore
	Authorised dealer for Philips (light bulbs) and		Ranked top 100 brands in Singapore conferred by Brand
	KDK (fans)		Finance
2007°	OVER 30 YEARS OF RETAIL PRESENCE IN	2021	REACHING GREATER HEIGHTS
2001	SINGAPORE		Ranked top 100 brands in Singapore conferred by Brand
'	Opened Toh Guan branch		Finance

### **CORPORATE** SOCIAL RESPONSIBILITY

#### Dear Stakeholders.

With climate change evolving to become more pronounced, changes that resulted from it can be greatly felt throughout the world in the form of food and material shortage, driving up inflation. As such, corporate social responsibility is getting more attention as people become more conscious of environmental causes. Companies alike are integrating these meaningful purposes into their business functions as part of increasing community awareness.

FY2022 was a year the world transited into true endemic living as restrictions gradually lifted around the world. Given that the Group adapted and adjusted efficiently during the COVID-19 pandemic period, we have proven to be adaptable and flexible in dealing with unprecedented situations.

While the worst of the pandemic may be over, the environment remains fluid with a new series of issues that needs to be contended with. However, we are confident that armed with previous lessons learnt, we are ready to take on any new challenges ahead.

#### **Stakeholder Significance**

We value our stakeholders greatly because they form the cornerstone of our business. Various groups of stakeholders are responsible for the operations of our business, ensuring that we deliver quality services and products that live up to our reputation.

As COVID-19 restrictions gradually lifted, we find life resuming to normal and our business activities starting to pick up. Nevertheless, we continue to adopt a hybrid working model and foster employee mental wellness in the workplace to create a pleasant working environment.

As we roll back on our pandemic measures, we are confident in adapting to unforeseen situations and adopting appropriate necessary measures to cope with changes.

#### **People Capital**

Our people are the assets of our business. We strive to always put our employees at the core of our business. As we continue to adopt a hybrid working model by leveraging on our remote working infrastructure, we aim to enable our employees to have better work-life balance.

We encourage our employees to pursue their own interests beyond the workplace for a healthier mind. Not only is it beneficial for their well-being, it also helps





employees to perform productively at work when they do not feel overwhelmed. We continue to provide our employees with platforms where they can share about their problems and counselling programmes, seek help and address their mental health concerns.

We will monitor the situation from time-to-time and keep up with feedback to adjust such programmes to cater to the needs of our employees.

#### **Charities and Communities Commitment**

We see it as our responsibility to give back to society, in order to create a more sustainable community. The Group remains committed to donate regularly to organisations that advance causes which resonate with our corporate philosophy and values.

#### **Environmental Ethics**

The Group is on an organisation-wide effort to go paperless. We have been embracing our go-green notion by encouraging our customers and business partners to work with electronic formats when transacting with us, instead of using paper documents.

On this note, we also do our part to ensure the confidentiality of our sensitive information by encrypting our documents. This effort has helped to increase our productivity as we reduce the time needed to locate paper documents.

To find out more about our sustainability initiatives, please refer to our Sustainability Report 2023, which will be published separately in April 2023 and can be accessed from the Singapore Exchange website at www.sgx.com.



#### **Whistle-Blowing Policy**

As part of the Group's effort to uphold the highest standard of integrity, we have a whistle-blowing policy in place to encourage employees to expose any wrongdoing that they encounter in the workplace to the Audit Committee. All reports will be kept in confidence to protect the identity of the reporting staff. The Committee will investigate all reported cases and take actions, if necessary, to address any irregularities discovered.

#### **Investor Relations Efforts**

As a company listed on the Singapore stock exchange, we are required to make announcements of material information promptly to fulfil our listing responsibility. It is our way of informing our shareholders of the Group's important developments, which may have an impact on our share price. Information on the Group's latest announcements can be retrieved from the Singapore Exchange website at <a href="https://www.sgx.com">www.sgx.com</a> and our website at <a href="https://www.sgx.com">www.sgx.com</a> and <a

## **CORPORATE INFORMATION**

#### **BOARD OF DIRECTORS**

Mr Lim Teck Chuan, Thomas

(Executive Chairman and Chief Executive Officer)

Mr Lim Teck Seng, Rocky

(Executive Director)

Mr Lim Teck Chai, Danny

(Lead Independent Director)

Mr Sho Kian Hin, Eric

(Independent Director)

Mr Tan Soon Liang

(Independent Director)

#### **AUDIT COMMITTEE**

Mr Sho Kian Hin, Eric

(Chairperson)

Mr Tan Soon Liang

(Member)

Mr Lim Teck Chai, Danny

(Member)

#### **REMUNERATION COMMITTEE**

Mr Lim Teck Chai, Danny

(Chairperson)

Mr Sho Kian Hin, Eric

(Member)

Mr Tan Soon Liang

(Member)

#### **NOMINATING COMMITTEE**

Mr Tan Soon Liang

(Chairperson)

Mr Lim Teck Chuan, Thomas

(Member)

Mr Lim Teck Chai, Danny

(Member)

Mr Sho Kian Hin, Eric

(Member)

#### **COMPANY SECRETARIES**

Ms Lai Foon Kuen, ACIS Mr Morland Fu, CA

#### **SHARE REGISTRAR**

M & C Services Private Limited 112 Robinson Road #05-01 Singapore 068902

#### **SPONSOR**

SAC Capital Private Limited 1 Robinson Road #21-00 AIA Tower Singapore 048542

#### **AUDITOR**

Mazars LLP

135 Cecil Street

#10-01

Singapore 069536

Partner-in-charge:

Mr Tan Chee Tyan

(Appointed with effect from the financial year ended 31 December 2020)

#### **REGISTERED OFFICE**

10 Woodlands Loop

Singapore 738388

Website: https://www.choochiang.com/

T +65 6368 5922

F +65 6363 5922

#### **INVESTOR RELATIONS**

Choo Chiang Holdings Ltd. Email: ir@choochiang.com



The board of directors (the "Board") and the management (the "Management") of Choo Chiang Holdings Ltd. (the "Company") are committed to achieving a high standard of corporate governance within the Company and its subsidiaries (the "Group"). Underlying this commitment is the belief that good corporate governance will help to enhance corporate performance and protect the interests of the Company's shareholders ("Shareholders").

This report describes the Company's corporate governance processes and structures that were in place throughout the financial year ended 31 December 2022 ("FY2022"), with specific reference to the principles and provisions of the Code of Corporate Governance 2018, which was issued by Monetary Authority of Singapore on 6 August 2018 (the "2018 Code").

The Board is pleased to confirm that the Company has adhered to the core principles of the 2018 Code and any deviations from its provisions are explained in this report.

#### Principle 1: The Board's Conduct of its Affairs

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

#### Provision 1.1 - Principal functions of the Board

The Board is collectively responsible for the long-term success of the Group and is accountable to Shareholders. The functions of the Board include the following which are also part of the matters reserved for the Board's approval:—

- a) set the Company's code of conduct, values and standards (including ethical standards), and ensures that obligations to Shareholders and other stakeholders are understood and duly met;
- b) deciding on strategic objectives, key business initiatives, major investments and funding matters;
- c) monitoring the performance of the Management and reviewing the financial performance of the Group;
- d) implementing effective risk management systems including safeguarding of Shareholders' interest and the Company's assets and ensuring the adequacy of the Group's internal controls;
- e) approving nominations to the Board and appointments to the various Board committees;
- f) considering sustainability issues relating to the environmental, social and governance aspects of the Group's business and strategy;
- g) providing oversight in the proper conduct of the Group's business and assuming responsibility for corporate governance, including ensuring proper accountability within the Group; and
- h) ensuring compliance with the Code of Corporate Governance, the Singapore Companies Act 1967, the Company's Constitution, the SGX-ST Listing Manual Section B: Rules of Catalist (the "Catalist Rules"), accounting standards and other relevant statutes and regulations.

Each director is required to promptly disclose any conflicts or potential conflicts of interest, whether direct or indirect, in relation to a transaction contemplated by the Group. Where a potential conflict of interest arises, the Director concerned does not participate in discussion and refrains from exercising any influence over other members of the Board.

#### Provision 1.2 - Directors' orientation and training

The Company recognises the importance of appropriate training for its Directors. Directors are constantly kept abreast of developments in regulatory, legal and accounting frameworks that are of relevance to the Group through participation in seminars and workshops. The training of Directors will be arranged and funded by the Company. Please also refer to Principle 4 regarding the Nominating Committee ("NC")'s plan for the Directors' training and professional development programmes.

The Board ensures that new incoming directors are familiarised with the Group's businesses and corporate governance practices upon their appointment, to facilitate the effective discharge of their duties. A formal letter will be sent to newly appointed directors upon their appointment explaining, among other things, their roles, duties and responsibilities as members of the Board. The Board ensures that any incoming Director will be given an orientation on the Group's business strategies and operations and governance practices to facilitate the effective discharge of his duties. A visit to the Company's principal place of operations and warehouse will be arranged where necessary.

The NC will, going forward and in accordance with Rule 406(3)(a) of the Catalist Rules, ensure that any new director appointed by the Board, who has no prior experience as a director of an issuer listed on the SGX-ST, must undergo mandatory training in his roles and responsibilities as prescribed by the SGX-ST. During FY2022, no new Director was appointed to the Board.

The Board as a whole is kept up-to-date on pertinent business developments in the business, including the key changes in the relevant regulatory requirements and financial reporting standards, risk management, corporate governance and industry specific knowledge so as to enable them to properly discharge their duties as Board or Board Committee members. During FY2022, the following briefings and updates were provided to the Board:

- a) briefing by the Company's external auditors, Mazars LLP ("Mazars"), on
  - (i) the key developments in financial reporting and governance standards at the half-yearly meetings;
  - (ii) key audit matters to be disclosed in the annual report;
- b) briefing by the Company's Chief Executive Officer ("CEO") at each Board meeting on business and strategic developments of the Group;
- c) news releases issued by the SGX-ST and the Accounting and Corporate Regulatory Authority which are relevant to the Directors and circulated to the Board;
- d) training on Environmental, Social and Governance as prescribed by SGX-ST, pursuant to Catalist Rules 720(6); and
- e) regulatory updates from the Company's sponsor, SAC Capital Private Limited.

#### Provision 1.3 - Matters requiring Board approval

The Group has adopted internal guidelines governing matters that require the Board's approval which has been clearly communicated to the Management. The Board approves transactions exceeding certain threshold limits, while delegating authority for transactions below those prescribed limits to the respective Board Committees and specific members of the key management via a structured Delegation of Authority matrix, which is reviewed on a regular basis and accordingly revised when necessary.

Matters specifically reserved for the Board's approval include material acquisitions and disposal of assets, corporate or financial restructuring, capital expenditure budgets, review of performance, share issuances, dividends to Shareholders and interested person transactions. Clear directions have been imposed on the Management that such matters must be approved by the Board.

#### Provision 1.4 - Delegation by the Board

All of the Company's Directors objectively discharge their duties and responsibilities at all times as fiduciaries in the interests of the Group. To facilitate effective management, the Board delegates such functions and authority to the Board Committees without abdicating its responsibility. These committees include the Audit Committee ("AC"), the NC and the Remuneration Committee ("RC") (each a "Board Committee") and operate within clearly defined terms of reference and functional procedures. Each of these committees reports its activities regularly to the Board. Where necessary, the terms of reference and operating procedures would be updated to keep in line with the Catalist Rules and the Code.

These committees have the authority to examine particular issues within their terms of reference and report back to the Board with a fair recommendation. The ultimate responsibility for the final decision on all matters lies with the Board. The effectiveness of each committee is also constantly reviewed by the Board.

The composition of the Board and Board Committees are as follows:

	Directors	Board Membership	Audit Committee	Nominating Committee	Remuneration Committee
1	Mr Lim Teck Chuan (" <b>Thomas Lim</b> ")	Executive Chairman and CEO	_	Member	-
2	Mr Lim Teck Seng ("Rocky Lim")	Executive Director	_	_	-
3	Mr Lim Teck Chai, Danny (" <b>Danny Lim</b> ")	Lead Independent Director	Member	Member	Chairperson
4	Mr Sho Kian Hin, Eric ( <b>"Eric Sho"</b> )	Independent Director	Chairperson	Member	Member
5	Mr Tan Soon Liang	Independent Director	Member	Chairperson	Member

Further information on the respective Board Committees is set out under the various Principles in this report.

#### Provision 1.5 - Board meetings, attendance and multiple commitments

The Board meets at least twice in a year to approve, among others, announcements of the Group's half-yearly and full year financial results. The Board may have informal discussions on matters requiring urgent attention, which would then be formally confirmed and approved by circulating resolutions in writing. Ad-hoc meetings are also convened as and when they are deemed necessary. As provided in the Company's Constitution, the Board may convene telephonic and videoconferencing meetings.

The number of Board and Board Committee meetings during FY2022 and the attendance of each Director are set out below:

	Board		Audit Committee		Nominating Committee		Remuneration Committee	
	No. of Meetings Held <sup>(1)</sup>	No. of Meetings Attended						
Mr Thomas Lim	2	2	2	2(2)	1	1	1	1(2)
Mr Rocky Lim	2	2	2	2(2)	1	1(2)	1	1(2)
Mr Danny Lim	2	2	2	2	1	1	1	1
Mr Eric Sho	2	2	2	2	1	1	1	1
Mr Tan Soon Liang	2	2	2	2	1	1	1	1

<sup>(1)</sup> Represents the number of meetings during FY2022. Our Audit committee and Board of Directors meetings were held on 23 February 2022 and 08 August 2022.

<sup>(2)</sup> Attendance at meetings that were held on a "By Invitation" basis.

All Directors are required to declare their board appointments. When a director has multiple board representation, the NC will consider whether the director is able to adequately carry out his duties as a director of the Company, taking into consideration the director's number of listed company board representations and other principal commitments. The NC has reviewed and is satisfied Mr Danny Lim, Mr Eric Sho and Mr Tan Soon Liang who sit on multiple boards, have been able to devote sufficient time and attention to the affairs of the Company to adequately discharge their duties as Directors of the Company.

#### Provision 1.6 - Access to information

The Board is provided with adequate information by the Management in a timely manner and prior to Board meetings on matters to be deliberated. This facilitates an informed decision-making process to enable the Directors to discharge their duties and responsibilities. Directors are also updated on initiatives and developments on the Group's business whenever possible on an on-going basis. All Directors are entitled to be provided with any additional information needed to make informed decisions.

#### Provision 1.7 – Access to Management and Company Secretary

The Directors have separate and unrestricted access to the Management, and the company secretaries and where it is necessary for the Directors to seek independent professional advice to effectively discharge their duties, the Directors can, whether as a group or individually, seek the requisite advice at the Company's expense.

The company secretaries and/or their representatives are required to attend all Board and Board Committee meetings and assists the Board and the Board Committees in ensuring that the respective procedures are followed and the applicable rules and regulations are complied with.

Under the direction of the Chairman, the company secretaries' responsibilities include ensuring good information flows with the Board and its Board committees and between the Management and Independent Directors, advising the Board on all governance matters as well as facilitating orientation and assisting with professional development as required.

The appointment and the removal of the company secretaries are subject to the approval of the Board.

#### **Principle 2: Board Composition and Guidance**

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.

#### Provision 2.1 - Board Independence

As set out under the 2018 Code, an independent director is one who is independent in conduct, character and judgement, and has no relationship with the company, its related corporations, its substantial shareholders or its officers that could interfere, or be reasonably perceived to interfere, with the exercise of the director's independent business judgement in the best interests of the company. The NC assess and reviews annually the independence of a director bearing in mind the salient factors as set out under the 2018 Code as well as all other relevant circumstances and facts.

Each Independent Director is required to complete a Director's Independence Checklist annually to confirm his independence based on the 2018 Code. The Directors must also confirm whether they consider themselves independent despite not having any relationship identified in the 2018 Code. Based on the confirmation of independence submitted by the Independent Directors, the NC was of the view that each Independent Director is independent on the following basis:

- (a) The Independent Directors: (i) are not employed by the Company or any of its related corporations for the current or any of the past three (3) financial years; and (ii) do not have an immediate family member who is employed or has been employed by the Company or any of its related corporations for the past three (3) financial years, and whose remuneration on is determined by the RC.
- (b) None of the Independent Directors has served on the Board beyond nine (9) years from the date of first appointment.
- (c) None of the Independent Directors and their immediate family member had in the current or immediate past financial year (i) provided or received payments from the Group aggregated over any financial year in excess of S\$50,000 for services other than compensation for board service; or (ii) was a substantial shareholder, partner, executive officer or a director of any organisation which provided or received payments from the Group aggregated over any financial year in excess of S\$200,000 for services rendered.
- (d) None of the Independent Directors are directly associated with a substantial Shareholder of the company in the current or immediate past financial year.

#### Provision 2.2, 2.3 and 2.4 - Board composition and diversity

The Board currently comprises five (5) Directors, three (3) of whom are Independent and Non-Executive Directors and two (2) are Executive Directors. The Chairman is not independent. As the Independent Directors make up a majority of the Board, the Company has complied with Provisions 2.2 and 2.3 of the 2018 Code.

The Company is committed to build a diverse, inclusive and collaborative culture. The Company recognises and embraces the benefits of diversity on the Board, and views diversity at the Board level as an essential element in supporting the attainment of its strategic objectives and its sustainable development.

The Board Diversity Policy provides that, in reviewing Board composition and succession planning, the NC will consider the benefits of all aspects of diversity, including diversity of skills, business experience, industry discipline, gender, age, ethnicity and culture, geographical background and nationalities, tenure of service and other relevant factors. These differences will be considered in determining the optimum composition of the Board and when possible should be balanced appropriately. All Board appointments are made based on merit, in the context of the skills, experience, independence and knowledge which the Board as a whole requires to be effective. Diversity is a key criterion in the instructions to external search consultants.

The NC has reviewed and is satisfied that the current composition and board size is appropriate for effective decision making, having taken into consideration the nature and scope of the Group's operations. The three (3) Independent Directors, who make up more than half of the Board, provide the Board with independent and objective judgment on corporate affairs of the Company.

The Board with the assistance of the NC is proactive in seeking to maintain an appropriate balance of expertise, skills and attributes among the Directors, and this is reflected in the diversity of backgrounds and the competency of each of the Directors.

Board diversity target is to maintain overall balance and competency of the Board. Such competency includes accounting, legal, relevant industry knowledge, entrepreneurial and management experience, familiarity with relevant regulatory requirements and risk management. This diversity and competency allows the Management to tap on the broad range of views and perspective and the breadth of experience of the Directors. The board diversity target is achieved.

The Board took the following steps to maintain or enhance its balance and diversity:

- a) Annual review by the NC to assess if the existing attributes and core competencies of the Board are complementary and enhance the efficacy of the Board; and
- b) Annual evaluation by the Directors of the skill sets the other Directors possess, with a view to understand the range of expertise which is lacking by the Board.

Provision 2.5 - Non-executive directors and/or independent directors meet without presence of management

During the year, the Non-Executive Directors communicated among themselves and met without the presence of the Management as and when warranted. The Lead Independent Director subsequently provides material feedback received to the Board.

#### Principle 3: Chairman and Chief Executive Officer

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.

#### Provision 3.1 - Separation of the role of the Chairman and the CEO

Mr Thomas Lim is the Company's Executive Chairman and CEO. He is the founder of the Group and has played an instrumental role in developing the Group's business since its establishment. He has considerable industry experience and a wide business network and has also provided the Group with strong leadership and vision. Taking into account the size, scope and the nature of the operations of the Group, as well as the familiarity of Mr Thomas Lim at managing the affairs of the Group, the Board is of the view that it is in the interest of the Group to adopt a single leadership structure.

#### Provision 3.2 - Role of the Chairman and the CEO

Mr Thomas Lim, as the Executive Chairman and the CEO, is responsible for implementing the Group's strategies and policies as well as the day-to-day management of the Group's operations. He also leads the Board to ensure its effectiveness on all aspects of its role and set the agenda for the Board meetings, in particular strategic issues. The Executive Chairman also sets guidelines and ensures quality, completeness, adequacy and timeliness of information between the Board and the Management, facilitates the effective contribution of the Non-Executive Directors, and builds constructive relations within the Board and between the Board and the Management. The Executive Chairman ensures effective communication between the Board and Shareholders and promotes high standards of corporate governance.

There is no concentration of power as the Group is run objectively on a transparent basis and the Board feels that there is adequate representation of Independent Directors (more than half) on the Board. All major decisions made by the Board are subject to majority approval of the Board. The Board believes that there are adequate safeguards and checks in place to ensure that the process of decision-making by the Board is independent, based on collective decisions without any individual or group of individuals being able to exercise considerable concentration of power or influence.

#### Provision 3.3 – Lead Independent Director

In view of the dual roles of the Chairman and the CEO by Mr Thomas Lim, the Board is mindful of the need to appoint a lead independent director to provide focal leadership in situations where the Chairman is conflicted. In this regard, the Board has appointed Mr Danny Lim as the Lead Independent Director to co-ordinate and lead the Independent Directors to provide a non-executive perspective and contribute to a balance of viewpoints on the Board. He is the principal liaison on board issues between the Independent Directors and the Executive Chairman. He is available to any Shareholders who may have concerns, where contact through the normal channels via the Executive Chairman and CEO, the Executive Director and/or the Company's Chief Financial Officer (the "CFO") has failed to provide satisfactory resolution, or where such contact is inappropriate.

All the Board Committees are chaired by Independent Directors and more than half of the Board composition consists of Independent Directors. The Board is of the view there are sufficient safeguards and checks in place to ensure that the process of decision-making by the Directors is independent and based on collective decision-making without the Executive Chairman and CEO being able to exercise considerable power or influence.

The NC has also reviewed the Board's performance as a whole and was satisfied that members of the Board possess the relevant core competencies in areas of accounting and finance, legal, business and management experience, and strategic planning. In particular, the non-executive Directors, who are mostly professionals in their selected fields, are able to take a broader view of the Group's activities, contribute their valuable experience and provide independent judgment during the Board's deliberation on Group's matters.

#### **Principle 4: Board Membership**

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.

#### Provision 4.1 and 4.2 - Composition of the NC

The NC consists of three (3) Independent Directors (including the Lead Independent Director) and one (1) Executive Director. The majority of the members of the NC, including the NC Chairperson, is independent.

Mr Tan Soon Liang – Chairperson Mr Danny Lim – Member Mr Eric Sho – Member Mr Thomas Lim – Member

The key terms of reference of the NC include:

- a) evaluate and review nominations for appointment and re-appointment to the Board and the various committees;
- b) nominate directors for re-election at the Company's annual general meeting ("AGM"), having regard to the Director's contribution and performance;
- c) review and approve all promotions of key management;
- d) determine annually and as and when circumstances require if a Director is independent;
- e) recommend to the Board the process for the evaluation of the performance of the Board, the Board committees, individual Directors, and propose objective performance criteria to assess the effectiveness of the Board as a whole, the Board Committees and the contribution of each Director;
- f) decide whether or not a Director is able to and has been adequately carrying out his duties as Director of the Company;
- g) review and make recommendations to the Board on relevant matters relating to the succession plans of the Board in particular, the Chairman, the CEO and key management; and
- h) review the training and professional development programmes for the Board.

The NC makes recommendations to the Board on relevant matters relating to the Board including succession planning; all board appointments/re-appointments of Directors, taking into consideration composition of the Board and progressive renewal of the Board; how the Director fits into the overall competency matrix of the Board as well as the Director's contribution and performance at Board meetings, including attendance, preparedness and participation; training and professional development programmes for the Board.

The Company has an open policy for professional training for all the Board members, including Executive Directors and Independent Directors. The Company endorses the Singapore Institute of Directors ("SID") training programmes and sets a budget for such training and professional development programmes. All Board members are encouraged to attend any relevant training organised by the SID or any other organisation which provides relevant training courses for Directors. The cost of such training will be borne by the Company.

#### Provision 4.3 - Board Renewal

The NC has in place formal written procedures for making recommendations to the Board on the selection and appointment of Directors. Such procedures would be activated when a vacancy on the Board arises or when the Board is considering making a new Board appointment either to enhance the core competency of the Board or for purpose of progressive renewal of the Board.

In identifying suitable candidates, the NC may:

- a) advertise or use services of external advisers to facilitate a search;
- b) approach alternative sources such as the SID; or
- c) consider candidates from a wide range of backgrounds from internal or external sources.

After short listing the candidates, the NC shall:

- a) consider and interview all candidates on merit against objective criteria, taking into consideration that appointees have enough time available to devote to the position; and
- b) evaluate and agree on a preferred candidate for recommendation to and appointment by the Board.

#### Provision 4.4 – Independence review of Directors

As mentioned under Principle 2 above, the NC also reviews the independence of the Directors annually based on the 2018 Code and the Catalist Rules and has affirmed that Mr Danny Lim, Mr Eric Sho and Mr Tan Soon Liang are independent.

The Board notes the addition of Rule 406(3)(d)(iv) of the Catalist Rules, effective from 11 January 2023, where a director who has been a director for an aggregate period of more than nine (9) years may continue to be considered independent until the conclusion of the next AGM of the Company. As at date of this Report, none of the Directors has served on the Board for more than nine (9) years since their first appointments.

Based on Rule 720(4) of the Catalist Rules, a listed issuer must have all directors submit themselves for re-nomination and re-appointment at least once every three years. Regulation 114 of the Company's Constitution also provides that at least one-third of the Directors shall retire from office at the AGM. Accordingly, Mr Thomas Lim and Mr Danny Lim will retire at the forthcoming AGM. Mr Thomas Lim is the brother of Mr Rocky Lim, the Company's Executive Director. The NC has recommended to the Board that the retiring Directors be nominated for re-election. In recommending the above Directors for re-election, the NC has given regard to the results of the Board's assessment in respect of their competencies in fulfilling their responsibilities as Directors to the Board. The NC has also reviewed and affirmed the independence of Mr Danny Lim and is of the view that there are no relationships identified in the 2018 Code and the Catalist Rules which would affect his independence.

The key information on the Directors as at the date of this Report is set out below:

Name of Director	Mr Thomas Lim	Mr Rocky Lim	Mr Danny Lim	Mr Eric Sho	Mr Tan Soon Liang
Job Title	Executive Chairman and CEO, NC Member.	Executive Director.	Lead Independent Director, Chairperson of RC, AC Member and NC Member.	Independent Director, Chairperson of AC, RC Member and NC Member.	Independent Director, Chairperson of NC, RC Member and AC Member.
Date of initial appointment	5 September 2014	5 September 2014	20 August 2018	13 November 2018	20 August 2018
Date of last re-appointment (if applicable)	28 April 2021	27 April 2022	30 April 2020	28 April 2021	27 April 2022
Age	67	61	49	53	50
Country of principal residence	Singapore	Singapore	Singapore	Malaysia	Singapore
Professional qualifications	Nil	Nil	Bachelor of Law (Honours) degree from the National University of Singapore and Master of Science (Applied Finance) degree from the Nanyang Technological University	Fellow Membership of Association of Certified Chartered Accountant	Bachelor of Business (Honours) (Financial Analysis) from Nanyang Technological University, Master of Business Administration from University of Hull and CFA Charterholder from CFA Institute

Name of Director	Mr Thomas Lim	Mr Rocky Lim	Mr Danny Lim	Mr Eric Sho	Mr Tan Soon Liang
Working experience and occupation(s) during the past 10 years	More than 40 years of experience in the electrical retail business.	More than 40 years of experience in the electrical retail business.	Mr. Danny Lim joined Rajah & Tann Singapore LLP upon graduation in May 1998 and has since been practicing and advising on all aspects of corporate legal advisory and transactional work, both locally and regionally. He has experience in acquisitions, investments, takeovers, initial public offerings and restructurings, and his clients include multinational corporations, small medium enterprises, private equity and institutional investors, Singapore and foreign listed companies, financial institutions and others.	Mr. Eric Sho has over 20 years of experience in financial reporting and regulatory compliance and was involved in various financial related activities such as equity and pre-IPO fund raising, mergers and acquisitions, restructuring and group tax optimisation.  Mr. Eric Sho started off his professional training with Victor & Company in 1990. He was with Ernst & Young Kuala Lumpur from 1995 as Assurance and Advisory Business Service Manager and left in 2002 to join the private sector. In 2007, Mr. Eric Sho was appointed as Executive Director and Chief Financial Officer of China Farm Equipment Limited, a company formerly listed on the Mainboard of the SGX-ST. After China Farm Equipment Limited was privatised in 2013, Mr. Eric Sho remains involved in the ongoing corporate exercise to list its assets in China till 2017.	Mr. Tan Soon Liang is the Founder and Managing Director of Ti Ventures Pte. Ltd., which invests in growing businesses and partnering business owners through leading its corporate development, business transformation and mergers and acquisitions functions since May 2009. He is also the Managing Director of Omnibridge Capital Pte. Ltd., which focuses on early stage angel and venture capital investments in start-ups and fast growing companies in Asia. He is also Non-Executive Director of Ti Investment Holdings Pte Ltd since June 2010. He also served as Independent Director of Wong Fong Industries Limited from June 2016 to April 2019.  Mr. Tan currently serves as an Independent Director of ISDN Holdings Limited, which is dual-listed on Main Board of the SGX-ST and SEHK as well as Clearbridge Health Limited and GDS Global Limited which are listed on Catalist Board of the SGX-ST. He also served as an Independent Director of ValueMax Group Limited listed on Main Board of the SGX-ST. He also served as an Independent Director of ValueMax Group Limited listed on Main Board of the SGX-ST. He also served as an Independent Director of ValueMax Group Limited listed on Main Board of the SGX-ST. Mr Tan is also a Director of Spectra Secondary School since January 2022 and serves as a VP (Corporate Engagement and Careers) of Nanyang Technological University, Nanyang Business School Alumni Association Executive Committee since October 2021.

Na	me of Director	Mr Thomas Lim	Mr Rocky Lim	N	Ir Danny Lim		Mr Eric Sho	Mr	Tan Soon Liang
Oth	er Principal com	mitments (including	Directorships)						
(i)	Current								
_	Public companies	Nil	Nil	(i) (ii) (iii) (iv)	Stamford Land Corporation Ltd; Kimly Limited; Advancer Global Limited; and ValueMax Group Limited.	(i) (ii) (iii) (iv)	OUE LIPPO Healthcare Ltd; Quantum Healthcare Ltd; Sim Leisure Group Ltd; and Versalink Holdings Ltd.	(i) (ii) (iii) (iv) (v)	ISDN Holdings Limited; Clearbridge Health Limited; GDS Global Limited; ValueMax Group Limited; and Colex Holdings Limited <sup>(1)</sup>
-	Private companies	(i) TL Investment Holdings Pte. Ltd.; (ii) Choo Chiang Marketing Pte. Ltd.; (iii) Choo Chiang Properties Pte. Ltd.; and (iv) Choo Chiang Cable Support System Sdn. Bhd.	Marketing Pte. Ltd.; and (ii) Choo Chiang Properties Pte. Ltd.	Nil		(i) (ii)	China Farm Equipment Pte Ltd.; and Hartanah Kencana Sdn. Bhd.		ACH Investors Pte. Ltd; Allin Holdings Pte. Ltd.; Omnibridge Capital Ltd; Omnibridge Capital Pte. Ltd.; Omnibridge Investments Ltd; Omnibridge Investment Partners Pte. Ltd.; Omnibridge Investments Pte. Ltd.; Ti Investment Holdings Pte. Ltd.; and Ti Ventures Pte. Ltd.
(ii)	Past Directors	nips (within the last 5	years)						
-	Public companies	Nil	Nil	(i) (ii) (iii)	TEE Land Limited; UG Healthcare Corporation Limited; and Trans-Cab Holdings Ltd.	(i)	QT Vascular Ltd.	(i)	Wong Fong Industries Limited.

<sup>(1)</sup> Colex Holdings Limited was privatised and delisted from the SGX-ST on 22 March 2023. Mr Tan Soon Liang resigned from his position as Independent Director of Colex Holdings Limited on 31 March 2023.

Name of Director	Mr Thomas Lim	Mr Rocky Lim	Mr Danny Lim	Mr Eric Sho	Mr Tan Soon Liang
- Private companies	(i) CCM Ventures Pte. Ltd. (struck off); (ii) CCM Australia Pty. Ltd. (struck off); and (iii) Choo Chiang Project Solutions Pte. Ltd. (struck off).	Holdings Pte. Ltd.; and	Nil	Nil	(i) Omnibridge Investment Partners Ltd. (struck off); (ii) Allin International Holdings Pte. Ltd (struck off); (iii) MG Investors Pte. Ltd. (struck off); and (iv) The Learning Fort Pte Ltd (struck off)
Shareholding interest in the Company and its subsidiaries	Please refer to Directors' Statement, Directors' interests in shares or debentures of this Annual Report	Please refer to Directors' Statement, Directors' interests in shares or debentures of this Annual Report	Please refer to Directors' Statement, Directors' interests in shares or debentures of this Annual Report	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	Mr Thomas Lim and Mr Rocky Lim are brothers. Mr Thomas Lim is a controlling shareholder of the Company while Mr Rocky Lim is a substantial Shareholder of the Company.	Mr Thomas Lim and Mr Rocky Lim are brothers. Mr Thomas Lim is a controlling shareholder of the Company while Mr Rocky Lim is a substantial Shareholder of the Company.	Nil	Nil	Nil
Conflicts of interest	Nil	Nil	Nil	Nil	Nil
Appendix 7H undertaking	Yes	Yes	Yes	Yes	Yes

Pursuant to Rule 720(5) of the Catalist Rules of the SGX-ST, the information relating to the retiring Directors as set out in Appendix 7F of the Catalist Rules of the SGX-ST is disclosed below:

	Name of Director	to be re-elected
	Mr Thomas Lim	Mr Danny Lim
Date of appointment announcemer ("Previous Announcement")	Offer document dated 15 July 2015	20 August 2018
Changes from Previous Announcement	No.	Please see below.
Chang	es to the Previous Announcement, if app	plicable
(a) Whether at any time during the last 10 years, an application of a petition under any bankruptor law of any jurisdiction was filed against him or against partnership of which he was partner at the time when he was a partner or at any time within 2 years from the date he cease to be a partner?	or y s a a s n	No
(b) Whether at any time during the last 10 years, an application of a petition under any law of an jurisdiction was filed against a entity (not being a partnership of which he was a director of an equivalent person or a kee executive, at the time when he was a director or an equivalent person or a key executive of that entity or at any time within 2 years from the date he cease to be a director or an equivalent person or a key executive of that entity, for the winding used or dissolution of that entity or, where that entity is the trustee of a business trust, the business trust, on the ground of insolvency?	or y n n o) or y e e nt of n d ot of p y e e nt	No
(c) Whether there is any unsatisfie judgment against him?	d No	No
(d) Whether he has ever bee convicted of any offence in Singapore or elsewhere involving fraud or dishonest which is punishable wit imprisonment, or has bee the subject of any criminal proceedings (including an pending criminal proceeding of which he is aware) for sucpurpose?	e, y h n al y	No

		Name of Director to be re-elected	
		Mr Thomas Lim	Mr Danny Lim
(e)	Whether he has ever been convicted of any offence, in Singapore or elsewhere, involving a breach of any law or regulatory requirement that relates to the securities or futures industry in Singapore or elsewhere, or has been the subject of any criminal proceedings (including any pending criminal proceedings of which he is aware) for such breach?	No	No
(f)	Whether at any time during the last 10 years, judgment has been entered against him in any civil proceedings in Singapore or elsewhere involving a breach of any law or regulatory requirement that relates to the securities or futures industry in Singapore or elsewhere, or a finding of fraud, misrepresentation or dishonesty on his part, or he has been the subject of any civil proceedings (including any pending civil proceedings of which he is aware) involving an allegation of fraud, misrepresentation or dishonesty on his part?	No	No
(g)	Whether he has ever been convicted in Singapore or elsewhere of any offence in connection with the formation or management of any entity or business trust?	No	No
(h)	Whether he has ever been disqualified from acting as a director or an equivalent person of any entity (including the trustee of a business trust), or from taking part directly or indirectly in the management of any entity or business trust?	No	No
(i)	Whether he has ever been the subject of any order, judgment or ruling of any court, tribunal or governmental body, permanently or temporarily enjoining him from engaging in any type of business practice or activity?	No	No

	Name of Director	to be re-elected
	Mr Thomas Lim	Mr Danny Lim
(j) Whether he has ever, to his knowledge, been concerned with the management or conduct, in Singapore or elsewhere, of the affairs of:  i. any corporation which has been investigated for a breach of any law or regulatory requirement governing corporations in Singapore or elsewhere; or ii. any entity (not being a corporation) which has been investigated for a breach of any law or regulatory requirement governing such entities in Singapore or elsewhere; or iii. any business trust which has been investigated for a breach of any law or regulatory requirement governing business trusts in Singapore or elsewhere; or iv. any entity or business trust which has been investigated for a breach of any law or regulatory requirement that relates to the securities or futures industry in Singapore or elsewhere,  in connection with any matter occurring or arising during that period when he was so concerned with the entity or business trust?	No No No	Yes, as disclosed below  No  No  Yes, as disclosed below  Mr Danny Lim is the independent director of a company which has received a letter from the Singapore Exchange Regulation for the company and its directors to make representations pertaining to a corporate action which has been undertaken by the company. More particularly, the issue relates to application of listing rules specific to the corporate action. The company, together with its professional advisers, are engaging the Singapore Exchange Regulation to address its queries and provide its responses. The
		process is ongoing and there is currently no conclusion.
(k) Whether he has been the subject of any current or past investigation or disciplinary proceedings, or has been reprimanded or issued any warning, by the Monetary Authority of Singapore or any other regulatory authority, exchange, professional body or	No	Yes, as disclosed above.
government agency, whether in Singapore or elsewhere?		

Each member of the NC abstains from voting on any resolutions and making any recommendation and/or participating in discussion on matters in which he is interested.

Currently, the Company does not have any alternate Director on the Board.

## Provision 4.5 – Directors' time commitments

As set out under Provision 1.2, a formal letter will be sent to newly appointed directors to explain their roles, duties and responsibilities to the Company. Directors are also required to declare their board appointments as mentioned in Provision 1.5 above. To address the competing time commitments that are faced when Directors serve on multiple boards, the NC has discussed and agreed not to fix a maximum number of board representations but to take a holistic approach that, if the Directors do take up directorship in other listed companies, they will be able to adequately carry out their duties as Directors. Where necessary, the NC will make its assessment at the relevant time. The Board had accepted the NC's recommendation. Details on directorships and principal commitments of the Directors are set out under "Director's profile" section.

# **Principle 5: Board Performance**

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

# Provision 5.1 and 5.2 - Board Evaluation Process

A review of the Board, Board Committee and individual Director's performance is conducted by the NC annually. On the recommendation of the NC, the Board has adopted an internal process for evaluating the effectiveness of the Board as a whole, the Board Committees and individual Directors. Each Board member will be required to complete an appraisal form, which takes into consideration factors such as Board structure, conduct of meetings, risk management and internal controls, commitment to and attendance at meetings, level of participation and contribution by the Directors. The appraisal form will be returned to the Company Secretary who will collate the results for the Chairman of the NC who will present the results and recommendations to the Board. The key objective of the evaluation exercise is to obtain constructive feedback from each Director to continually improve the Board's performance.

The Board has not engaged any external facilitator in conducting the assessment of Board performance for this financial year. Where relevant, the NC will consider such engagements.

The NC, in assessing the contribution of each Director, had considered each Director's attendance and participation at Board and Board Committee meetings, his qualification, experience and expertise and the time and effort dedicated to the Group's business and affairs including the Management's access to the Directors for guidance or exchange of views as and when necessary. In assessing the effectiveness of the Board as a whole, both quantitative and qualitative criteria are considered.

# Principle 6: Procedures for developing remuneration policies

The Board has 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.

# Provision 6.1 and 6.2 - Composition of the RC

The RC consists of three (3) members, all of whom including the RC Chairperson, are non-executive and independent:

Mr Danny Lim – Chairperson Mr Eric Sho – Member Mr Tan Soon Liang – Member

According to its terms of reference, the responsibilities of the RC include the following:-

- a) make recommendations to the Board on a framework of remuneration for the Board and key management personnel of the Group and the specific remuneration packages for each Director (executive and independent) as well as for the key management personnel;
- review the Company's obligations arising in the event of termination of the Executive Directors and key management personnel's contracts of service, to ensure that such clauses are fair and reasonable and not overly generous;
- c) consider whether Directors, the CEO and key management personnel should be eligible for benefits under share schemes and such other long-term incentive schemes as may from time to time be implemented; and
- d) consider the remuneration disclosure requirements for Directors and the top five key management personnel as required by the Code of Corporate Governance.

# Provision 6.3 - Remuneration framework

The RC is responsible for ensuring that a formal and transparent procedure is in place for developing policy and for determining the remuneration packages of individual directors and key management personnels ("KMP"). The RC recommends for the Board's endorsement, a framework of remuneration which covers all aspects of remuneration, including but not limited to directors' fees, salaries, allowances, bonuses, benefits-in-kind and specific remuneration packages for each director and key management.

As part of its review, the RC ensures that the Directors and key management personnel are adequately but not excessively remunerated as compared to industry benchmarks and other comparable companies. The RC also takes into consideration the Company's relative performance and the performance of individual Directors and key management personnel. Executive Directors are paid a basic salary and a performance-related bonus that are linked to the performance of the Company. Key management are paid basic salary and performance bonus.

On an annual basis, the RC reviews and approves the annual increments, variable bonus to be granted to the Executive Directors and the key management which are within specific mandates sought from the Board.

The RC also reviews the Company's obligations arising in the event of termination of the Executive Directors and key management to ensure that the contracts of service contain fair and reasonable termination clauses which are not overly generous.

## Provision 6.4 - Remuneration consultant

The RC, has explicit authority within its terms of reference to seek appropriate expert advice in the field of executive compensation outside the Company on remuneration matters where necessary. There being no specific necessity, the RC did not seek the service of an external remuneration consultant in FY2022.

# Principle 7: Level and mix of remuneration

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.

## Provision 7.1 and 7.3 - Remuneration of Executive Directors and key management

The RC conducts annual reviews of the compensation to ensure that the remuneration of the Executive Directors and key management commensurate with their performance and that of the Company, giving due regard to the financial and commercial health and business needs of the Group. In structuring the compensation framework, the RC also takes into account the risk policies of the Group, the need for the compensation to be symmetric with the risk outcomes and the time horizon of risks.

In addition, to ensure the alignment of the Executive Directors and the key management with the interests of Shareholders and to promote the long-term success of the Company, the Company has adopted the Choo Chiang Performance Share Plan before its listing on the SGX-ST in July 2015 (the "Listing"). The RC will at the relevant time look into granting share awards under the Choo Chiang Performance Share Plan.

All revisions to the remuneration packages for the Executive Directors and key Management are subject to the review by and approval of the Board while Directors' fees are further subject to the approval of Shareholders.

The Company had entered into separate service agreements (the "Service Agreements") with each of Mr Thomas Lim and Mr Rocky Lim who are the Executive Directors, for a period of two (2) years from the date of Listing. Thereafter, the RC shall review the renewal of the Service Agreements (unless otherwise terminated by either party giving not less than six (6) months' prior written notice to the other).

Pursuant to their respective Service Agreements, Mr Thomas Lim and Mr Rocky Lim are entitled to a monthly salary and an annual wage supplement. They are also entitled to an annual performance bonus in respect of each financial year, which is calculated based on the Group's consolidated net profit before tax and exceptional items before taking into account the annual performance bonus. Under the Service Agreements, the salary, annual wage supplement and annual performance bonus shall be subject to annual review by the RC to be approved by the Board.

Having reviewed and considered the variable components of the remuneration on packages for the Executive Directors and the key management, which are deemed to be moderate, the RC is of the view that there is no need to institute contractual provisions to allow the Company to reclaim incentive components in exceptional circumstances of misstatement of financial results, or misconduct resulting in financial loss or fraud by Executive Directors and key management. The Board believes that the Company should be able to avail itself to remedies against the Executive Directors and key management in the event of such breach of fiduciary duties.

# Provision 7.2 – Remuneration of Non-Executive Directors

In reviewing the structure and level of directors' fees for the Independent Non-Executive Directors, the RC considers their level of contribution taking into account factors such as effort and time spent, and their respective roles and responsibilities on the Board and the Board Committees. The Independent Directors receive a basic fee for their services. The RC also ensures that the Independent Directors should not be over-compensated to the extent that their independence may be compromised. No Director is involved in deciding his own remuneration package.

# Principle 8: Disclosure on remuneration

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.

## Provision 8.1 – Disclosure of remuneration

While the 2018 Code recommends that companies fully disclose the amount and breakdown of remuneration for each individual director and the CEO on a named basis, the Board is of the opinion that it is not in the best interest of the Company to disclose the exact details of the Directors' remuneration due to competitiveness in the industry for talent. As such, the Board has deviated from complying with Provision 8.1 of the 2018 Code and has provided a breakdown, showing the level and mix of for each Director and the CEO in bands of \$\$250,000 for FY2022:—

Remuneration Band and Name of Director	Salary %	Bonus/Profit Sharing %	Fees %	Benefits in Kind %	Total %
Up to S\$250,000					
Mr Danny Lim	_	_	100	_	100
Mr Eric Sho	_	_	100	_	100
Mr Tan Soon Liang	_	_	100	_	100
S\$750,001 to S\$1,000,000					
Mr Rocky Lim	70	28	-	2	100
S\$1,250,001 to S\$1,500,000					
Mr Thomas Lim	61	38	_	1	100

Provision 8.1 of the 2018 Code recommends disclosure of remuneration of the top five key management personnel (who are not Directors or the CEO) on a named basis and in bands of \$\$250,000.

The Board is of the opinion that it is not in the best interest of the Company to disclose the exact details of the names, remuneration and annual aggregate of total remuneration of key management due to the sensitiveness of such information and high competition for talent. A breakdown, showing the level of the top key management personnel's remuneration (who are not Directors or the CEO) in bands of S\$250,000 for FY2022 is set out below:—

Remuneration Band	Salary and Bonus %	Benefits in Kind %
Up to \$\$250,000	95	5
Above S\$250,000	99	1

# Provision 8.2 - Remuneration of related employees

Ms Josephine Tay, the administrative manager and a key management of the Group, is the spouse of Mr Rocky Lim, the Group's Executive Director, and her annual remuneration for FY2022 was between S\$250,000 and S\$300,000. Save for Ms Josephine Tay, there are no other employees of the Group who are substantial Shareholders of the Company or are immediate family members of a Director, the CEO or a substantial Shareholder of the Company and whose remuneration exceeds S\$100,000.

# Provision 8.3 - Forms of remuneration and details of employee share schemes

Details pertaining to the form of remuneration and other payments and benefits of Directors and key management are disclosed under Provisions 8.1 and 8.2 above.

The Company has adopted the Choo Chiang Performance Share Plan ("PSP") before the Listing which aims to reward eligible employees including, Executive Directors, Independent Directors, key management and other employees of the Group. Controlling Shareholders and their associates who meet the eligibility criteria shall be eligible to participate in the PSP provided that (a) the participation of, and (b) the terms of each grant and the actual number of awards granted to, such persons are approved by the independent Shareholders in separate resolutions for each such person.

The aggregate number of ordinary shares in the issued share capital of the Company over which the RC may grant on any date, when added to the number of ordinary shares issued and issuable in respect of all shares granted under the PSP and any other share schemes to be implemented by the Company shall not exceed 15% of the issued share capital of the Company (excluding treasury shares and subsidiary holdings) on the day preceding the relevant date of award.

The PSP is administered by the RC comprising Mr Danny Lim (Chairperson), Mr Eric Sho and Mr Tan Soon Liang. Since its commencement till the date hereof, no awards has been granted under the PSP. Accordingly, none of the Directors, controlling Shareholders or their associates has been awarded any shares under the PSP and none of the participants was granted 5% or more of the total number of shares available under the PSP. The participants of the PSP do not include any directors or employees of any parent company and its subsidiaries.

## Principle 9: Risk Management and Internal Controls

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.

# Provision 9.1 – Nature and extent of risks

The Board acknowledges that it is responsible for the governance of risks and the overall internal control framework, but recognises that no cost effective internal control system will preclude all errors and irregularities, as a system is designed to manage rather than eliminate the risk of failure to achieve business objectives, and can provide only reasonable and not absolute assurance against the occurrence of material errors or poor judgment in decision-making.

The Board, assisted by the AC, reviews annually and ensures that a sound system of risk management and internal controls is maintained by the Group to safeguard Shareholders' interests and the Group's assets and determines the nature and extent of the significant risks which the Group is willing to take in achieving its strategic objectives.

The AC has engaged the services of an independent accounting and auditing firm, Crowe Horwath First Trust Risk Advisory Pte Ltd, as its internal auditors ("IA") to review on a regular basis and in accordance with the Standards for the Professional Practice of Internal Auditing laid down by the International Professional Practices Framework issued by the Institute of Internal Auditors, the internal controls of the Group addressing financial, operational, compliance and information technology controls. Subsequent to the review, the IA will report its findings to the AC and will propose recommendations to enhance the Group's internal controls and to resolve any instances of inadequate internal control processes. The Management is responsible for the implementation of the various recommendations and will report the progress of implementation to the AC. No material high risk findings were noted in the IA report for FY2022 and all other findings have been addressed by Management.

The Board and the AC work closely with the IA, external auditors and the Management to institute, execute and monitor relevant controls with a view to enhance the Group's risk management system. The Board did not establish a separate Board risk committee as it is currently assisted by the AC, IA and external auditors in carrying out its responsibility of overseeing the Group's risk management framework and policies.

The Board and the AC are responsible for (a) monitoring the risk of becoming subject to, or violating, any Sanctions Law; and (b) ensuring timely and accurate disclosures to SGX and other relevant authorities.

An overview of the key risks, the extent of the Group's exposure and the approach to managing these risks are set out on pages 98 to 106 of this Annual Report.

# Provision 9.2 - Assurance from the CEO and CFO

For FY2022, the Board and the AC have received assurance from the CEO and the CFO that: (a) the financial records have been properly maintained and the Group's 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 effective.

Based on the Group's framework of management controls in place, the internal control policies and procedures established and maintained by the Group, as well as the reviews performed by the IA and the external auditors, the Board with the concurrence of the AC, is of the view that the Group's internal controls, including financial, operational, compliance and information technology controls, and risk management systems in place during FY2022 are adequate and effective.

Management will continue to review and strengthen the Group's control environment and devote resources and expertise towards improving its internal policies and procedures to maintain a high level of governance and internal controls.

#### **Principle 10: Audit Committee**

The Board has an AC which discharges its duties objectively.

# Provision 10.1, 10.2 and 10.3 - Composition of the AC

The AC comprises three (3) members, all of whom including the AC Chairman, are independent and non-executive directors:

Mr Eric Sho – Chairperson Mr Danny Lim – Member Mr Tan Soon Liang – Member

None of the AC member is a former partner or director of, nor have any financial interest in the Company's existing auditing firm. The key written terms of reference of the AC, which is approved by the Board, are as follows:—

- a) review the adequacy, effectiveness, independence, scope of the Company's external audit and internal audit function, and review the results of the external and internal auditors' review and evaluation of the Group's system of internal controls;
- b) review the external auditors' reports;
- c) review with internal auditors the findings of their review report, internal control process and procedures, and make recommendations on the internal control process and procedures to be adopted by the Group;
- d) review the recommendations of the external and internal auditors and monitor the implementation of recommendations;
- e) review the co-operation given by the Directors and the Management to the external auditors and internal auditors;

- f) review the financial statements of the Company and the Group and the assurance from the CEO and CFO on the financial records and financial statements, and discuss any significant adjustments, major risk areas, changes in accounting policies, compliance with Singapore financial reporting standards, and concerns and issues arising from the audits including any matters which the auditors may wish to discuss in the absence of the Management, where necessary, before their submission to the Board for approval;
- g) commission and review the findings of internal investigation of any suspected fraud, irregularity or infringement of any relevant laws, rules or regulations, which has or is likely to have a material impact on the Group's operating results or financial position and the Management's response;
- h) making recommendations to the Board on the appointment, reappointment and removal of the external and internal auditors, and approving the remuneration and terms of engagement of the external and internal auditors;
- i) review the key financial risk areas, with a view to providing independent oversight on the Group's financial reporting, with the outcome of such review to be disclosed in the annual reports or, if the findings are material, to be immediately announced via SGXNet;
- j) review and recommend to the Board the types of risks or risk appetite the Company undertakes to achieve its business strategies. Oversee the risk management framework, policies and resources to manage and report risks within the Company's risk appetite;
- k) review, either internally or with the assistance of any third parties, and report to the Board at least annually the adequacy and effectiveness of the Company's internal controls, including financial, operational, compliance, risk management policies and information technology controls;
- recommend to the Board on the opinion and disclosure in the annual report on the adequacy and effectiveness
  of the Company's risk management and internal controls systems in accordance with the Catalist Rules and
  the 2018 Code;
- m) review interested person transactions, falling within the scope of Chapter 9 of the Catalist Rules, if any, and connected person transactions;
- n) review transactions falling within the scope of Chapter 10 of the Catalist Rules, if any;
- review any potential conflicts of interest and set framework to resolve or mitigate any potential conflict of interest:
- p) review and approve relevant policies and procedures implemented by the Group and conduct periodic review of such policies and procedures;
- q) undertake such other reviews and projects as may be requested by the Board and report to the Board its findings from time to time on matters arising and requiring the attention of the AC;
- r) review arrangements by which the Group's staff may, in confidence, raise concerns about improprieties in matters of financial reporting and to ensure those arrangements are in place for independent investigations of such matter and for appropriate follow-up; and
- s) undertake generally such other functions and duties as may be required by law or the Catalist Rules, and by such amendments made thereto from time to time.

## Provision 10.4 - Internal audit function

The internal audit function of the Group is currently undertaken by Crowe Horwath First Trust Risk Advisory Pte Ltd. The AC approves the hiring, removal, evaluation and compensation of the internal auditors.

The AC is satisfied that the internal audit function is independent and the internal auditors has adequate resources to perform its function effectively and is staffed by suitably qualified and experienced professionals with the relevant experience.

The primary reporting line of the internal audit function is to the AC, which also decides on the appointment, termination and remuneration of the head of the internal audit function. The internal audit function has unfettered access to all of the Group's documents, records, properties and personnel, including the AC, and has appropriate standing within the Group.

Further information on the Group's internal audit function are set out under the section "Risk Management and Internal Controls" in this report.

# Provision 10.5 - AC activities during the year

The AC meets on a half-yearly basis and plays a key role in assisting the Board to review significant financial reporting issues and judgments to ensure the quality and integrity of the accounting reports, the audit procedures, internal controls, financial statements and any announcements relating to the Group's financial performance.

The AC meets with the internal auditors and the external auditors, in each case, without the presence of the Management, at least annually. Matters to discuss include the reasonableness of the financial reporting process, the internal control process, the adequacy of resources, audit arrangements with particular emphasis on the observations and recommendations of the external auditors, the scope and quality of their audits and the independence and objectivity of the external auditors and any matters that may be raised.

The AC also reviews the independence and objectivity of the external auditors annually. The aggregate amount of fees paid or payable to the Company's auditors, Mazars, for FY2022 is as below.

External Auditor Fees for FY2022	S\$'000
Audit fees	75

The AC will review the scope and value of any non-audit services, which may be provided to the Group by the external auditors and should be satisfied that the nature and extent of any such services will not prejudice the independence and objectivity of the external auditors. Having considered that there has not been any non-audit services provided and non-audit fees paid during the financial year, the AC is satisfied with the independence and objectivity of Mazars and has recommended to the Board the nomination of Mazars for re-appointment as auditors of the Company at the forthcoming AGM.

The AC has explicit authority to investigate any matter within its terms of reference. It has full access to the Management and full discretion to invite any Director or key management personnel or any Executive Officer to attend its meetings. The AC is reasonably resourced to enable it to discharge its functions properly. During FY2022, the AC has received full co-operation from the Management and the Group's officers in the course of it carrying out its duties. It is also satisfied with the adequacy of the scope and quality of the external audits being conducted by Mazars.

The Company is in compliance with Rules 712 and 715 of the Catalist Rules in relation to its external auditors. Save for Choo Chiang Cable Support System Sdn. Bhd., a wholly-owned subsidiary of the Company incorporated in Malaysia which is dormant in FY2022 and not subjected to audit, the Company and all its subsidiaries are incorporated in Singapore and have been audited by Mazars. Mazars is registered with the Accounting and Corporate Regulatory Authority of Singapore ("ACRA").

Mr Eric Sho, the AC Chairperson has extensive and practical accounting and financial management knowledge and experience and is competent to lead the AC and keep its members abreast of changes to accounting standards and issues which have a direct impact on financial statements. In addition, the AC is also briefed by the external auditors for updates on any changes to relevant accounting standards which could have an impact on the Group's business and financial statements.

The Company has adopted a Whistle-Blowing Policy, which has been made available to all employees of the Group, to provide a channel for the Group's employees to report in good faith and in confidence their concerns about possible improprieties in the matter of financial reporting or in other matters. The Company has designated the AC, an independent function, to investigate whistleblowing reports made in good faith, ensures that the identity of the whistleblower is kept confidential, discloses its commitment to ensure protection of the whistleblower against detrimental or unfair treatment and is responsible for oversight and monitoring of whistleblowing reports. The Whistle-Blowing Policy provides for procedures to validate concerns and for investigation to be carried out independently by the AC. Depending on the nature of the concern raised or information provided, the investigation will be conducted, involving one or more of the following parties: (i) the Audit Committee; (ii) the external auditor of the Group; and (iii) the relevant regulators or authorities. For FY2022, there were no reported incidents pertaining to whistle-blowing.

In line with the recommendations by ACRA, the Monetary Authority of Singapore and SGX-ST, the AC can help to improve transparency and enhance the quality of corporate reporting by providing a commentary on Key Audit Matters ("KAM"). The AC, having reviewed the KAM presented by Mazars in their financial report, have concurred and agreed with Mazars and Management on their assessment, judgements and estimates on the significant matters reported.

# Principle 11: Shareholders' Rights and Conduct of General Meetings

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.

# Provision 11.1, 11.2, 11.3 and 11.4 - Conduct of general meetings

Shareholders are encouraged to participate during the general meetings. Shareholders are informed of general meetings through notices contained in annual reports or circulars sent to all Shareholders. These notices are also posted onto the SGXNet, company's website and/or the newspapers.

All Shareholders are invited to participate and are given the right to vote on resolutions at general meetings. The company tables separate resolutions at general meetings of shareholders on each substantially separate issue unless the issues are interdependent and linked so as to form one significant proposal.

Each item of special business included in the notice of the meeting is accompanied, where appropriate, by an explanation for the proposed resolution. A proxy form is posted onto the SGXNet together with the notice of general meeting to the Shareholders. The Company practises having separate resolutions at general meetings on each substantially separate issue. "Bundling" of resolutions are kept to a minimum and are done only where the resolutions are interdependent so as to form one significant proposal and only where there are reasons and material implications involved. The Company will put all resolutions to vote by poll and make an announcement of the detailed results showing the number of votes cast for and against each resolution and the respective percentages after the general meetings. An independent scrutineer firm is present to validate the votes at a general meeting.

As the authentication of Shareholder identity information and other related security issues still remain a concern, the Company has decided, for the time being, not to implement voting in absentia by mail, email or fax. In this connection, the Company has not amended its Constitution to provide for absentia voting methods. Voting in absentia and by electronic mail may only be possible following careful study to ensure that integrity of the information and authentication of the identity of the Shareholders through the web is not compromised.

In FY2022, all Directors including Chairman of the Board and the respective Chairpersons of the AC, RC and NC, the Management, and the external auditors are in attendance at AGM of the Company to address any queries of Shareholders.

For FY2022, the Company's AGM held on 27 April 2022 was held by way of electronic means, through "live webcast". The notices of general meetings were disseminated to Shareholders through publication on SGXNet and the Company's website. Shareholders participated in the AGM via electronic means and shareholders were invited to submit the questions in advance to the Chairman in advance of AGM.

In view of the easing of the COVID-19 community safe management measures in Singapore, the forthcoming AGM will be convened and held physically, details of which are set out in the Notice of AGM. Shareholders will be able to vote and ask questions in person at AGM.

# Provision 11.5 - Minutes of general meetings

The Company with the help of the company secretaries prepares minutes of general meetings that include substantial and relevant comments relating to the agenda of the meetings and responses from the Board and Management.

The proceeding of each of the general meetings will be properly recorded. All minutes of the general meetings will be available for inspection of Shareholders upon their request (upon approval by the Board). For the recent general meetings of the Company held in FY2022, the Company had published the minutes of the general meetings on its corporate website and the SGXNet within one month from the conclusion of the general meetings.

## Provision 11.6 – Dividend policy

The Company had announced on 23 February 2022, that it has adopted a dividend policy that it believes appropriately reflects its goals, strategy and risk profile while providing attractive long-term return to investors. The Company is committed to its dividend policy to pay out at least 50% of net profit attributable to shareholders (adjusted for one-off, non-recurring items) as dividends for financial years 2022 and 2023. In considering the form, frequency and amount of dividends that the Board may recommend or declare in respect of any particular year or period, the Board takes into account various factors including:

- (i) the level of the Group's cash and retained earnings;
- (ii) the Group's actual and projected financial performance;
- (iii) the Group's projected levels of capital expenditure and other investment plans;
- (iv) the Group's working capital requirements and general financing condition;
- (v) the Group's restrictions on payment of dividends imposed on the Group by the Group's financial arrangements (if any); and
- (vi) the general economic and business conditions in countries in which the Group may operate in the future.

The declaration and payment of final dividends will be determined at the sole discretion of the Directors, subject to the approval of Shareholders. The Directors may declare an interim dividend without the approval of Shareholders. For FY2022, the Company had paid an interim dividend of 1.00 Singapore cents and is recommending a final dividend of 1.20 Singapore cents to be approved at the forthcoming AGM. The total amount of dividend declared, if the final dividend is approved by shareholders in the coming general meeting, in respect of FY2022 is approximately \$\$4,569,000 (2021: \$\$4,155,000) which represents 50.67% (2021: 48.49%) of the Group's profit attributable to owners of the Company in FY2022.

## Principle 12: Engagement with Shareholders

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.

# Provision 12.1, 12.2 and 12.3 - Stakeholder engagement

The Company treats all Shareholders fairly and equitably and respects Shareholders' rights. The Company continually reviews and updates governance arrangements with regard to Shareholders' rights.

Relevant information pertaining to the Group, such as changes in the Company or its business which may affect the share price or value of the Company is disseminated in a comprehensive, accurate and timely manner to Shareholders through public announcements via SGXNet or through circulars to Shareholders and the annual reports.

The Company does not practice selective disclosure. The Company avoids boilerplate disclosures and provides detailed and forthcoming disclosure in its announcements to the SGX-ST. Such announcements are also available on the Company's website https://www.choochiang.com.

The AGM is the principal forum for dialogue with all Shareholders. The Company encourages all Shareholders to attend the AGM to keep informed of the Group's strategy and goals and participate in the question and answer session. The Board also welcomes questions and views of Shareholders on matters affecting the Company raised either informally or formally before or during the AGM. The Directors, including the Chairman of each Board Committee and the Management will be present at the AGM to address shareholders' queries.

The Company has an internal investor relations function to facilitate the communication with all stakeholders (Shareholders, analysts and media) on a regular basis, to attend to their queries or concerns as well as to keep the investors apprised of the Group's corporate developments and financial performance. To enable Shareholders to contact the Company easily, the contact details of the investor relations function are set out in the contents page of this annual report as well as on the Company's website. The Company has procedures in place with regard to responding to investors' queries.

# Principle 13: Managing stakeholder relationships

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.

# Provision 13.1, 13.2 and 13.3 - Stakeholder engagement

The Company undertakes a formal stakeholder engagement exercise, such as press releases, publications, surveys and customer feedback which conducted to identify material stakeholder groups which include shareholders, government and regulator, employees, media and public relations, suppliers, customers as well as the local communities. The Group has identified the environmental, social and governance factors that are important to these stakeholders. These factors form the materiality matrix upon which targets, metrics, programmes and progress are reviewed by and approved by the Board, before they are published annually in our sustainability report. Further details can be found in our sustainability report for the year ended 31 December 2022 which will be released by April 2023.

Contact details of our investor relations function are also listed on our corporate website to facilitate dialogue and queries from stakeholders.

# **Dealing in Securities**

The Group has adopted an internal compliance policy to provide guidance to its Directors and officers of the Group with regard to dealings in the Company's securities. The policy prohibits dealing in the Company's securities by all Directors and relevant officers of the Group while in possession of unpublished price-sensitive information and requires all Directors and relevant officers to observe the insider trading laws at all times even when dealing in securities within the permitted trading periods. Directors and relevant officers are discouraged from dealing in the Company's securities on short-term considerations and are prohibited from dealing in securities during the one (1) month period before the announcement of the Company's half-yearly and full year financial results. The Board will be kept informed when a Director trades in the Company's securities. The Directors and the Group's relevant officers are also required to adhere to the provisions of the Securities and Futures Act, the Companies Act, the Catalist Rules and any other relevant regulations with regard to their securities transactions. They are also expected to observe insider trading laws at all times even when dealing in securities within the permitted trading period. In view of the processes in place, in the opinion of the Directors, the Company has complied with Rule 1204(19) of the Catalist Rules on dealings in securities.

#### **Material Contracts**

Save for the material contracts as summarised below, there are no other material contracts of the Company or its subsidiaries involving the interest of the CEO, any Director or controlling Shareholder either still subsisting as at 31 December 2022 or if not then subsisting, entered into since the end of the previous financial year.

## Personal guarantees provided by Mr Thomas Lim

Mr Thomas Lim had provided personal guarantees to the Housing & Development Board in order that the Group may secure right-of-use assets. Mr Thomas Lim did not receive any benefit in kind, commission or interest from the Group for providing these personal guarantees.

## Non-Sponsor Fees

In compliance with Rule 1204(21) of the Catalist Rules, there were no non-sponsor fees paid to the Company's sponsor, SAC Capital Private Limited during the financial year under review.

#### **Interested Person Transactions**

There is no general mandate from Shareholders for interested person transactions. The Company has established procedures to ensure that all transactions with interested persons are reported in a timely manner to the AC and that the transactions are carried out on an arm's length basis. The Company confirms that there were no interested person transactions during the financial year under review.

# **Non-Audit Fees**

For FY2022, there were no non-audit fees paid to the Company's auditors, Mazars.

# **DIRECTORS' STATEMENT**

The directors present their statement to the members together with the audited financial statements of the Group for the financial year ended 31 December 2022 and the statement of financial position of the Company as at 31 December 2022.

# 1. Opinion of the directors

In the opinion of the directors,

- (i) the financial statements of the Group and the statement of financial position of the Company 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 31 December 2022 and the financial performance, changes in equity and cash flows of the Group for the financial year ended on that date; and
- (ii) at the date of this statement, 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:

Lim Teck Chuan Lim Teck Seng Lim Teck Chai, Danny Sho Kian Hin Tan Soon Liang

# 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 objects were, or one of the objects 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, except as disclosed in paragraphs 4 and 5 below.

#### 4. Directors' interests in shares or debentures

The directors of the Company holding office at the end of the financial year had no interests in the shares and debentures of the Company and its related corporations as recorded in the Register of Directors' Shareholdings kept by the Company under Section 164 of the Singapore Companies Act 1967 (the "Act"), except as disclosed below:

Name of directors and companies in which interests are held	Shareholdings registered name of directors	
	At beginning of year	At end of year
Immediate holding company (Ordinary shares)		
- TL Investment Holdings Pte. Ltd. Lim Teck Chuan	100,000	100,000
The Company (Ordinary shares)		
<u>– Choo Chiang Holdings Ltd.</u> Lim Teck Seng	14,560,000	14,560,000

The issued share capital of TL Investment Holdings Pte. Ltd. comprised 100,000 ordinary shares as at the date hereof.

# **DIRECTORS' STATEMENT**

# 4. Directors' interests in shares or debentures (Continued)

Name of directors and company in which interests are held	Shareholdings in which director are deemed to have an interes	
	At beginning of year	At end of year
The Company (Ordinary shares) – Choo Chiang Holdings Ltd.		
Lim Teck Chuan Lim Teck Seng Lim Teck Chai, Danny	131,040,000 260,000 130,000	131,040,000 260,000 130,000

By virtue of Section 7 of the Singapore Companies Act 1967, Mr Lim Teck Chuan is deemed to have an interest in all the related corporations of the Company.

The Directors' interests in the shares of the Company at 21 January 2023 were the same at 31 December 2022.

#### 5. Audit committee

The Audit Committee of the Company comprises three non-executive directors and at the date of this report, they are:

Sho Kian Hin (Chairman)
Tan Soon Liang
Lim Teck Chai, Danny

The Audit Committee has convened two meetings during the year with key management and the internal and external auditors of the Company.

The Audit Committee carried out its functions in accordance with Section 201B (5) of the Act, the SGX Listing Manual and the Code of Corporate Governance. In performing those functions, the Audit Committee:

- reviewed the audit plan and results of the external audit, the independence and objectivity of the external auditors, including, where applicable, the review of the nature and extent of non-audit services provided by the external auditors to the Group;
- (ii) reviewed the audit plans of the internal auditors of the Group and their evaluation of the adequacy of the Group's system of internal accounting controls;
- reviewed the Group's annual financial statements and the external auditors' report on the annual financial statements of the Group and of the Company before their submission to the Board of Directors;
- (iv) reviewed the half-yearly and annual announcements on the results of the Group and financial position of the Group and of the Company;
- (v) reviewed and assessed the adequacy of the Group's risk management processes;
- (vi) reviewed and checked the Group's compliance with legal requirements and regulations, including the related compliance policies and programmes and reports received from regulators, if any;

# **DIRECTORS' STATEMENT**

#### 5. Audit committee (Continued)

- (vii) reviewed interested person transactions in accordance with SGX listing rules;
- reviewed the nomination of external auditors and gave approval of their compensation; and
- (ix) submitted of report of actions and minutes of the audit committee to the Board of Directors with any recommendations as the audit committee deems appropriate.

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 Mazars LLP for re-appointment as external auditors of the Group at the forthcoming AGM of the Company.

#### **Auditors** 6.

The auditors, Mazars LLP, have expressed their willingness to accept re-appointment.

**Lim Teck Chuan** Director

On behalf of the Board of Directors

**Lim Teck Seng** Director

Singapore 24 March 2023

# **Report on the Audit of Financial Statements**

#### Opinion

We have audited the financial statements of Choo Chiang Holdings Ltd. (the "Company") and its subsidiaries (the "Group") which comprise the statements of financial position of the Group and of the Company as at 31 December 2022, and the statements of profit or loss and other comprehensive income, changes in equity and cash flows of the Group for the financial year then ended, and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying financial statements of the Group and the statement of financial position of the Company are properly drawn up in accordance with the provisions of the Companies Act 1967 (the "Act") and Singapore Financial Reporting Standards (International) ("SFRS(I)s") so as to give a true and fair view of the financial position of the Group and of the Company as at 31 December 2022 and of the financial performance, changes in equity and cash flows of the Group for the financial year ended on that date.

# Basis for Opinion

We conducted our audit in accordance with Singapore Standards on Auditing ("SSAs"). Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Group in accordance with the Accounting and Corporate Regulatory Authority ("ACRA") Code of Professional Conduct and Ethics for Public Accountants and Accounting Entities (the "ACRA 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 ACRA code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

# Overview

# Audit Approach

We designed a risk-based audit approach in identifying and assessing the risks of material misstatement at both the financial statement and assertion levels.

## Materiality

As in all our audits, we exercised our professional judgement in determining our materiality, which was also affected by our perception of the financial information needs of the users of the financial statements, being the magnitude of misstatement in the financial statements that makes it probable for a reasonably knowledgeable person to change or be influenced in his economic decision.

# Scope of audit

For the audit of the current financial year's financial statements, we identified 3 significant components which required a full scope audit of their financial information, either because of their size or/and their risk characteristics.

All the significant components were audited by us.

# INDEPENDENT AUDITORS' REPORT TO THE MEMBERS OF CHOO CHIANG HOLDINGS LTD.

Report on the Audit of Financial Statements (Continued)

Areas of focus

We focused our resources and effort on areas which were assessed to have higher risks of material misstatement, including areas which involve significant judgements and estimates to be made by directors.

# 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.

## Impairment on trade receivables (Note 11)

Refer to Note 3 (Critical accounting judgements and key sources of estimation uncertainty), Note 11 (Trade receivables) and Note 31 (Financial instruments and financial risks - credit risk).

Key Audit Matter	Our Audit Response
As at 31 December 2022, the Group's trade receivables were \$5.96 million (2021: \$5.28 million), representing a significant balance on	Our audit procedures included, and were not limited to, the following:
the statement of financial position of the Group.	<ul> <li>Obtained an understanding of the Group's application of SFRS(I) 9 and</li> </ul>
With reference to SFRS(I) 9 Financial Instruments ("SFRS(I) 9"), the Group adopts a simplified approach	assessed the appropriateness thereof;
for the recognition of the loss allowance for trade receivables, which are carried at amortised cost, at an amount equal to lifetime expected credit losses ("ECL") and has also used the practical expedient	<ul> <li>Assessed the reasonableness of the provision matrix applied by the Group in their measurement of ECL for trade receivables;</li> </ul>
permitted in SFRS(I) 9 in the form of a provision matrix.	<ul> <li>Selected samples and obtained the trade receivables confirmation reply to ascertain</li> </ul>
The assessment of the credit risk and the measurement of ECL require the use of significant judgement and estimates. Any impairment losses or gains resulting from the recognition or reversal of ECL are recognised in profit or loss as an adjustment to the loss allowance at the reporting date.	the existence and validity of the trade receivables. For non-reply trade receivables confirmation, we vouched to subsequent settlements and corresponding acknowledged delivery orders and invoices for the selected samples as alternative procedures;
	<ul> <li>Reviewed the accuracy and completeness of the trade receivables aging as at year end, and performed independent checks on the historical collection pattern for customers with past due receivables and the subsequent collection from customers; and</li> </ul>
	<ul> <li>Reviewed the completeness and appropriateness of corresponding disclosures made in the financial statements.</li> </ul>

TO THE MEMBERS OF CHOO CHIANG HOLDINGS LTD.

Report on the Audit of Financial Statements (Continued)

Key Audit Matters (Continued)

1/ 1	•			/h: .	4 4
Valuation	tor	inven	tories	(Note	14)

Refer to Note 3 (Critical accounting judgements and key sources of estimation uncertainty) and Note 14 (Inventories).

#### **Key Audit Matter Our Audit Response** and As at 31 December 2022, the Group's inventories Our audit procedures included. were \$21.59 million (2021: \$18.91 million), were not limited the following: representing a significant balance on the statement of financial position of the Group. Discussed with management on the Group's policy on making allowance for inventory obsolescence; At the end of each reporting period, management assesses whether there are any inventories stated at Evaluated management's basis for the cost which are above their net realisable value ("NRV"). inventory provisions, outcome of estimations If so, these inventories are written down to their NRV. and methodology applied to identify slow moving and obsolete inventories; allowance Management's for inventorv obsolescence is subjective and is influenced by management's Reviewed assessment estimates concerning the level of sale activity. of the estimation of NRV of inventories as at 31 December 2022 to determine whether the inventories are measured NRV: the lower of cost and Attended and observed the inventory count conducted by management at the year end and assessed the adequacy of controls in placed for the inventory count to ascertain that inventories are in good and saleable condition; and Tested the Group's application of the weighted average cost method and the appropriateness of the carrying amount of the inventories, with reference to the NRV of the inventories selected in our testing.

#### Other information

Management is responsible for the other information. The other information comprises the information included in the annual report, other than the financial statements and the independent auditors' report thereon, which we obtained prior to the date of this report.

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 identified above 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 on the other information that we obtained prior to the date of this report, 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 CHOO CHIANG HOLDINGS LTD.

Report on the Audit of Financial Statements (Continued)

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 the provisions of the Act and SFRS(I)s, and for devising and maintaining a system of internal accounting controls sufficient to provide reasonable assurance that assets are safeguarded against loss from unauthorised use or disposition; and transactions are properly authorised and that they are recorded as necessary to permit the preparation of true and fair financial statements and to maintain accountability of assets.

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' responsibilities include overseeing the Group's financial reporting process.

Auditors' 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 auditors' 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 SSAs 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 SSAs, 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 auditors' 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 auditors' report. However, future events or conditions may cause the Group to cease to continue as a going concern.

TO THE MEMBERS OF CHOO CHIANG HOLDINGS LTE

Report on the Audit of Financial Statements (Continued)

Auditors' Responsibilities for the Audit of the Financial Statements (Continued)

- 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.

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 auditors' 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.

# Report on Other Legal and Regulatory Requirements

In our opinion, the accounting and other records required by the Act to be kept by the Company and by the subsidiary entities incorporated in Singapore of which we are the auditors have been properly kept in accordance with the provisions of the Act.

The engagement partner on the audit resulting in this independent auditors' report is Tan Chee Tyan.

**MAZARS LLP** 

Public Accountants and Chartered Accountants

Singapore 24 March 2023

# CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

	Note	Gro	ир
		2022 \$'000	2021 \$'000
Revenue	4	87,587	79,375
Cost of sales		(62,256)	(55,790)
Gross profit		25,331	23,585
Other operating income	5	439	445
Administrative and selling expenses		(13,012)	(11,817)
Other operating expenses		(1,737)	(1,711)
Finance costs	6	(113)	(108)
Profit before income tax	7	10,908	10,394
Income tax expense	8	(1,890)	(1,826)
Profit for the year, representing total comprehensive income			
for the year		9,018	8,568
Total comprehensive income attributable to:			
Owners of the Company		9,018	8,568
Earnings per share (in cents):			
Basic and diluted	9	4.34	4.12

# STATEMENTS OF FINANCIAL POSITION AS AT 31 DECEMBER 2022

				ASAISI	DECEMBER 2022
	Note	Gro	oup	Comp	oany
		2022	2021	2022	2021
		\$'000	\$'000	\$'000	\$'000
ASSETS					
Current assets					
Cash and cash equivalents	10	23,270	20,394	999	769
Trade receivables	11	5,959	5,283	2,173	1,473
Other receivables and prepayments	12	732	795	16,153	16,512
Financial assets at fair value through					
profit or loss	13	1,355	1,303	_	_
Inventories	14	21,591	18,911		
Total current assets		52,907	46,686	19,325	18,754
Non-current assets					
Property, plant and equipment	15	7,124	7,129	-	_
Investment properties	16	12,533	12,865	-	_
Club membership	17	150	167	-	-
Investments in subsidiaries	18	-	0.700	2,110	2,110
Right-of-use assets	19	2,420	2,789		
Total non-current assets		22,227	22,950	2,110	2,110
Total assets		75,134	69,636	21,435	20,864
LIABILITIES AND EQUITY					
Current liabilities					
Trade payables	20	9,375	8,162	_	_
Other payables and accruals	21	2,856	2,613	159	74
Contract liabilities	22	217	160	-	_
Lease liabilities	23	430	476	_	-
Income tax payable		1,923	1,853	40	48
Total current liabilities		14,801	13,264	199	122
Non-current liabilities					
Lease liabilities	23	2,699	2,908	-	_
Deferred tax liabilities	24	91	131		
Total non-current liabilities		2,790	3,039		
Total liabilities		17,591	16,303	199	122
Capital and reserves					
Share capital	25	8,020	8,020	8,020	8,020
Treasury shares	25	(89)	(59)	(89)	(59)
Retained earnings		49,612	45,372	13,305	12,781
Total equity		57,543	53,333	21,236	20,742
Total liabilities and equity		75,134	69,636	21,435	20,864

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

# CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2022

	Share capital	Treasury shares	Retained earnings	Total
	\$'000	\$'000	\$'000	\$'000
Group				
Balance at 1 January 2021	8,020	(28)	39,714	47,706
Profit for the year, representing			0.500	0.500
comprehensive income for the year	_	_	8,568	8,568
Transactions with owners, recognised directly in equity:				
Purchase of treasury shares (Note 25)	_	(31)	_	(31)
Dividend paid (Note 26)	_	_	(2,910)	(2,910)
Transactions with owners, recognised directly				
in equity		(31)	(2,910)	(2,941)
Balance at 31 December 2021	8,020	(59)	45,372	53,333
Profit for the year, representing total				
comprehensive income for the year	_	_	9,018	9,018
Transactions with owners, recognised directly in equity:				
Purchase of treasury shares (Note 25)	_	(30)	_	(30)
Dividend paid (Note 26)	_	_	(4,778)	(4,778)
Transactions with owners, recognised directly				
in equity		(30)	(4,778)	(4,808)
Balance at 31 December 2022	8,020	(89)	49,612	57,543

# CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2022

	TOR THE FINANCI	AL FLAN LINDLD 31	DEGENIDEN 2022	
	Note	Gro	roup	
		2022 \$'000	2021 \$'000	
Operating activities				
Profit before income tax		10,908	10,394	
Adjustments for:		,	,	
Interest expense on lease liabilities	6	113	108	
Interest income	5	(100)	(23)	
Depreciation of property, plant and equipment	15	496	561	
Depreciation of investment properties	16	332	331	
Depreciation of right-of-use assets	19	601	604	
Amortisation of club membership	17	17	19	
Loss allowance for trade receivables	31	42	48	
Bad debts recovered	5	(5)	(3)	
Reversal of stock obsolescence	14	_	(98)	
Dividend income from financial assets at fair value through pro	ofit			
or loss ("FVTPL")	5	(11)	(73)	
Fair value (gain)/loss on financial assets at FVTPL	5,7	(28)	47	
Loss on disposal of financial assets at FVTPL	7	_	40	
Gain on disposal of property, plant and equipment	5	(3)	_	
Gain on disposal of right-of-use assets/lease modification	5	(121)	(14)	
Foreign exchange differences arising from financial assets at FVTPL		_	8	
Operating cash flows before movements in working capital		12,241	11,949	
Changes in working capital:		,	,	
Trade receivables		(713)	(574)	
Other receivables and prepayments		63	(240)	
Inventories		(2,680)	(1,745)	
Trade payables		1,213	159	
Other payables and accruals		243	922	
Contract liabilities		57	160	
Cash generated from operations		10,424	10,631	
Income tax paid		(1,860)	(922)	
Interest received		100	23	
Cashflows generated from operating activities		8,664	9,732	
Investing activities			· · · · · · · · · · · · · · · · · · ·	
Purchase of property, plant and equipment	15	(491)	(40)	
Dividend income from financial assets at FVTPL	13	53	73	
Proceed from disposal of property, plant and equipment		3	-	
Proceed from disposal of financial assets at FVTPL		29	1,940	
Purchase of financial assets at FVTPL		(95)	(1,220)	
Cashflows (used in)/generated from investing activities		(501)	753	

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

# CONSOLIDATED STATEMENT OF CASH FLOWS

	Note	Group	
		2022 \$'000	2021 \$'000
Financing activities			
Purchase of treasury shares	25	(30)	(31)
Repayment of lease liabilities		(572)	(568)
Proceed from disposal of right-of-use assets		206	_
Dividend paid	26	(4,778)	(2,910)
Interest paid	6	(113)	(108)
Cashflows used in financing activities		(5,287)	(3,617)
Net increase in cash and cash equivalents		2,876	6,868
Cash and cash equivalents at beginning of year		20,394	13,526
Cash and cash equivalents at end of year	10	23,270	20,394

# Reconciliation of liability arising from financing activities

		Non-cash movements				
	1 January 2022	Financing cashflows	Acquisition	Interest expense	Gain on lease modification	31 December 2022
	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000
<b>Liability</b> Lease liabilities	3,384	(685)	317	113		3,129

		Non-cash movements				
	1 January 2021	Financing cashflows	Acquisition	Interest expense	Gain on lease modification	31 December 2021
	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000
<b>Liability</b> Lease liabilities	3,338	(676)	628	108	(14)	3,384

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2022

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

#### 1. General

Choo Chiang Holdings Ltd. (the "Company") (Registration Number 201426379D) is listed on the Catalist Board of the Singapore Exchange Securities Trading Limited (the "SGX-ST") and incorporated and domiciled in Singapore with its principal place of business and registered office at 10 Woodlands Loop, Singapore 738388.

The principal activity of the Company is that of investment holding.

The principal activities of the respective subsidiaries are disclosed in Note 18 to the financial statements.

The Company's immediate and ultimate holding company is TL Investment Holdings Pte. Ltd., which is incorporated and domiciled in Singapore.

The financial statements of the Group and the statement of financial position of the Company for the financial year ended 31 December 2022 were authorised for issue by the Board of Directors at the date of the Directors' Statement.

# 2. Summary of significant accounting policies

# 2.1 Basis of preparation

The financial statements of the Group and the statement of financial position of the Company have been drawn up in accordance with the provisions of the Singapore Companies Act 1967 (the "Act") and Singapore Financial Reporting Standards (International) ("SFRS(I)s") including related Interpretations of SFRS(I)s ("SFRS(I) INTs") and are prepared on the historical cost basis, except as disclosed in the accounting policies below.

The individual financial statements of each Group entity are measured and presented in the currency of the primary economic environment in which the entity operates (its functional currency). The financial statements of the Group and the statement of financial position of the Company are presented in Singapore dollar ("\$") which is also the functional currency of the Company, and all values presented are rounded to the nearest thousand ("\$'000"), unless otherwise indicated.

In the current year, the Group has adopted all the new and revised SFRS(I)s and SFRS(I) INTs that are relevant to its operations and effective for annual periods beginning on or after 1 January 2022. With the exception of the amendments made to SFRS(I) 1-37 Onerous Contracts – Cost of Fulfilling a Contract ("SFRS(I) 1-37"), the adoption of these new or revised SFRS(I)s and SFRS(I) INTs did not result in changes to the Group's and Company's accounting policies, and has no material effect on the current or prior year's financial statement and is not expected to have a material effect on future periods.

The adoption of SFRS(I) 1-37 from 1 January 2022 resulted in a change in accounting policy for the assessment of onerous contracts. Before the amendment, the Group only included incremental costs to fulfil a contract when determining whether a contract is onerous. With the amendment, the Group includes both the incremental costs and an allocation of other costs that relate directly to fulfilling contracts when determining whether a contract is onerous.

The amendments are applied on a retrospective basis on contracts for which the Group has not yet fulfilled all its obligations on 1 January 2022. Based on the Group's assessment, there is no onerous contract identified with the revision of the accounting policy.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2022

# 2. Summary of significant accounting policies (Continued)

# 2.1 Basis of preparation (Continued)

SFRS(I) and SFRS(I) INT issued but not yet effective

At the date of authorisation of these statements, the following SFRS(I) and SFRS(I) INT that are relevant to the Group were issued but not yet effective:

SFRS(I)	Title	Effective date (annual periods beginning on or after)
SFRS(I) 1-1	Amendments to SFRS(I) 1-1: Classification of Liabilities as Current or Non- current	1 January 2023
SFRS(I) 10, SFRS(I) 1-28	Amendments to SFRS(I) 10 and SFRS(I) 1-28: Sale or Contribution of Assets between an Investor and its Associate or Joint Venture	To be determined
SFRS(I) 1-8	Amendments to SFRS(I) 1-8: Definition of Accounting Estimates	1 January 2023
SFRS(I) 1-12, SFRS(I) 1	Amendments to SFRS(I) 1-12: Deferred Tax Related to Assets and Liabilities Arising from a Single Transaction	1 January 2023
SFRS(I) 16	Amendments to SFRS(I) 16: Lease Liability in a Sale and Leaseback	1 January 2024
Various	Amendments to SFRS(I) 1-1 and SFRS(I) Practice Statement 2: Disclosure of Accounting Policies	1 January 2023
Various	Amendments to SFRS(I) 1-1: Non-current Liabilities with Covenants	1 January 2024

Consequential amendments were also made to various standards as a result of these new or revised standards.

The Group does not intend to early adopt any of the above new or revised standards, interpretations and amendments to the existing standards. Management anticipates that the adoption of the aforementioned new or revised standards will not have a material impact on the financial statements of the Group and Company in the period of their initial adoption.

#### 2.2 Basis of consolidation

The financial statements of the Group comprise the financial statements of the Company and its subsidiaries. Subsidiaries are entities (including structured entities) (i) over which the Group has power and the Group is (ii) able to use such power to (iii) affect its exposure, or rights, to variable returns from then through its involvement with them.

The Group reassesses whether it controls the subsidiaries if facts and circumstances indicate that there are changes to the one or more of the three elements of control.

When the Group has less than a majority of the voting rights of an investee, it still has power over the investee when the voting rights are sufficient, after considering all relevant facts and circumstances, to give it the practical ability to direct the relevant activities of the investee unilaterally. The Group considers, among others, the extent of its voting rights relative to the size and dispersion of holdings of the other vote holders, currently exercisable substantive potential voting rights held by all parties, rights arising from contractual arrangements and voting patterns at previous shareholders' meetings.

# NOTES TO FINANCIAL STATEMENT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER.

#### 2. Summary of significant accounting policies (Continued)

#### 2.2 Basis of consolidation (Continued)

Subsidiaries are consolidated from the date on which control is transferred to the Group up to the effective date on which control ceases, as appropriate.

Intra-group assets and liabilities, equity, income, expenses and cashflows relating to intragroup transactions are eliminated on consolidation.

The financial statements of the subsidiaries used in the preparation of the financial statements are prepared for the same reporting date as that of the Company. Where necessary, accounting policies of subsidiaries have been changed to ensure consistency with the policies adopted by the Group.

Non-controlling interests are identified separately from the Group's equity therein. On an acquisition-by-acquisition basis, non-controlling interests may be initially measured either at fair value or at their proportionate share of the fair value of the acquiree's identifiable net assets. Subsequent to acquisition, the carrying amount of non-controlling interests is the amount of those interests at initial recognition plus the non-controlling interests' share of subsequent changes in equity. Losses in the subsidiary are attributed to non-controlling interests even if this results in the non-controlling interests having a deficit balance.

Changes in the Group's interest in a subsidiary that do not result in a loss of control are accounted for as equity transactions. Any differences between the amount by which the non-controlling interests are adjusted to reflect the changes in the relative interests in the subsidiary and the fair value of the consideration paid or received is recognised directly in equity and attributed to the owners of the Company.

When the Group loses control over a subsidiary, the profit or loss on disposal is calculated as the difference between (i) the aggregate of the fair value of the consideration received and the fair value of any retained interest and (ii) the previous carrying amount of the assets (including goodwill), and liabilities of the subsidiary and any non-controlling interests. Amounts previously recognised in other comprehensive income in relation to the subsidiary are accounted for (i.e. reclassified to profit or loss or transferred directly to retained earnings) in the same manner as would be required if the relevant assets or liabilities were disposed off. The fair value of any investments retained in the former subsidiary at the date when control is lost is regarded as the fair value on initial recognition for subsequent accounting under SFRS(I) 9 Financial Instruments or, when applicable, the cost on initial recognition of an investment in associates or jointly controlled entity.

Investments in subsidiaries are carried at cost less any impairment loss that has been recognised in profit or loss in the Company's separate financial statements.

#### 2.3 **Business combinations**

The acquisition of subsidiaries is accounted for using the acquisition method when the acquired set of activities and assets constitute a business. When determining the acquired set of activities and assets constitute a business, the Group assesses whether the acquired set of activities and assets includes, at a minimum, an input and substantive process, which together contribute to the creation of outputs.

The Group has the option to apply a "concentration test" as a simplified assessment to determine whether an acquired set of activities and assets is not a business. The Group makes the election separately for each transaction or other event. The concentration test is met if substantially all of the fair value of the gross assets acquired is concentrated in a single identifiable asset or group of similar identifiable assets.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2022

# 2. Summary of significant accounting policies (Continued)

## 2.3 Business combinations (Continued)

The cost of the acquisition is measured at the aggregate of the fair values, at the date of exchange, of assets given, liabilities incurred or assumed, and equity instruments issued by the Group in exchange for control of the acquiree. For each business combination, the Group determines whether to measure the non-controlling interests in the acquiree at fair value or at proportionate share in the recognised amounts of the acquiree's identifiable net assets. Acquisition-related costs are recognised in profit or loss as incurred and included in administrative expenses.

The acquiree's identifiable assets, liabilities and contingent liabilities that meet the conditions for recognition under SFRS(I) 3 Business Combinations ("SFRS(I) 3") are recognised at their fair values at the acquisition date, except for non-current assets (or disposal groups) that are classified as held-for-sale in accordance with SFRS(I) 5 Non-Current Assets Held for Sale and Discontinued Operations ("SFRS(I) 5"), which are recognised and measured at the lower of cost and fair value less costs to sell.

The Group recognises any contingent consideration to be transferred for the acquiree at the fair value on the acquisition date. Contingent consideration classified as equity is not remeasured and its subsequent settlement shall be accounted for within equity. Contingent consideration classified as an asset or liability that is a financial instrument and within the scope of SFRS(I) 9 Financial Instruments ("SFRS(I) 9"), is measured at fair value with the changes in fair value recognised in the statement of profit or loss in accordance with SFRS(I) 9. Other contingent consideration that is not within the scope of SFRS(I) 9 is measured at fair value at each reporting date with changes in fair value recognised in profit or loss.

Where a business combination is achieved in stages, the Group's previously held interests in the acquired entity are remeasured to fair value at the acquisition date (i.e. the date the Group attains control) and the resulting gain or loss, if any, is recognised in profit or loss. Amounts arising from interests in the acquiree prior to the acquisition date that have previously been recognised in other comprehensive income are reclassified to profit or loss, where such treatment would be appropriate if that interest were disposed of.

The acquiree's identifiable assets, liabilities and contingent liabilities that meet the conditions for recognition under SFRS(I) 3 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 SFRS(I) 1-12 Income Taxes
  ("SFRS(I) 1-12") and SFRS(I) 1-19 Employee Benefits ("SFRS(I) 1-19") respectively.
- liabilities or equity instruments related to the replacement by the Group of an acquiree's share-based payment awards are measured in accordance with SFRS(I) 2 Share-based Payment; and
- assets (or disposal groups) that are classified as held for sale in accordance with SFRS(I) 5 are measured in accordance with that Standard.

If the initial accounting for a business combination is incomplete by the end of the reporting period in which the combination occurs, the Group reports provisional amounts for the items for which the accounting is incomplete. Those provisional amounts are adjusted during the measurement period (see below), or additional assets or liabilities are recognised, to reflect new information obtained about facts and circumstances that existed as of the acquisition date that, if known, would have affected the amounts recognised as of that date.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2022

# 2. Summary of significant accounting policies (Continued)

## 2.3 Business combinations (Continued)

The measurement period is the period from the date of acquisition to the date the Group obtains complete information about facts and circumstances that existed as of the acquisition date, and is subject to a maximum of one year.

Goodwill arising on acquisition is recognised as an asset at the acquisition date and is initially measured at cost, being the excess of the sum of the consideration transferred, the amount of any non-controlling interest in the acquiree and the fair value of the acquirer previously held equity interest (if any) in the entity over net acquisition-date fair value amounts of the identifiable assets acquired and the liabilities assumed.

If, after reassessment, the Group's interest in the net fair value of the acquiree's identifiable net assets exceeds the sum of the consideration transferred, the amount of any non-controlling interest in the acquiree and the fair value of the acquirer's previously held equity interest in the acquiree (if any), the excess is recognised immediately in profit or loss as a bargain purchase gain.

For the purpose of impairment testing, goodwill is allocated to each of the Group's cash-generating units expected to benefit from the synergies of the combination. Cash-generating units to which goodwill has been allocated are tested for impairment annually, or more frequently when there is an indication that the unit may be impaired. If the recoverable amount of the cash-generating unit is less than the carrying amount of the unit (including the goodwill), the impairment loss is allocated first to reduce the carrying amount of any goodwill allocated to the unit and then to the other assets of the unit pro-rata on the basis of the carrying amount of each asset in the unit. An impairment loss recognised for goodwill is not reversed in a subsequent period.

The attributable amount of goodwill is included in the determination of gain or loss on disposal of the subsidiary or jointly controlled entity.

# 2.4 Revenue recognition

The Group recognises revenue from the following major sources:

- Sale of goods, comprising of electrical products and accessories.
- Rental income.

Revenue is measured based on the consideration specified 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.

# Sale of goods

The Group sells electrical products and accessories directly to customers through its own retail outlets.

For sales of goods to credit customers, revenue is recognised when control of the goods has transferred, being when the goods have been delivered to the customer's location (delivery). Following delivery, the customer has full discretion over the manner of distribution and price to sell the goods, has the primary responsibility when onselling the goods and bears the risks of obsolescence and loss in relation to the goods. A receivable is recognised by the Group when the goods are delivered to the customer as this represents the point in time at which the right to consideration becomes unconditional, as only the passage of time is required before payment is due.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2022

# 2. Summary of significant accounting policies (Continued)

# 2.4 Revenue recognition (Continued)

# Sale of goods (Continued)

For sale of goods to retail customers, revenue is recognised when control of the goods has transferred, being at the point the customer purchases the goods at the retail outlet. Payment of the transaction price is due immediately at the point the customer purchases the goods.

## Rental income

Rental income is generated from operating lease of the Group's investment properties. It is accounted for under SFRS(I) 16 *Leases* ("SFRS(I) 16") i.e. on a straight-line basis over the lease terms. The aggregate costs of incentives provided to lessees are recognised as a reduction of rental income over the lease term on a straight-line basis. Therefore, it is not within the scope of SFRS(I) 15 *Revenue from Contracts with Customers* ("SFRS(I) 15").

# 2.5 Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are added to the cost of those assets, until such time as the assets are substantially ready for their intended use or sale. Borrowing costs on general borrowings are capitalised by applying a capitalisation rate to construction or development expenditures that are financed by general borrowings. Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalisation.

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

#### 2.6 Retirement benefit costs

Payments to defined contribution retirement benefit plans are charged as an expense as they fall due. 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.

# 2.7 Employee leave entitlements

Employee entitlements to annual leave are recognised when they accrue to employees. A provision is made for the estimated liability for annual leave as a result of services rendered by employees up to the end of the financial year.

# 2.8 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 year. Taxable profit differs from profit as reported profit or loss 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 in countries where the Company and subsidiaries operate by the end of the financial year.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2022

# 2. Summary of significant accounting policies (Continued)

## 2.8 Income tax (Continued)

Deferred tax is recognised on the 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, and are accounted for using the balance sheet liability method. 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 assets and liabilities are not recognised if the temporary difference arises from goodwill or 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.

A deferred income tax asset is recognised to the extent that it is probable that future taxable profit will be available against which the deductible temporary differences and tax losses can be utilised.

The carrying amount of deferred tax assets is reviewed at the end of each financial year 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 recovered.

Deferred tax is calculated 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 financial year and based on the tax consequence that will follow from the manner in which the Group expects, at the end of the financial year, to recover or settle the carrying amounts of its assets and liabilities.

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, except when they relate to items credited or debited directly to equity, in which case the tax is also recognised directly in equity.

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

- when the sales tax that is incurred on purchases is not recoverable from the tax 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.

#### 2.9 Dividends

Equity dividends are recognised as a liability when they become legally payable. Interim dividends are recorded in the financial year in which they are declared payable. Final dividends are recorded in the financial year in which dividends are approved by shareholders. A corresponding amount is recognised in equity.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2022

# 2. Summary of significant accounting policies (Continued)

#### 2.10 Foreign currency transactions and translation

Foreign currency transactions are translated into the individual entities' respective functional currencies at the exchange rates prevailing on the date of the transaction. At the end of each financial year, monetary items denominated in foreign currencies are retranslated at the rates prevailing as of the end of the financial year. Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing on the date when the fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences arising on the settlement of monetary items, and on retranslation of monetary items are included in profit or loss for the year. Exchange differences arising on the retranslation of non-monetary items carried at fair value are included in profit or loss for the year except for differences arising on the retranslation of non-monetary items in respect of which gains and losses are recognised directly in equity. For such non-monetary items, any exchange component of that gain or loss is also recognised directly in equity through other comprehensive income.

For the purpose of presenting consolidated financial statements, the assets and liabilities of the Group's foreign operations (including comparatives) are expressed in Singapore dollars using exchange rates prevailing at the end of the financial year. Income and expense items (including comparatives) are translated at the average exchange rates for the period, unless exchange rates fluctuated significantly during that period, in which case the exchange rates at the dates of the transactions are used. Exchange differences arising, if any, are classified as equity and transferred to the Group's translation reserve. Such translation differences are recognised in profit or loss in the period in which the foreign operation is disposed off.

# 2.11 Property, plant and equipment

Property, plant and equipment are stated at cost less accumulated depreciation and any accumulated impairment losses. The cost of property, plant and equipment includes its purchase price and any costs directly attributable to bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by management. Dismantlement, removal or restoration costs are included as part of the cost of property, plant and equipment if the obligation for dismantlement, removal or restoration is incurred as a consequence of acquiring or using the property, plant and equipment.

Subsequent expenditure relating to property, plant and equipment is added to the carrying amount of the asset only when it is probable that future economic benefits associated with the item will flow to the entity and the cost of the item can be measured reliably. All other repair and maintenance expenses are recognised in profit or loss when incurred.

Depreciation is charged so as to write off the cost of assets over their estimated useful lives, using the straight-line method, on the following bases:

Building and shop units

Motor vehicles

Furniture and fittings

Office equipment

Renovation

Machinery and equipment

30 to 81 years

5 years

5 years

3 to 5 years

5 years

5 years

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2022

# 2. Summary of significant accounting policies (Continued)

## 2.11 Property, plant and equipment (Continued)

For right-of-use assets for which ownership of the underlying asset is not transferred to the Group by the end of the lease term, depreciation is charged over the lease term, using the straight-line method. The lease periods are disclosed in Note 19.

No depreciation is charged on construction-in-progress as they are not yet in use as at the end of the financial year.

The carrying values of property, plant and equipment are reviewed for impairment when events or changes in circumstances indicate that the carrying value may not be recoverable.

The estimated useful lives, residual values and depreciation methods are reviewed, and adjusted as appropriate, at the end of each financial year.

The gain or loss, being the difference between the sales proceeds and the carrying amount of the asset, arising on disposal or retirement of an item of property, plant and equipment is recognised in profit or loss.

Fully depreciated property, plant and equipment are retained in the financial statements until they are no longer in use.

#### 2.12 Investment properties

Investment property, which is property held to earn rentals and/or for capital appreciation, including property under construction for such purposes, is stated at cost less accumulated depreciation and any accumulated impairment losses.

Depreciation is calculated on the straight-line method to write off the depreciable amount of the investment properties, including the renovation, over their estimated useful lives or remaining lease term which are follow:

Freehold properties – 50 years Shop units – 30 to 60 years

Property under construction at the end of the reporting period are not yet available for use. No depreciation is charged on property under construction.

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.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2022

# 2. Summary of significant accounting policies (Continued)

#### 2.13 Intangible assets

# Acquired intangible assets

Acquired intangible assets are measured initially at cost. The cost of intangible assets acquired in a business combination is their fair value at the acquisition date. Subsequent to initial recognition, the intangible assets are reported at cost less accumulated amortisation and accumulated impairment losses.

Acquired intangible assets have finite useful life and are amortised over its useful life, using its straight-line method, over the following bases:

Club membership

14 years

The amortisation charge is recognised in profit or loss and is assessed for impairment when there is an indication that the intangible asset may be impaired. The estimated amortisation period and amortisation methods are reviewed, and adjusted as appropriate, at the end of each financial year.

The intangible asset is derecognised upon disposal or when no future economic benefits are expected from its use or disposal, with any gain or loss arising from the derecognition of an intangible asset, being the difference between the net disposal proceeds and the carrying amount of the asset, recognised in profit or loss.

#### 2.14 Impairment of non-financial assets

The Group reviews the carrying amounts of its non-financial assets as at each reporting date to assess for any indication of 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.

Irrespective of whether there is any indication of impairment, the Group also tests its intangible assets with indefinite useful lives and intangible assets not yet available for use for impairment annually by comparing their respective carrying amounts with their corresponding recoverable amounts.

The recoverable amount of an asset or cash-generating unit is the higher of its fair value less costs to sell and its 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.

An impairment loss for the amount by which the asset's carrying amount exceeds the recoverable amount is recognised immediately in profit or loss, unless the relevant asset is carried at a revalued amount, in which case the impairment loss is treated as a revaluation decrease.

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, unless the relevant asset is carried at a revalued amount, in which case the reversal of the impairment loss is treated as a revaluation increase.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2022

### 2. Summary of significant accounting policies (Continued)

### 2.15 Financial instruments

The Group recognises a financial asset or a financial liability in its statement of financial position when, the Group becomes party to the contractual provisions of the instrument.

### **Financial assets**

### Initial recognition and measurement

With the exception of trade receivables that do not contain a significant financing component or for which the Group applies a practical expedient, all financial assets are initially measured at fair value, plus transaction costs, except for those financial assets classified as at fair value through profit or loss, which are initially measured at fair value. Such trade receivables that do not contain a significant financing component or for which the Group applies a practical expedient are measured at transaction price as defined in SFRS(I) 15 Revenue from Contracts with Customers in Note 2.4.

The classification of the financial assets at initial recognition as subsequently measured at amortised cost and fair value through profit or loss ("FVTPL") depends on the Group's business model for managing the financial assets and the contractual cash flow characteristics of the financial asset.

The Group's business model refers to how the Group manages its financial assets in order to generate cash flows which determines whether cash flows will result from collecting contractual cash flows, selling financial assets or both.

The Group determines whether the asset's contractual cash flows are solely payments of principal and interest ("SPPI") on the principal amount outstanding to determine the classification of the financial assets.

### Financial assets at amortised cost

A financial asset is subsequently measured at amortised cost if 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. Financial assets at amortised cost include trade and other receivables, cash and cash equivalents and unquoted corporate bonds.

Subsequent to initial recognition, the financial asset at amortised cost are measured using the effective interest method and is subject to impairment. Gains or losses are recognised in profit or loss when the asset is derecognised, modified or impaired.

### Effective interest method

The effective interest method is a method of calculating the amortised cost of a financial instrument and allocating the interest income or expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts or payments (including all fees on points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial instrument, or where appropriate, a shorter period, to the net carrying amount of the financial instrument. Income and expense are recognised on an effective interest basis for debt instruments other than those financial instruments at fair value through profit or loss.

Interest income is accrued on a time basis, by reference to the principal outstanding and at the effective interest rate applicable, and recognised in interests income.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2022

### 2. Summary of significant accounting policies (Continued)

### 2.15 Financial instruments (Continued)

### Financial assets (Continued)

### Financial assets at FVTPL

A financial asset is subsequently measured at FVTPL if the financial asset is a financial asset held for trading, is not measured at amortised cost or at fair value through other comprehensive income, or is irrevocably elected at initial recognition to be designated FVTPL if, by designating the financial asset as FVTPL, eliminates or significantly reduces a measurement or recognition inconsistency that would otherwise arise from measuring assets or liabilities or recognising the gains and losses on them on different bases.

Gains or losses are recognised in profit or loss.

### Impairment of financial assets

The Group recognises a loss allowance for expected credit losses ("ECL") on financial assets measured at amortised cost. At each reporting date, the Group assesses whether the credit risk on a financial asset has increased significantly since initial recognition by assessing the change in the risk of a default occurring over the expected life of the financial instrument. Where the financial asset is determined to have low credit risk at the reporting date, the Group assumes that the credit risk on a financial assets has not increased significantly since initial recognition.

The Group uses reasonable and supportable forward-looking information that is available without undue cost or effort as well as past due information when determining whether credit risk has increased significantly since initial recognition.

Where the credit risk on that financial instrument has increased significantly since initial recognition, the Group measures the loss allowance for a financial instrument at an amount equal to the lifetime ECL. Where the credit risk on that 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 Group applies the simplified approach to recognise the ECL for trade receivables and contract assets, which is to measure the loss allowance at an amount equal to lifetime ECL. As a practical expedient, the Group uses an allowance matrix derived based on historical credit loss experience adjusted for current conditions and forecasts of future economic conditions for measuring ECL.

While they are not financial assets, contract assets arising from the Group's contracts with customers under SFRS(I) 15 are assessed for impairment in accordance with SFRS(I) 9, similar to that of trade receivables.

The amount of ECL or reversal thereof that is required to adjust the loss allowance at the reporting date to the amount that is required to be recognised is recognised in profit or loss.

The Group directly reduces the gross carrying amount of a financial asset when the entity has no reasonable expectations of recovering a financial asset in its entirety or a portion thereof.

For details on the Group's accounting policy for its impairment of financial assets, refer to Note 31.

#### 2. Summary of significant accounting policies (Continued)

### 2.15 Financial instruments (Continued)

### Financial assets (Continued)

### Derecognition of financial assets

The Group derecognises a financial asset only when the contractual rights to the cash flows from the financial 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 of the financial asset 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 receivables.

### Financial liabilities and equity instruments

### Classification as debt or equity

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

### **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.

### Ordinary share capital

Ordinary share capital is classified as equity. Incremental costs directly attributable to the issue of ordinary shares and share options are recognised as a deduction from equity.

### Financial liabilities

### Initial recognition and measurement

All financial liabilities are initially measured at fair value, minus transaction costs, except for those financial liabilities classified as at fair value through profit or loss, which are initially measured at fair value.

Financial liabilities are classified as either financial liabilities at fair value through profit or loss or other financial liabilities.

Financial liabilities are classified as at fair value through profit or loss if the financial liability is either held for trading or it is designated as such upon initial recognition. Financial liabilities classified as at fair value through profit or loss comprise derivatives that are not designated or do not qualify for hedge accounting.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2022

### 2. Summary of significant accounting policies (Continued)

### 2.15 Financial instruments (Continued)

### Financial liabilities and equity instruments (Continued)

### Other financial liabilities

Trade and other payables

Trade and other payables are initially measured at fair value, net of transaction costs, and are subsequently measured at amortised cost, where applicable, using the effective interest method, with interest expense recognised on an effective yield basis. A gain or loss is recognised in profit or loss when the liability is derecognised and through the amortisation process.

### Derecognition of financial liabilities

The Group derecognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or they expire.

### 2.16 Inventories

Inventories are stated at the lower of cost and net realisable value. Costs comprise direct materials and, where applicable, direct labour costs and those overheads that have been incurred in bringing the inventories to their present location and condition. Cost is calculated using the weighted average method. Net realisable value represents the estimated selling price less all estimated costs of completion and costs to be incurred in marketing, selling and distribution.

### 2.17 Cash and cash equivalents

Cash and cash equivalents comprise cash on hand and demand deposits with financial institutions which are readily convertible to known amounts of cash and are subject to insignificant risk of changes in value.

### 2.18 Leases

At inception of a contract, the Group assesses whether the contract is, or contains, a lease. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

Where a contract contains more than one lease component, the Group allocates the consideration in the contract to each lease component on the basis of the relative standalone price of the lease component. Where the contract contains non-lease components, the Group applied the practical expedient to not to separate non-lease components from lease components, and instead account for each lease component and any associated non-lease components as a single lease component.

The Group recognises a right-of-use asset and lease liability at the lease commencement date for all lease arrangement for which the Group is the lessee, except for leases which have lease term of 12 months or less and leases of low value assets for which the Group applied the recognition exemption allowed under SFRS(I) 16. For these leases, the Group recognises the lease payment as an operating expense on a straight-line basis over the term of the lease.

#### 2. Summary of significant accounting policies (Continued)

### 2.18 Leases (Continued)

The right-of-use asset is initially measured at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date, less any lease incentives received, plus any initial direct costs incurred and an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located.

The right-of-use asset is subsequently depreciated using the straight-line method from the commencement date to the end of the lease term. When the lease transfers ownership of the underlying asset to the Group by the end of the lease term or the cost of the right-of-use asset reflects that the Group will exercise a purchase option, the right-of-use asset will be depreciated over the useful life of the underlying asset, which is determined on the same basis as those of property, plant and equipment. The right-of-use asset is also reduced by impairment losses, if any, and adjusted for certain remeasurements of the lease liability, where applicable.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, the lessee's incremental borrowing rate.

The Group generally uses the incremental borrowing rate as the discount rate. To determine the incremental borrowing rate, the Group obtains a reference rate and makes certain adjustments to reflect the terms of the lease and the asset leased.

The lease payments included in the measurement of the lease liability comprise the following:

- fixed payments, including in-substance fixed payments less any lease incentive receivable,
- variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date,
- amounts expected to be payable under a residual value guarantee,
- the exercise price under a purchase option that the Group is reasonably certain to exercise, and
- payments of penalties for terminating the lease if the Group is reasonably certain to terminate early and lease payments for an optional renewal period if the Group is reasonably certain to exercise an extension option.

The lease liability is measured at amortised cost using the effective interest method. The Group remeasures the lease liability when there is a change in the lease term due to a change in assessment of whether it will exercise a termination or extension or purchase option or due to a change in future lease payment resulting from a change in an index or a rate used to determine those payment.

Where there is a remeasurement of the lease liability, a corresponding adjustment is made to the right-of-use asset or in profit or loss where there is a further reduction in the measurement of the lease liability and the carrying amount of the right-of-use asset has been reduced to zero.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2022

### 2. Summary of significant accounting policies (Continued)

### 2.18 Leases (Continued)

### The Group as a lessor

Where a contract contains more than one lease and/or non-lease component, the Group allocates the consideration in the contract to each lease component on the basis of the relative standalone price of the lease component.

At the lease commencement date, the Group assess and classify each lease as either an operating lease or a finance lease. Leases are classified as finance leases whenever the terms of the lease transfer substantially all the risks and rewards incidental to ownership of the leased assets to the lessee. All other leases are classified as operating leases.

### **Operating Leases**

Rental income from operating leases is recognised on a straight-line basis over the term of the relevant lease unless another systematic basis is more representative of the time pattern in which use benefit derived from the leased asset is diminished. 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.

### 2.19 Provisions

Provisions are recognised when the Group has a present legal or constructive obligation 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 financial year, 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, which is discounted using a pre-tax discount rate.

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.

Changes in the estimated timing or amount of the expenditure or discount rate are recognised in profit or loss as it arises.

A provision is recognised for onerous contracts when the unavoidable costs of meeting the obligations under the contract exceed the economic benefits expected to be received under it and is measured at the lower of the cost of fulfilling it and any expected cost of terminating it. In determining the cost of fulfilling the contract, the Group includes both the incremental costs and an allocation of others costs that relate directly to fulfilling contracts. Before a separate provision for an onerous contract is established, the Group recognises any impairment loss that has occurred on assets used in fulfilling the contract.

#### 2. Summary of significant accounting policies (Continued)

### 2.20 Government grants

Government grants are recognised where there is reasonable assurance that the grant will be received and all attaching conditions will be complied with. Where the grant relates to an expense, the grant is recognised as income in profit or loss on a systematic basis over the periods in which the related costs, for which the grants are intended to compensate, is expensed. Where the grant relates to an asset, the grant is recognised as deferred capital grant on the statement of financial position and is amortised to profit or loss over the expected useful life of the relevant asset by equal annual instalment.

### 2.21 Contingencies

A contingent liability is:

- (a) a possible obligation that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Group; or
- (b) a present obligation that arises from past events but is not recognised because:
  - (i) it is not probable that an outflow of resources embodying economic benefits will be required to settle the obligation; or
  - (ii) the amount of the obligation cannot be measured with sufficient reliability.

A contingent asset is a possible asset that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Group.

Contingencies are not recognised on the statements of financial position of the Group, except for contingent liabilities assumed in a business combination that are present obligations and which the fair value can be reliably determined.

### 2.22 Segment reporting

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

#### 3. Critical accounting judgements and key sources of estimation uncertainty

The Group made judgements, estimates and assumptions about the carrying amounts of assets and liabilities that were not readily apparent from other sources in the application of the Group's accounting policies. Estimates and judgements are continually evaluated and are based on historical experience and other factors that are considered to be reasonable under the circumstances. Actual results may differ from the estimates.

#### 3.1 Critical judgements in applying the Group's accounting policies

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

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2022

Critical accounting judgements and key sources of estimation uncertainty (Continued)

### 3.2 Key sources of estimation uncertainty

The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below.

### Impairment of investments in subsidiaries

At the end of each financial year, an assessment is made on whether there are indicators that the investments in subsidiaries of the Company is impaired. The Company's carrying amount of investments in subsidiaries as at 31 December 2022 is \$2,110,000 (2021: \$2,110,000) (Note 18).

Investments in subsidiaries are tested for impairment whenever there is objective evidence that these assets may be impaired. An impairment exists when the carrying value of an asset or cash generating unit exceeds its recoverable amount, which is the higher of its fair value less costs to sell and its value-in-use.

### Measurement of ECL of trade receivables

The Group uses an allowance matrix to measure ECL for trade receivables. The ECL rates are based on the Group's historical loss experience of the customers, for the last 3 years prior to the reporting date for various customer groups that are assessed by geographical locations, product types and internal ratings, adjusted for forward looking factors specific to the debtors and the economic environment which could affect the ability of the debtors to settle the trade receivables. In considering the impact of the economic environment on the ECL rates, the Group assesses, for example, the gross domestic production growth rates of the countries and the growth rates of the major industries in which its customers operate. The Group adjusts the allowance matrix at each reporting date. Such estimation of the ECL rates may not be representative of the actual default in the future.

The expected loss allowance on the Group's trade receivables as at 31 December 2022 was \$759,000 (2021: \$722,000) (Note 31).

### Depreciation of property, plant and equipment and investment properties

The Group depreciates the property, plant and equipment and investment properties over their estimated useful lives after taking into account of their estimated residual values. The estimated useful life reflects management's estimate of the period that the Group intends to derive future economic benefits from the use of the Group's property, plant and equipment and investment properties. The residual value reflects management's estimated amount that the Group would currently obtain from the disposal of the asset, after deducting the estimated costs of disposal, as if the asset was already of the age and in the condition expected at the end of its useful life. Changes in the expected level of usage and technological developments could affect the economics, useful lives and the residual values of these assets which could then consequentially impact future depreciation charges. The carrying amounts of the Group's property, plant and equipment and investment properties at 31 December 2022 were \$7,124,000 (2021: \$7,129,000) (Note 15) and \$12,533,000 (2021: \$12,865,000) (Note 16) respectively.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2022

- 3. Critical accounting judgements and key sources of estimation uncertainty (Continued)
  - 3.2 Key sources of estimation uncertainty (Continued)

Impairment of building and shop units included in property, plant and equipment and investment properties

The Group regularly evaluates the carrying amount of the building and shop units included in property, plant and equipment and investment properties to determine if events have occurred that would require an adjustment to its carrying amount. The valuation of the building and shop units included in property, plant and equipment and investment properties is reviewed based on events and changes in circumstances that would indicate that the carrying amount of the building and shop units included in property, plant and equipment and investment properties might not be recovered. In assessing the recoverability of the building and shop units included in property, plant and equipment and investment properties, the Group reviews certain indicators of potential impairment such as reported sale and purchase prices, market demand and general market conditions. If an indication of impairment is identified, the need for recognising an impairment loss is assessed by comparing the carrying amount of the building and shop units included in property, plant and equipment and investment properties to the higher of the fair value less cost to sell and the value-in-use.

The Group carried out a review of the recoverable amount of its properties based on the valuation reports issued by independent professional valuer. The recoverable amounts of the relevant properties have been determined after considering the current market conditions in which the investment properties operate and review of the recent market sales of similar properties.

There was no impairment loss for the financial year ended 31 December 2022 and 31 December 2021.

The carrying amounts of the Group's building and shop units included in property, plant and equipment and investment properties as at 31 December 2022 was \$6,383,000 and \$12,533,000 (2021: \$6,580,000 and \$12,865,000) (Note 15 and Note 16) respectively.

### Inventory valuation method

Inventory is valued at the lower of cost and net realisable value. Management reviews the Group's inventory levels in order to identify slow-moving and obsolete inventory and identifies items of inventory which have a market price, being the selling price quoted from the market of similar items, that is lower than its carrying amount. Management then estimates the amount of inventory loss as an allowance on inventory. Changes in demand levels, technological developments and pricing competition could affect the saleability and values of the inventory which could then consequentially impact the Group's results, cash flows and financial position. The carrying amount of the Group's inventories as at 31 December 2022 was \$21,591,000 (2021: \$18,911,000) (Note 14).

### Estimation of lease term

When estimating the lease term of the respective lease arrangement, management considers all facts and circumstances that create an economic incentive to exercise an extension option, or not to exercise a termination option, including any expected changes in facts and circumstances from the commencement date until the exercise date of the option. Extension options (or periods after termination options) are only included in the lease term if the lease is reasonably certain to be extended (or not terminated).

If a significant event or a significant change in circumstances occurs which affects this assessment and that is within the control of the lessee, the above assessment will be reviewed further. The effect of not exercising the extension options will result in a decrease of \$2,256,000 (2021: \$2,123,000) and \$1,622,000 (2021: \$1,568,000) in the recognised lease liabilities and right-of-use assets respectively.

### Revenue

The Group derives its revenue from the transfer of goods and services over time and at a point in time in the following major product lines. This is consistent with the revenue information that is disclosed for each reportable segment under SFRS(I) 8.

A disaggregation of the Group's revenue for the year, is as follows:

	Group	
	2022 \$'000	2021 \$'000
Segment revenue		
Sales of goods	87,067	78,876
Rental income	520	499
	87,587	79,375
Timing of revenue recognition		
At a point in time:		
– Sales of goods	87,067	78,876
Over time:		
- Rental income	520	499
	87,587	79,375

#### 5. Other operating income

	Group	
	2022 \$'000	2021 \$'000
Bad debts recovered	5	3
Dividend income from financial assets at FVTPL	53	73
Fair value gain on financial assets at FVTPL	28	_
Gain on disposal of property, plant and equipment	3	_
Gain on disposal of right-of-use assets/lease modification	121	14
Government grants <sup>(1)</sup>	69	178
Interest income	100	23
Sponsorship	56	55
Sundry income	4	99
	439	445

<sup>(1)</sup> In the previous financial year, to help businesses cope with the impact from COVID-19, the government introduced the Jobs Support Scheme ("JSS").

The JSS provides wage support to employers to help them retain their local employees (Singapore Citizens and Permanent Residents) during this period of economic uncertainty. JSS payouts are intended to offset local employees' wages and help protect their jobs.

The Group has been awarded certain government grants for which the grant income was recognised in other income. The grant income relating to JSS and property tax rebates amounted to \$Nil (2021: \$93,000), and the corresponding expenses were recognised in administrative and selling expenses. There are no grant receivables relating to JSS recognised in other receivables (2021: \$Nil).

#### 6. **Finance costs**

	Gro	Group	
	2022 \$'000	2021 \$'000	
Interest expense on lease liabilities	113	108	

#### 7. Profit before income tax

The following charges/(credit) were included in the determination of profit before income tax:

	Group	
	2022 \$'000	2021 \$'000
Directors' remuneration:		
Short-term benefits	2,232	2,267
Post-employment benefits	23	26
Staff costs	7,695	6,878
Cost of defined contribution plans	729	721
Cost of inventories included in cost of sales	61,821	55,361
Loss on disposal of financial assets at FVTPL	_	40
Net foreign exchange loss	138	28
Audit fees paid to auditors of the Group	75	63
Fair value (gain)/loss on financial assets at FVTPL	(28)	47
Rental relief <sup>(1)</sup>	_	13

<sup>(1)</sup> The Group has been awarded property tax rebate and cash grants from Government.

#### 8. Income tax expense

	Group	
	2022 \$'000	2021 \$'000
Current tax expense		
Current financial year	1,923	1,854
Under provision in prior financial year	7	25
	1,930	1,879
Deferred tax expense (Note 24)		
Origination and reversal of temporary differences	(41)	(11)
Under/(Over) provision of deferred tax in prior year	1	(42)
	(40)	(53)
Total	1,890	1,826

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2022

### 8. Income tax expense (Continued)

Domestic income tax is calculated at 17% (2021: 17%) of the estimated assessable income for the year.

	Group	
	2022 \$'000	2021 \$'000
Profit before income tax	10,908	10,394
Income tax expense calculated at 17%	1,854	1,767
Non-allowable items	149	150
Income not subject to tax	(69)	(23)
Tax exemption	(52)	(52)
Under/(Over) provision of tax expense in prior year	8	(17)
Others		1
	1,890	1,826

### 9. Earnings per share

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

	2022	2021
Earnings Earnings for the purposes of basic earnings per share (profit for the year attributable		
to owners of the Company) (\$'000)	9,018	8,568
Number of shares Weighted average number of ordinary shares for the purposes of basic earnings per share ('000)	207,695	207,785
Earnings per share (cents) – basic and diluted(i)	4.34	4.12

The diluted earnings per share is the same as basic earnings per share as there were no dilutive potential ordinary shares outstanding at the end of the reporting period.

### 10. Cash and cash equivalents

	Group		Company	
	2022 \$'000	2021 \$'000	2022 \$'000	2021 \$'000
Cash on hand	143	115	_	_
Cash at bank	17,107	20,279	999	769
Fixed deposits	6,020			
	23,270	20,394	999	769

<sup>(</sup>i) Earnings per ordinary share is calculated based on the profit attributable to owners of the Company divided by weighted average number of ordinary shares.

#### Cash and cash equivalents (Continued) 10.

The effective interest rates of the fixed deposits of the Group range from 0.4% to 3.20% (2021: Nil%) per annum. Interest rates reprice at intervals of three to six months.

The Group's and the Company's cash and bank balances that are not denominated in the functional currency of the respective entities are as follows:

	Group		Company	
	2022 \$'000	2021 \$'000	2022 \$'000	2021 \$'000
United States Dollar	406	469	-	_
Hong Kong Dollar	20			

Risk disclosures relating to the above cash and bank balances has been disclosed in Note 31.

#### 11. **Trade receivables**

	Group		Company	
	2022 \$'000	2021 \$'000	2022 \$'000	2021 \$'000
Trade receivables  – Third parties	6,718	6,005	_	_
- Subsidiary Less: loss allowance	- (759)	- (722)	2,173 -	1,473 –
Total	5,959	5,283	2,173	1,473

Trade receivables are non-interest bearing and the Group generally extends credit period of 30 to 90 (2021: 30 to 90) days from date of invoice. They are recognised at the transaction price which represent their fair value on initial recognition.

The details of the impairment of trade receivables and credit exposures are disclosed in Note 31.

#### 12. Other receivables and prepayments

	Group		Company	
	2022 \$'000	2021 \$'000	2022 \$'000	2021 \$'000
Other receivables and prepayments				
– Third parties	362	44	33	18
- Subsidiaries	-	_	16,053	16,436
<ul> <li>Grant receivable</li> </ul>	64	15	39	15
- Deposit	102	94	-	_
<ul><li>Prepayments</li></ul>	192	197	28	43
<ul> <li>Advance payment to supplier</li> </ul>	12	445		
Total	732	795	16,153	16,512

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### 12. Other receivables and prepayments (Continued)

The non-trade amounts due from subsidiaries are unsecured, interest-free, and repayable on demand.

The Group's and the Company's other receivables and prepayments that are not denominated in the functional currency of the respective entities are as follows:

	Gro	Group		pany
	2022 \$'000	2021 \$'000	2022 \$'000	2021 \$'000
United States Dollar	282		_	

### 13. Financial assets at fair value through profit or loss

	Group		
	2022 \$'000	2021 \$'000	
Current investments  – Quoted equity instruments at FVTPL  – Unquoted equity instruments at FVTPL	321 1,034	287 1,016	
	1,355	1,303	

### Quoted equity instruments

The quoted equity instruments classified at FVTPL have no fixed maturity date or coupon rate and are denominated in Singapore dollar. The fair values of these instruments are based on closing quoted market prices on the last market day of the financial year.

### Unquoted equity instruments

The investments in unquoted equity instruments classified at FVTPL relates to investment in one private fund in Singapore and have no fixed maturity date or coupon rate and are denominated in Singapore dollars.

As at 31 December 2022, the fair value of the equity instrument was determined by reference to:

- (a) the initial value thereof being the amount expended in the acquisition thereof;
- (b) the price of the relevant investment as quoted by a person, firm or institution making a market in that investment; and
- (c) the sale prices of recent transactions in the same or similar investments, valuations of comparable investments.

#### 14. Inventories

	Group		
	2022 \$'000	2021 \$'000	
At cost: Finished goods Goods in transit	22,552 421	20,814 258	
Less: Allowance for stock obsolescence	22,973 (1,382) 21,591	21,072 (2,161) 18,911	
Movement in the allowance for stock obsolescence: Balance at beginning of the year Written off Reversal from profit or loss Balance at end of the year	2,161 (779) ———————————————————————————————————	2,259 - (98) 2,161	

#### 15. Property, plant and equipment

	Building and shop units	Motor vehicles	Furniture and fittings	Office equipment	Renovation	Machinery and equipment	Total
	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000
Group Cost:							
At 1 January 2021	9,187	1,483	322	827	492	204	12,515
Additions	-	-	_	30	10	-	40
Disposals/Written off			(7)	(57)			(64)
At 31 December 2021	9,187	1,483	315	800	502	204	12,491
Additions	-	293	72	79	_	47	491
Disposals/Written off				(47)		(42)	(89)
At 31 December 2022	9,187	1,776	387	832	502	209	12,893
Accumulated depreciation: At 1 January 2021	1,934	1,012	313	572	369	189	4,389
Depreciation for the year	1,934	1,012	6	126	58	15	4,369 561
Disposals/Written off			(7)	(57)			(64)
At 31 December 2021	2,131	1,171	312	641	427	204	4,886
Depreciation for the year	197	121	9	103	58	8	496
Disposals/Written off				(47)		(42)	(89)
At 31 December 2022	2,328	1,292	321	697	485	170	5,293
Accumulated impairment loss: At 1 January 2021, 31 December 2021, 1 January 2022 and							
31 December 2022	476						476
Carrying amount:	c 202	40.4		105	17	20	7 104
At 31 December 2022	6,383	484	66	135	17	39	7,124
At 31 December 2021	6,580	312	3	159	75	_	7,129

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### 15. Property, plant and equipment (Continued)

Details of the building and shop units fully paid by the Group are as follow:

		ъ	
Address	Tenure	Remaining tenure	Existing use
	renure	tenure	J
10 Woodlands Loop			Warehouse
Singapore 738388	66 years	32 years	and Retail
61 Ubi Road #01-11, Oxley Bizhub			
Singapore 408727	60 years	48 years	Retail
DU 646 D			
Blk 640 Rowell Road #01-70,			
Singapore 200640	81 years	61 years	Retail
Blk 3 Soon Lee Street			
#01-09 Pioneer Junction			
Singapore 627606	30 years	19 years	Retail

The Group carried out a review of the recoverable amount of its building and shop units included in the property, plant and equipment based on the valuation reports issued by independent professional valuer. The recoverable amount of the relevant assets has been determined on the basis of their fair value. The fair values of the building and shop units have been estimated based on directors' estimation, which were arrived at by reference to desktop valuations performed by independent valuer having appropriate recognised professional qualification and recent experience in the location and category of the properties being valued. The desktop valuations were arrived at principally by using the basis of direct comparison approach that reflects recent transaction prices for similar properties adjusted for location and size. The fair value is regarded as level 3 in the fair value hierarchy. There is no impairment loss (2021: \$Nil) for property, plant and equipment for the financial years ended 31 December 2022 and 2021.

### 16. Investment properties

	Freehold properties	Shop units	Total
	\$'000	\$'000	\$'000
Group Cost: At 1 January 2021, 31 December 2021, 1 January 2022 and 31 December 2022	9,680	6,508	16 199
	9,000	0,306	16,188
Accumulated depreciation At 1 January 2021 Depreciation for the year	1,304 193	1,227 138	2,531 331
At 31 December 2021 Depreciation for the year	1,497 194	1,365 138	2,862 332
At 31 December 2022	1,691	1,503	3,194
Accumulated impairment loss At 1 January 2021, 31 December 2021, 1 January 2022 and 31 December 2022		461	461
Carrying amount: At 31 December 2022	7,989	4,544	12,533
At 31 December 2021	8,183	4,682	12,865

The investment properties listed above are used for commercial purpose.

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### 16. Investment properties (Continued)

Details of the shop units fully paid by the Group for commercial use are as follow:

	Remaining Tenure tenure		Fair v	⁄alue
			2022 \$'000	2021 \$'000
Address of properties 48 Toh Guan East #01-102, Singapore 608586	60 years	35 years	1,050	1,050
8B Admiralty Street #01-06, Singapore 757440	60 years	38 years	1,300	1,300
8B Admiralty Street #01-07, Singapore 757440	60 years	38 years	1,292	1,292
65 Ubi Road 1 #02-65, Oxley Bizhub, Singapore 408729	60 years	48 years	665	665
5 Soon Lee Street, Pioneer Point #01-66, Singapore 627607	30 years	19 years	410	410
5 Soon Lee Street, Pioneer Point #01-67, Singapore 627607	30 years	19 years	329	329

Details of the freehold properties fully paid by the Group for commercial use are as follow:

	Fair value	
	2022 \$'000	2021 \$'000
Address of properties 9 Tagore Lane, #02-06, 9@Tagore, Singapore 787472	1,450	1,450
9 Tagore Lane, #02-07, 9@Tagore, Singapore 787472	1,675	1,675
9 Tagore Lane, #03-16, 9@Tagore, Singapore 787472	1,528	1,528
23 New Industrial Road, #02-08, Solstice Business Centre, Singapore 536209	1,400	1,400
421 Tagore Industrial Avenue, #01-22, Tagore 8, Singapore 787805	1,767	1,767
421 Tagore Industrial Avenue, #01-23, Tagore 8, Singapore 787805	1,767	1,767

The Group carried out a review of the recoverable amount of its investment properties based on the valuation reports issued by independent professional valuer. The recoverable amount of the relevant assets has been determined on the basis of their fair value. The fair values of the investment properties have been estimated based on directors' estimation, which were arrived at by reference to desktop valuations performed by independent valuer having appropriate recognised professional qualification and recent experience in the location and category of the properties being valued. The desktop valuations were arrived at principally by using the basis of direct comparison approach that reflects recent transaction prices for similar properties adjusted for location and size. The fair value is regarded as level 3 in the fair value hierarchy. There is no impairment loss for investment properties for the financial years ended 31 December 2022 and 2021.

### **Investment properties** (Continued)

The following amounts are recognised in profit or loss:

	Group		
	2022 \$'000	2021 \$'000	
Rental income from investment properties (Note 4)  Direct operating expenses (including repairs and maintenance) from:	520	499	
- rental-generating investment properties	435	429	

#### 17. Club membership

	Group
	\$'000
Cost:	
At 1 January 2021, 31 December 2021, 1 January 2022 and 31 December 2022	265
Accumulated amortisation:	
At 1 January 2021	79
Amortisation for the year	19
At 31 December 2021	98
Amortisation for the year	17
At 31 December 2022	115
Carrying amount:	
At 31 December 2022	150
At 31 December 2021	167

#### 18. Investments in subsidiaries

	Comp	Company		
	2022 \$'000	2021 \$'000		
Unquoted equity shares, at cost Less: Impairment loss	2,110	2,110		
	2,110	2,110		

	Company		
	2022 \$'000	2021 \$'000	
Movement in the impairment of investments in subsidiaries:			
Balance at beginning of year	_	150	
Reversal of impairment allowance		(150)	
Balance at end of year			

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### 18. Investments in subsidiaries (Continued)

The Company assesses impairment of its investments in subsidiaries whenever there is any indication that the investment may be impaired. Impairment is made if the recoverable amount of the investment is less than its carrying amount. Management uses the net tangible asset position of the subsidiaries which they determine approximates the recoverable amount. In the previous financial year, there was an impairment allowance amounting to \$150,000 on its subsidiary, Choo Chiang Project Solutions Pte. Ltd. based on the entity's net tangible position and the entity remain dormant at the end of the previous financial year. The subsidiary was struck off and corresponding impairment allowance was reversed out in the previous financial year.

Details of the Group's subsidiaries at 31 December 2022 and 2021 are as follows:

Name of subsidiary/Place of incorporation and operation	Principal activities	Proportion of ownership interest and voting power held	
		<b>2022</b> %	2021 %
Choo Chiang Marketing Pte. Ltd./ Singapore <sup>(1)</sup>	Supply of electrical products and accessories; and assemblers of lighting fittings and fixtures.	100	100
Choo Chiang Properties Pte. Ltd./ Singapore <sup>(1)</sup>	Property investment and real estate management.	100	100
Choo Chiang Cable Support Systems Sdn. Bhd./Malaysia <sup>(2)</sup>	Manufacturing of cable support systems. (inactive)	100	100

<sup>(1)</sup> Audited by Mazars LLP, Singapore.

### 19. Right-of-use assets

### The Group as lessee

The Group leases several leasehold land and buildings, equipment and a motor vehicle. The average lease term is 5 years (2021: 5 years).

<sup>(2)</sup> Audited by C.T & CO, Malaysia.

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### 19. Right-of-use assets (Continued)

The Group as lessee (Continued)

Some property leases contain extension options exercisable by the Group before the end of the non-cancellable contract period. The Group has option to exercise extension at the end of the lease term. The Group assesses at lease commencement date whether it is reasonably certain to exercise the extension options. The Group reassesses whether it is reasonably certain to exercise the options if there is a significant event or significant changes in circumstances within its control.

	Leasehold land and buildings	Office equipment	Motor vehicle	Total
	\$'000	\$'000	\$'000	\$'000
Group Cost:				
At 1 January 2021	4,513	296	200	5,009
Additions	462	260	_	722
Disposal	(260)	(296)		(556)
At 31 December 2021	4,715	260	200	5,175
Additions	317	_	_	317
Disposal	(438)		(200)	(638)
At 31 December 2022	4,594	260		4,854
Accumulated depreciation:				
At 1 January 2021	2,027	172	45	2,244
Depreciation	512	56	36	604
Disposal	(260)	(202)		(462)
At 31 December 2021	2,279	26	81	2,386
Depreciation	515	52	34	601
Disposal	(438)		(115)	(553)
At 31 December 2022	2,356	78		2,434
Carrying amount:				
At 31 December 2022	2,238	182		2,420
At 31 December 2021	2,436	234	119	2,789

The lease liabilities relating to the right-of-use assets are disclosed in Note 23.

The total cash outflow for leases during the financial year ended 31 December 2022 is \$685,000 (2021: \$676,000).

### 20. Trade payables

	Group	
	2022 \$'000	2021 \$'000
Third parties	8,928	7,700
GST payable	447	462
	9,375	8,162

Included in the Group's trade payables are creditors for purchase of finished goods.

#### Trade payables (Continued) 20.

The average credit period on purchase of goods is 30 to 90 days (2021: 30 to 90 days). No interest is charged on the outstanding trade payables.

The Group's and the Company's trade payables that are not denominated in the functional currency of the respective entities are as follows:

	Group		Company	
	2022 \$'000	2021 \$'000	2022 \$'000	2021 \$'000
United States Dollar	766	275	_	_

#### 21. Other payables and accruals

	Gro	oup	Com	pany
	2022 \$'000	2021 \$'000	2022 \$'000	2021 \$'000
Third parties	357	110	127	36
Subsidiary	_	_	5	7
Rental deposits received	104	99	_	_
Rental received in advance	20	10	_	_
Accruals	2,375	2,394	27	31
	2,856	2,613	159	74

#### 22. **Contract liabilities**

	Gro	Group	
	2022 \$'000	2021 \$'000	
Advances received from customers	217	160	

Revenue relating to sale of goods is recognised when control of the goods has transferred to the customer, being at the point the goods are delivered to the customer. When the customer makes an advanced payment, the consideration received at that point by the Group is recognised as a contract liability until the goods have been delivered to the customer.

#### 23. Lease liabilities

	Group	
	2022 \$'000	2021 \$'000
Lease liabilities – non-current Lease liabilities – current	2,699 430	2,908 476
	3,129	3,384

The maturity analysis of lease liabilities is disclosed in Note 31.

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### 23. Lease liabilities (Continued)

### Amounts recognised in profit or loss

	Group	
	2022 \$'000	2021 \$'000
Interest expense on lease liabilities	113	108

### 24. Deferred tax liabilities

Deferred tax liabilities arise from the excess of tax over book depreciation of property, plant and equipment and temporary differences as right-of-use assets are depreciated and lease liabilities are repaid.

	Group
	\$'000
Excess of tax over book depreciation	
At 1 January 2021	184
Overprovision of deferred tax in prior year (Note 8)	(42)
Charged to profit or loss (Note 8)	(11)
At 31 December 2021	131
Underprovision of deferred tax in prior year (Note 8)	1
Charged to profit or loss (Note 8)	(41)
At 31 December 2022	91

### 25. Share capital and treasury shares

	Group and Company			
	2022 Number of or	2021 dinary shares	2022 \$'000	2021 \$'000
Issued and fully paid: At beginning and end of the year	208,000,000	208,000,000	8,020	8,020

Fully paid ordinary shares, which have no par value, carry one vote per share and carry a right to dividend as and when declared by the Company.

### **Treasury shares**

	Group and Company			
	2022 Number of ord	2021 linary shares	2022 \$'000	2021 \$'000
<b>Issued and paid up:</b> At beginning of year	257,600	127.100	59	28
Repurchased during the year	85,700	130,500	30	31
At end of year	343,300	257,600	89	59

The Company acquired 85,700 (2021: 130,500) of its own shares through purchases on SGX during the year. The total amount paid to acquire the shares was \$30,000 (2021: \$31,000) and has been deducted from shareholders' equity.

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### 26. Dividends

On 17 May 2021, final tax-exempt dividend of 0.7 cents per ordinary share totalling approximately \$1,454,000 was paid to shareholders.

On 7 September 2021, an interim tax-exempt dividend of 0.7 cents per ordinary share totalling approximately \$1,456,000 was paid to shareholders.

On 20 May 2022, final tax-exempt dividend of 1.3 cents per ordinary share totalling approximately \$2,701,000 was paid to shareholders.

On 26 August 2022, an interim tax-exempt dividend of 1.0 cents per ordinary share totalling approximately \$2,077,000 was paid to shareholders.

In respective of the financial year ended 31 December 2022, directors of the Group proposed that a final one-tier tax exempt dividend of 1.2 cents per ordinary share be paid to all shareholders. Subject to the approval by the shareholders at the Annual General Meeting this proposed dividend has not been included as a liability in these financial statements.

### 27. Operating lease commitments

### Lessor

The Group has entered into commercial property leases on its investment properties. These non-cancellable leases have remaining lease terms of between 1 and 3 years. All leases include a clause to enable upward revision of the rental charge of an annual basis based on prevailing market conditions.

The unguaranteed residual values do not represent a significant risk for the Group, as they relate to property which is located in a location with a constant increase in value over the last 10 years. The Group did not identify any indications that this situation will change.

	Group	
	2022 \$'000	2021 \$'000
Maturity analysis of operating lease payments:		
Year 1	377	333
Year 2	172	336
Year 3	29	
Total	578	669

During the year ended 31 December 2022, property rental income earned was \$520,000 (2021: \$499,000). The Group's investment properties were expected to generate rental yields of 4.1% (2021: 3.9%) on an ongoing basis. All of the properties held had committed tenants for the next one year. All operating lease contracts contained market review clauses in the event that the lessee exercises its option to renew. The lessee does not have an option to purchase the property at the expiry of the lease period.

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### 28. Capital commitments

Capital expenditure contracted for at the end of the reporting period but not recognised in the financial statements is as follows:

	Group	
	2022 \$'000	2021 \$'000
Capital expenditure contracted but not provided for		
– Commitment for the acquisition of property, plant and equipment		47

### 29. Significant related party transactions

A related party is defined as follows:

- (a) A person or a close member of that person's family is related to the Group and Company if that person:
  - (i) Has control or joint control over the Company;
  - (ii) Has significant influence over the Company; or
  - (iii) Is a member of the key management personnel of the Group or Company or of a parent of the Company.
- (b) An entity is related to the Group and Company if any of the following conditions applies:
  - (i) The entity and the Company are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others).
  - (ii) One entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member).
  - (iii) Both entities are joint ventures of the same third party.
  - (iv) One entity is a joint venture of a third entity and the other entity is an associate of the third entity.
  - (v) The entity is a post-employment benefit plan for the benefit of employees of either the Company or an entity related to the Company. If the Company is itself such a plan, the sponsoring employers are also related to the Company.
  - (vi) The entity is controlled or jointly controlled by a person identified in (a).
  - (vii) A person identified in (a)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity).
  - (viii) The entity, or any member of a group of which it is a part, provides key management personnel services to the reporting entity or to the parent of the reporting entity.

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### 29. Significant related party transactions (Continued)

### Key management personnel

Key management personnel are those persons having the authority and responsibility for planning, directing and controlling the activities of the Group and the Company, directly or indirectly, including any director (whether executive or otherwise) of that company.

The effect of the Group's and Company's transactions and arrangements with related parties is reflected in these financial statements. The balances are unsecured, interest-free and repayable on demand unless otherwise stated.

During the year, there was no significant transactions with related companies.

### Compensation of directors and key management personnel

The remuneration of directors and other members of key management during the financial year was as follows:

	Group		Company	
	2022 \$'000	2021 \$'000	2022 \$'000	2021 \$'000
Short-term employee benefits Post-employment benefits	3,666 86	3,525 96	130	130
	3,752	3,621	130	130

### 30. Segment information

For management purposes, the Group is currently organised into two main business activities. The business activities are the basis on which the Group reports to the chief operating decision maker for the purposes of resource allocation and assessment of segment performance.

The two main business activities are as follows:

- (a) Distribution business; and
- (b) Property investment business.

Segment revenue and expense are the operating revenue and expense reported in the Group's profit or loss that are directly attributable to a segment and the relevant portion of such revenue and expense that can be allocated on a reasonable basis to a segment to arrive at segment results.

Segment assets and liabilities: Segment assets include all operating assets used by a segment and consist principally of operating receivables, inventories and property, plant and equipment, net of allowances and provisions. Capital additions include the total cost incurred to acquire property, plant and equipment, and investment properties directly attributable to the segment. Segment liabilities include all operating liabilities and consist principally of accounts payable, accruals, bank loans and finance leases.

Inter-segment transfers: Segment revenue and expenses include transfers between business segments. Inter-segment sales are charged at prevailing market prices. These transfers are eliminated on consolidation.

The measurement basis of the Group's reportable segments is in accordance with its accounting policy as described in Note 2.22.

## Segment information (Continued)

### Information about reportable segments

	Distribution business	Property investment business	Total
	\$'000	\$'000	\$'000
2022			
Revenue	07.067		07.067
External sales of goods Rental income	87,067 _	520	87,067 520
	07.067		
Segment revenue	87,067	520	87,587
Cost of sales	(61 001)		(61 001)
External purchases Cost of property maintenance	(61,821) –	(435)	(61,821) (435)
	(61 021)		
Segment cost of sales	(61,821)	(435)	(62,256)
Results Segment result	25,246	85	25,331
Other operating income	439	-	439
Administrative and selling expenses	(12,981)	(31)	(13,012)
Other operating expenses	(1,737)	_	(1,737)
Finance costs	(113)		(113)
Profit before income tax	10,854	54	10,908
Income tax expense			(1,890)
Profit after income tax			9,018
2021			
Revenue			
External sales of goods	78,876	_	78,876
Rental income		499	499
Segment revenue	78,876	499	79,375
Cost of sales			
External purchases	(55,361)	_	(55,361)
Cost of property maintenance		(429)	(429)
Segment cost of sales	(55,361)	(429)	(55,790)
Results			
Segment result	23,515	70	23,585
Other operating income	445	_ (1 <b>-</b> )	445
Administrative and selling expenses	(11,772)	(45)	(11,817)
Other operating expenses Finance costs	(1,708) (108)	(3)	(1,711) (108)
Profit before income tax Income tax expense	10,372	22	10,394 (1,826)
•			
Profit after income tax			8,568

#### Segment information (Continued) 30.

### Segment assets, liabilities and other information

	Distribution business	Property investment business	Total
	\$'000	\$'000	\$'000
2022 Assets Segment assets	61,177	12,858	74,035
Unallocated assets			1,099
Combined total assets			75,134
<b>Liabilities</b> Segment liabilities Unallocated liabilities	17,171	226	17,397 194
Combined total liabilities			17,591
Other information Purchase of property, plant and equipment Addition of right-of-use assets Depreciation of property, plant and equipment Depreciation of right-of-use assets Depreciation of investment properties Amortisation of club membership Gain on disposal of right-of-use assets	491 317 496 601 - 17 (121)	- - - - 332 - -	491 317 496 601 332 17 (121)
2021 Assets Segment assets Unallocated assets Combined total assets	55,683	13,107	68,790 846 69,636
Liabilities Segment liabilities Unallocated liabilities Combined total liabilities	15,977	210	16,187 116 16,303
Other information Purchase of property, plant and equipment Addition of right-of-use assets Depreciation of property, plant and equipment Depreciation of right-of-use assets Depreciation of investment properties Amortisation of club membership	40 722 561 604 – 19	- - - - 331 -	40 722 561 604 331 19

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### 30. Segment information (Continued)

### Geographical information

The Group mainly operates in Singapore and hence no further disclosure is made on the geographical information.

### Information about major customers

There is no major customer arising from sales by the respective segments.

### 31. Financial instruments and financial risks

The Group's activities expose it to credit risk, market risks (including foreign currency risk, equity price risk and interest rate risk) and liquidity risk. The Group's overall risk management strategy seeks to minimise adverse effects from the volatility of financial markets on the Group's financial performance.

The Board of Directors is responsible for setting the objectives and underlying principles of financial risk management for the Group. The management then establishes the detailed policies such as authority levels, oversight responsibilities, risk identification and measurement, and exposure limits, in accordance with the objectives and underlying principles approved by the Board of Directors.

There have been no changes 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.

### Credit risk

Credit risk refers to the risk that the counterparty will default on its contractual obligations resulting in a loss to the Group. The Group has adopted a policy of only dealing with creditworthy counterparties and obtaining sufficient collateral where appropriate, as a means of mitigating the risk of financial loss from defaults.

The Group's credit risk arises mainly from bank balances and trade and other receivables. Bank balances are mainly deposits with banks with high credit-ratings assigned by international credit rating agencies and the Group does not expect the impairment loss from bank balances to be material, if any.

To assess and manage its credit risk, the Group categorises the aforementioned financial assets and contract assets according to their risk of default. The Group defines default to have taken place when internal or/and external information indicates that the financial asset is unlikely to be received, which could include a breach of debt covenant, and/or where contractual payments are 90 days past due as per SFRS(I) 9's presumption.

The Group has not rebutted the presumption included in SFRS(I) 9 that there has been a significant increase in credit risk since initial recognition when financial assets are more than 30 days past due.

In their assessment, the management considers, amongst other factors, the latest relevant credit ratings from reputable external rating agencies where available and deemed appropriate, historical credit experiences, available financial information and latest applicable credit reputation of the debtor.

#### 31. Financial instruments and financial risks (Continued)

### Credit risk (Continued)

The Group's internal credit risk grading categories are as follows:

Category	Description	Basis of recognising ECL
Performing	The counterparty has a low risk of default and does not have any past-due amounts or non-significant increase in credit risk since initial recognition and amount is ≤ 30 days past due.	12-month ECL
Doubtful	Amount is > 30 days past due or there has been a significant increase in credit risk since initial recognition.	Lifetime ECL – not credit-impaired
In default	Amount is > 90 days past due or there is evidence indicating the asset is credit-impaired.	Lifetime ECL — credit- impaired
Write-off	There is evidence indicating that the debtor is in severe financial difficulty and the Group has no realistic prospect of recovery.	Amount is written off

### Note 1. Performing

The financial asset is determined to have low credit risk if the financial assets have a low risk of default, the counterparty 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 counterparty to fulfil its contractual cash flow obligations. Generally, this is the case when the Group assesses and determines that the debtor has been, is in and is highly likely to be, in the foreseeable future and during the (contractual) term of the financial asset, in a financial position that will allow the debtor to settle the financial asset as and when it falls due.

### Note 2. Doubtful

In assessing whether the credit risk of the financial asset has increased significantly since initial recognition, the Group compares the risk of default occurring on the financial asset as of reporting date with the risk of default occurring on the financial asset as of date of initial recognition, and considered reasonable and supportable information, that is available without undue cost or effort, that is indicative of significant increases in credit risk since initial recognition. In assessing the significance of the change in the risk of default, the Group considers both past due (i.e. whether it is more than 30 days past due) and forward looking quantitative and qualitative information. Forward looking information includes the assessment of the latest performance and financial position of the debtor, adjusted for the Group's future outlook of the industry in which the debtor operates based on independently obtained information (e.g. expert reports, analyst's reports etc) and the most recent news or market talks about the debtor, as applicable. In its assessment, the Group will generally, for example, assess whether the deterioration of the financial performance and/or financial position, adverse change in the economic environment (country and industry in which the debtor operates), deterioration of credit risk of the debtor, etc. is in line with its expectation as of the date of initial recognition of the financial asset. Irrespective of the outcome of the above assessment, the Group presumes that the credit risk on a financial asset has increased significantly since initial recognition when contract payments are >30 days past due, unless the Group has reasonable and supportable information that demonstrates otherwise.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2022

### 31. Financial instruments and financial risks (Continued)

### Credit risk (Continued)

Note 3. In default

In determining whether financial assets are credit-impaired, the Group assesses whether one or more events that have a detrimental impact on the estimated future cashflows of the financial asset have occurred. Evidence that a financial asset is credit impaired includes the following observable data:

- · Significant financial difficulty of the debtor;
- Breach of contract, such as a default or being more than 90 days past due;
- · It is becoming probable that the debtor will enter bankruptcy or other financial reorganisation; or
- the disappearance of an active market for the financial asset because of financial difficulties.

### Note 4. Write off

Generally, the Group writes off, partially or fully, the financial asset when it assesses that there is no realistic prospect of recovery of the amount as evidenced by, for example, the debtor's lack of assets or income sources that could generate sufficient cashflows to repay the amounts subjected to the write-off.

The Group performs ongoing credit evaluation of its counterparties' financial condition and generally does not require collateral.

The Group and Company do not have any significant credit exposure to any single counterparty or any groups of counterparties having similar characteristics.

As at the end of the financial year, there was no significant concentration of credit risk. The maximum exposure to credit risk is represented by the carrying amount of each financial asset in the statements of financial position.

### Trade receivables (Note 11)

The Group uses the practical expedient under SFRS(I) 9 in the form of allowance matrix to measure the ECL for trade receivables, where the loss allowance is equal to lifetime ECL.

The ECL for trade receivables are estimated using an allowance matrix by reference to the historical credit loss experience of the customers for the last 3 years prior to the respective reporting dates for various customer groups that are assessed through the age analysis, adjusted for forward looking factors specific to the debtors and the economic environment which could affect the ability of the debtors to settle the financial assets. In considering the impact of the economic environment on the ECL rates, the Group assesses, for example, the gross domestic production growth rates of the country and the growth rates of the major industries which its customers operate in.

Trade receivables are written off when there is evidence to indicate that the customer is in severe financial difficulty such as being under liquidation or bankruptcy and there are no reasonable expectations for recovering the outstanding balances.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2022

### 31. Financial instruments and financial risks (Continued)

Credit risk (Continued)

Trade receivables (Note 11) (Continued)

The loss allowance for trade receivables are determined as follows:

	Not	Past due for 0 to	Past due for 31 to	Past due more than	Total
	past due	30 days	90 days	90 days	Total
	\$'000	\$'000	\$'000	\$'000	\$'000
31 December 2022					
Trade receivables identified to be credit impaired	_	_	_	739	739
Expected credit loss rates	0.10%	0.60%	1.00%	11.8%	-
Gross carrying amount of trade receivables (exclude trade receivables					
identified to be credit impaired)	4,723	1,144	47	65	5,979
Expected credit loss	5	7	*	8	20
Loss allowance	5	7	*	747	759
31 December 2021					
Trade receivables identified to be credit					
impaired		_	7	695	702
Expected credit loss rates	0.05%	0.50%	1.00%	11.8%	-
Gross carrying amount of trade receivables (exclude trade receivables					
identified to be credit impaired)	4,237	910	49	107	5,303
Expected credit loss	2	5	*	13	20
Loss allowance	2	5	7	708	722

<sup>\*</sup> Denotes less than \$1,000.

### Other receivables (Note 12)

As of 31 December 2022, the Company recorded other receivables from subsidiaries of \$16,053,000 (2021: \$16,436,000) consequent to an extension of advances to the subsidiaries. The Company assessed the impairment loss allowance of these amounts on a 12-month ECL basis consequent to their assessment and conclusion that these receivables are of low credit risk. In its assessment of the credit risk of the subsidiaries, the Company considered amongst other factors, the financial position of the subsidiaries as of 31 December 2022, the past financial performance and cash flow trends, adjusted for the outlook of the industry and economy in which the subsidiaries operate in. Using 12-month ECL, the Company determined that the ECL is insignificant.

As of 31 December 2022, the Group recorded other receivables of \$362,000 (2021: \$44,000). The Group assessed the latest performance and financial position of the respective debtors, adjusted for the future outlook of the industry which the debtors operate in, by referring to expert publications on the industry, and for any market talks on the debtors' credit reputation and concluded that there has been no significant increase in the credit risk since the initial recognition of the financial asset. Accordingly, the Group measured the loss allowance using 12-month ECL and determined that the ECL is insignificant.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2022

### 31. Financial instruments and financial risks (Continued)

### Credit risk (Continued)

The movement in the loss allowance during the financial year and the Group's exposure to credit risk in respect of the trade receivables and other receivables are as follows:

	Trade receivables			Other receivables	
Group	Note (i)	In default	Total	Performing	Total
	\$'000	\$'000	\$'000	\$'000	\$'000
Loss allowance					
Balance at 1 January 2021	14	684	698	_	_
Financial assets repaid	_	(3)	(3)	_	_
Net remeasurement of loss allowance	6	42	48	_	_
Reversal of unutilised amount		(21)	(21)		
Balance at 31 December 2021	20	702	722	_	_
Financial assets repaid	_	(5)	(5)	_	_
Net remeasurement of loss allowance		42	42		
Balance at 31 December 2022	20	739	759		
Gross carrying amount					
At 31 December 2022	5,979	739	6,718	362	362
At 31 December 2021	5,303	702	6,005	44	44
Net carrying amount					
At 31 December 2022	5,959	_	5,959	362	362
At 31 December 2021	5,283	_	5,283	44	44

Note (i) For trade receivables, the Group uses the practical expedient under SFRS(I) 9 in the form of an allowance matrix to measure the ECL, where the loss allowance is equal to lifetime ECL.

### Market risks

Market risks are the risks that changes in market prices, such as interest rates, foreign exchange rates and equity prices will affect the Group's income or the value of its holdings of financial instruments. The Group's activities expose it primarily to the financial risks of changes in foreign currency exchange rates and interest rates. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimising the return on risk.

### Foreign currency risk

The Group's foreign currency exposures arise mainly from the exchange rate movements of the United States dollar against the Singapore dollar.

Those exposures are managed primarily by using natural hedges that arise from offsetting assets and liabilities that are denominated in foreign currencies.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2022

### 31. Financial instruments and financial risks (Continued)

Market risks (Continued)

Foreign currency risk (Continued)

At the end of the reporting period, the carrying amounts of monetary assets and monetary liabilities denominated in a currency other than the functional currency of each Group entity are as follows:

	Group				
	Assets Liabilities				
	2022	2021	2022	2021	
	\$'000	\$'000	\$'000	\$'000	
United States dollar	688	469	766	275	

Foreign currency sensitivity analysis

The following table details the sensitivity to a 10% (2021: 10%) increase or decrease in the relevant foreign currencies against the functional currency of each Group entity. 10% (2021: 10%) is the sensitivity rate representing management's assessment of the possible change in foreign exchange rates. The sensitivity analysis includes only outstanding foreign currency denominated monetary items and adjusts their translation at the period end for a 10% (2021: 10%) change in foreign currency rates. The sensitivity analysis includes external loans as well as loans to foreign operations within the Group where they give rise to an impact on the Group's profit or loss.

If the Singapore dollar were to strengthen by 10% (2021: 10%) against the United States dollar, profit will increase or (decrease) by:

	Gro	Group		
	2022 \$'000	2021 \$'000		
United States dollar impact	8	(19)		

### Interest rate risk

The Group is exposed to interest rate risk through the impact of rate changes on interest bearing liabilities and assets. No sensitivity analysis is prepared as the Group does not expect any material effect on the Group's profit or loss and equity arising from the effects of reasonably possible changes.

### Equity price risk

The Group is exposed to equity risk arising from equity investments classified as financial assets at fair value through profit or loss.

Further details of these equity investments can be found in Note 13 to the financial statements.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2022

### 31. Financial instruments and financial risks (Continued)

Market risks (Continued)

Equity price risk (Continued)

Equity price sensitivity analysis

The sensitivity analysis below has been determined based on the exposure to equity price risk at the end of the financial year.

The sensitivity analysis assumes an instantaneous 10% change (2021: 10%) in the equity prices from the reporting date, with all variables held constant.

	Group		
	Increase/(Decrease) Profit before income tax		
	2022 \$'000	2021 \$'000	
Financial assets at FVTPL	<b>136</b> 130		

### Liquidity risk

Liquidity risk refers to the risk in which the Group encounters difficulties in meeting its short-term obligations. Liquidity risks are managed by matching the payment and receipt cycle.

The Group's operations are financed mainly through equity and retained earnings. Adequate lines of credits are maintained to ensure the necessary liquidity is available when required.

The following table details the Group's remaining contractual maturity for its non-derivative financial instruments. The table has been drawn up based on contractual undiscounted cash flows of financial instruments based on the earlier of the contractual date or when the Group is expected to receive or (pay). The table includes both interest and principal cash flows.

Group	Effective Interest rate	1 year or less	2 to 5 years	Over 5 years	Total
	%	\$'000	\$'000	\$'000	\$'000
Undiscounted financial assets					
Cash and cash equivalent	_	23,270	_	_	23,270
Trade receivables	_	5,959	_	_	5,959
Other receivables – third parties	_	362			362
As at 31 December 2022		29,591			29,591
Cash and cash equivalent	_	20,394	_	_	20,394
Trade receivables	_	5,283	_	_	5,283
Other receivables – third parties	_	44			44
As at 31 December 2021		25,721			25,721

### Financial instruments and financial risks (Continued) 31.

Liquidity risk (Continued)

	Effective Interest	1 year or	2 to	Over	
Group	rate	less	5 years	5 years	Total
	%	\$'000	\$'000	\$'000	\$'000
Undiscounted financial liabilities					
Trade payables (exclude GST payables)	_	8,928	_	_	8,928
Other payables – third parties and					
accruals	_	2,732	_	_	2,732
Lease liabilities	3.0%	526	879	3,080	4,485
As at 31 December 2022		12,186	879	3,080	16,145
Trade payables (exclude GST payables)	_	7,700	_	-	7,700
Other payables – third parties and					
accruals	_	2,504	_	_	2,504
Lease liabilities	3.0%	582	1,115	3,105	4,802
As at 31 December 2021		10,786	1,115	3,105	15,006
Total undiscounted net financial assets/(liabilities)					
- at 31 December 2022		17,405	(879)	(3,080)	13,446
– at 31 December 2021		14,935	(1,115)	(3,105)	10,715

Company	Effective Interest rate	Repayable within 1 year
	%	\$'000
Undiscounted financial assets		
Cash and cash equivalents	_	999
Trade receivables	_	2,173
Other receivables – third parties and subsidiaries	_	16,086
As at 31 December 2022		19,258
Cash and cash equivalents	_	769
Trade receivables	_	1,473
Other receivables – third parties and subsidiaries	_	16,454
As at 31 December 2021		18,696
Undiscounted financial liability		
Other payables and accruals	_	159
As at 31 December 2022		159
Other payables and accruals	_	74
As at 31 December 2021		74
Total undiscounted net financial assets		
- at 31 December 2022		19,099
- at 31 December 2021		18,622

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2022

### 31. Financial instruments and financial risks (Continued)

Liquidity risk (Continued)

### Financial instruments by category

The carrying amount of the different categories of financial instruments is as disclosed on the face of the statements of financial position and as follows:

	Note	Group		Company	
		2022 \$'000	2021 \$'000	2022 \$'000	2021 \$'000
Financial assets at FVTPL					
Quoted equity instruments	13	321	287	_	_
Unquoted equity instruments	13	1,034	1,016		
		1,355	1,303		
Financial assets at amortised cost					
Cash and cash equivalents	10	23,270	20,394	999	769
Trade receivables	11	5,959	5,283	2,173	1,473
Other receivables – third parties and					
subsidiaries	12	362	44	16,086	16,454
		29,591	25,721	19,258	18,696
Total		30,946	27,024	19,258	18,696
Financial liabilities at amortised cost					
Trade payables (excluding GST payables)	20	8,928	7,700	_	_
Other payables – third parties and accruals	21	2,732	2,504	159	74
Lease liabilities	23	3,129	3,384		
Total		14,789	13,588	159	74

### 32. Fair value of assets and liabilities

The fair values of applicable assets and liabilities, are determined and categorised using a fair value hierarchy as follows:

- (a) Level 1 the fair values of assets and liabilities with standard terms and conditions and which trade in active markets that the Group can access at the measurement date are determined with reference to quoted market prices (unadjusted).
- (b) Level 2 in the absence of quoted market prices, the fair values of the assets and liabilities are determined using the other observable, either directly or indirectly, inputs such as quoted prices for similar assets/liabilities in active markets or included within Level 1, quoted prices for identical or similar assets/liabilities in non-active markets.
- (c) Level 3 in the absence of quoted market prices included within Level 1 and observable inputs included within Level 2, the fair values of the remaining assets and liabilities are determined in accordance with generally accepted pricing models.

Fair value measurements that use inputs of different hierarchy levels are categorised in its entirety in the same level of the fair value hierarchy as the lowest level input that is significant to the entire measurement.

# **NOTES** TO FINANCIAL STATEMENTS

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2022

#### 32. Fair value of assets and liabilities (Continued)

The carrying amounts of cash and cash equivalents, trade and other current receivables and payables approximate their respective fair values due to the relatively short-term maturity of these financial instruments, except for those separately disclosed.

	Note		Group	
		Level 1 <b>\$'000</b>	Level 2 <b>\$'000</b>	Level 3 <b>\$'000</b>
2022 Recurring fair value measurements Asset Financial assets: Financial assets at FVTPL - Quoted equity instruments	13	321	<del>-</del>	_
<ul> <li>Unquoted equity instruments</li> </ul>	13		1,034	
Financial assets as at 31 December		321	1,034	
2021 Recurring fair value measurements Asset Financial assets: Financial assets at FVTPL				
<ul> <li>Quoted equity instruments</li> </ul>	13	287	_	_
<ul> <li>Unquoted equity instruments</li> </ul>	13		1,016	
Financial assets as at 31 December		287	1,016	

# 33. Contingent liabilities, unsecured

As at the end of the financial year, the Company had given undertakings to certain subsidiaries to provide continued financial support to these subsidiaries to enable them to operate as going concerns and to meet their obligations as and when they fall due for at least 12 months from the financial year end.

### 34. Capital 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 optimisation of debt and equity balance except where decisions are made to exit businesses or close companies.

The capital structure of the Group consists of equity attributable to owners of the Company, comprising issued capital, retained earnings and reserves.

The management reviews the capital structure on an annual basis. As a part of this review, management considers the cost of capital and the risks associated with each class of capital. The Group will balance its overall capital structure through the payment of dividends, new share issues as well as the issue of new debt or the redemption of existing debt. The Group's overall strategy remains unchanged from prior year. There is no externally imposed capital requirements.

# **SHAREHOLDING STATISTICS**

AS AT 17 MARCH 2023

Number of issued shares : 208,000,000 Number of Treasury Shares held : 343,300 Number of issued shares (excluding treasury shares) : 207,656,700

Number of Subsidiary Holdings held : Nil

Class of shares : Ordinary shares

Voting rights : 1 vote per share (no vote for treasury shares)

### SHAREHOLDINGS HELD IN HANDS OF PUBLIC

Based on information available to the Company as at 17 March 2023, 29.66% of the issued ordinary shares of the Company is held by the public and therefore Rule 723 of the Listing Manual Section B: Rules of Catalist of the Singapore Exchange Securities Trading Limited has been complied with.

#### **ANALYSIS OF SHAREHOLDINGS**

No. of		No. of	
Shareholders	%	Shares	%
0	0.00	0	0.00
27	11.20	21,600	0.01
101	41.91	527,300	0.25
103	42.74	10,578,300	5.09
10	4.15	196,872,800	94.65
241	100.00	208,000,000	100.00
	Shareholders  0 27 101 103 10	Shareholders         %           0         0.00           27         11.20           101         41.91           103         42.74           10         4.15	Shareholders         %         Shares           0         0.00         0           27         11.20         21,600           101         41.91         527,300           103         42.74         10,578,300           10         4.15         196,872,800

# SHAREHOLDING STATISTICS AS AT 17 MARCH 2023

### **TOP 20 SHAREHOLDERS**

No.	Name of Shareholder	No. of Shares	%
1	TL INVESTMENT HOLDINGS PTE LTD	131,040,000	63.10
2	LIM TECK SENG	14,560,000	7.01
3	CGS-CIMB SECURITIES (SINGAPORE) PTE LTD	13,187,100	6.35
4	RAFFLES NOMINEES (PTE) LIMITED	9,884,300	4.76
5	KHWAJA ASIF RAHMAN	9,400,000	4.53
6	UOB KAY HIAN PTE LTD	8,053,900	3.88
7	UNITED OVERSEAS BANK NOMINEES PTE LTD	4,700,000	2.26
8	FU LIN	2,393,900	1.15
9	CITIBANK NOMINEES SINGAPORE PTE LTD	1,830,400	0.88
10	PHILLIP SECURITIES PTE LTD	1,479,900	0.71
11	TAN YEOW SONG	1,000,000	0.48
12	NG LIT SIN	695,000	0.33
13	NG TIAN ZHU	483,100	0.23
14	D'OASIS PTE LTD	450,000	0.22
15	SIM CHENG HUAT	400,000	0.19
16	DBS NOMINEES PTE LTD	379,500	0.18
17	TAN CHIN AIK	305,700	0.15
18	TAY SOK CHENG	260,000	0.13
19	LIM CHU SIAH	244,800	0.12
20	HSBC (SINGAPORE) NOMINEES PTE LTD	243,000	0.12
		200,990,600	96.78

<sup>\*\*</sup> The percentage is calculated based on the number of issued ordinary shares of the Company as at 17 March 2023, excluding 343,300 shares held as treasury shares as at that date.

### SUBSTANTIAL SHAREHOLDERS

	Shareholdi Registered in the Substantial Sha	Name of	Shareholdings in which the Substantial Shareholders are Deemed to be Interested	
Name of Substantial Shareholders	No. of Shares	%	No. of Shares	%
TL Investment Holdings Pte. Ltd. (formerly known as Lim Trust Pte. Ltd.)	131,040,000	63.10	_	_
Mr Lim Teck Chuan <sup>(1)</sup> Mr Lim Teck Seng <sup>(2)</sup>	- 14,560,000	7.01	131,040,000 260,000	63.10 0.13

#### Notes

- (1) Mr Lim Teck Chuan holds 100% of the issued share capital of TL Investment Holdings Pte. Ltd.. Accordingly, Mr Lim Teck Chuan is deemed to be interested in all the shares held by TL Investment Holdings Pte. Ltd. by virtue of Section 7 of the Singapore Companies Act 1967.
- (2) Mr Lim Teck Seng is deemed to be interested in the 260,000 shares held by his spouse, Mdm Tay Sok Cheng by virtue of Section 7 of the Singapore Companies Act 1967.

**APPENDIX DATED 11 APRIL 2023** 

THIS APPENDIX IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION. PLEASE READ IT CAREFULLY.

If you are in any doubt as to the contents herein or the course of action you should take, you should consult your bank manager, stockbroker, solicitor, accountant, tax adviser or other professional adviser immediately.

This Appendix is circulated to the Shareholders (as defined herein) of Choo Chiang Holdings Ltd. (the "Company") together with the Company's annual report for the financial year ended 31 December 2022 ("Annual Report"). Its purpose is to explain to Shareholders the rationale and provide information relating to, and to seek Shareholders' approval for, the proposed renewal of the Share Buy-back Mandate (as defined herein) to be tabled at the AGM (as defined herein) of the Company to be held on Thursday, 27 April 2023 at 02:30 p.m. at Choo Chiang HQ level 2 conference room @ 10 Woodlands Loop, Singapore 738388.

The notice of AGM and the proxy form are enclosed with the Annual Report 2022.

If you have sold or transferred all your shares in the capital of the Company held through The Central Depository (Pte) Limited ("CDP"), you need not forward this Appendix to the purchaser or transferee as arrangements will be made by CDP for a separate Appendix with the notice of AGM and the accompanying proxy form to be sent to the purchaser or transferee. If you have sold or transferred all your shares in the capital of the Company represented by physical share certificate(s), you should immediately forward this Appendix, together with the Annual Report, the notice of AGM and the accompanying proxy form, to the purchaser or transferee, or to the bank, stockbroker or agent through whom the sale or transfer was effected for onward transmission to the purchaser or transferee.

This Appendix has been reviewed by the Company's Sponsor, SAC Capital Private Limited ("Sponsor"). This Appendix has not been examined or approved by the Singapore Exchange Securities Trading Limited ("SGX-ST") and the SGX-ST assumes no responsibility for the contents of this Appendix, including the correctness of any of the statements or opinions made or reports contained in this Appendix. The contact person for the Sponsor is Mr David Yeong (Tel: (65) 6232 3210) at 1 Robinson Road, #21-00 AIA Tower, Singapore 048542.



# CHOO CHIANG HOLDINGS LTD.

(Incorporated in the Republic of Singapore) (Company Registration No. 201426379D)

**APPENDIX IN RELATION TO** 

THE PROPOSED RENEWAL OF THE SHARE BUY-BACK MANDATE

#### **DEFINITIONS**

In this Appendix, the following definitions apply throughout except where the context otherwise requires:

"2022 AGM" : The Annual General Meeting of the Company convened on 27 April 2022 to

seek Shareholders' approval for the proposed renewal of the Share Buy-back

Mandate.

"ACRA" : The Accounting and Corporate Regulatory Authority of Singapore

"AGM" : The Annual General Meeting of the Company

"Appendix" : This Appendix to Shareholders dated 11 April 2023 in relation to the proposed

renewal of the Share Buy-back Mandate

"Approval Date" : The date of the forthcoming AGM, being 27 April 2023, whereby the approval

for the renewal of the Share Buy-back Mandate is sought

"Associate" : (a) in relation to any Director, Chief Executive Officer, Substantial

Shareholder or Controlling Shareholder (being an individual) means:

(i) his immediate family;

(ii) the trustees of any trust of which he or his immediate family is a beneficiary or, in the case of a discretionary trust, is a

discretionary object; or

(iii) any company in which he and his immediate family together

(directly or indirectly) have an interest of 30% or more; and

(b) in relation to a Substantial Shareholder or a Controlling Shareholder (being a company) means any company which is its subsidiary or holding company or is a subsidiary of any such holding company or one in the equity of which it and/or such other company or companies

taken together (directly or indirectly) have an interest of 30% or more,

or such other definition as the Catalist Rules may from time to time prescribe

"associated company" : A company in which at least 20% but not more than 50% of its shares are held

by the Company or the Group

"Board" : The Board of Directors of the Company as at the date of this Appendix

"Catalist" : The sponsor-supervised listing platform of the SGX-ST

"Catalist Rules" : The Listing Manual Section B: Rules of Catalist of the SGX-ST, as amended,

modified or supplemented from time to time

"CDP" : The Central Depository (Pte) Limited

"Companies Act" : The Singapore Companies Act 1967, as amended, modified or supplemented

from time to time

"Company" : Choo Chiang Holdings Ltd.

"Constitution" : The constitution of the Company, as amended, modified or supplemented

from time to time

"Control" : The capacity to dominate decision-making, directly or indirectly, in relation to

the financial and operating policies of a company

"Controlling Shareholder" : A person (including a corporation) who:

(a) holds directly or indirectly 15% or more of the nominal amount of all voting Shares. The SGX-ST may determine that a person who satisfies

this paragraph is not a Controlling Shareholder; or

(b) in fact exercises Control over the Company

"Directors" : The directors of the Company as at the date of this Appendix

"EPS" : Earnings per Share

"FY" : Financial year of the Company ended or ending 31 December (as the case

may be)

"Group" : The Company and its subsidiaries

"Latest Practicable Date" : 17 March 2023, being the latest practicable date prior to the printing of this

Appendix

"Market Day" : A day on which the SGX-ST is open for trading in securities

"NAV" : Net asset value

"Relevant Period" : The period commencing from the date on which the ordinary resolution

relating to the proposed renewal of the Share Buy-back Mandate is passed in a general meeting and expiring on the earliest of (a) the date on which the next AGM is held or is required by law to be held, (b) the date on which the Share Buy-back are carried out to the full extent mandated, or (c) the date the Share Buy-back Mandate is revoked or varied by the Shareholders in a

general meeting

"Securities Account" : The securities account maintained by a Depositor with CDP (but does not

include a securities sub-account maintained with a Depository Agent)

"SFA" : The Securities and Futures Act (Chapter 289) of Singapore, as amended,

modified or supplemented from time to time

"SGX-ST" : Singapore Exchange Securities Trading Limited

"Share Buy-back(s)" : The purchase or acquisition by the Company of its own issued and fully

paid-up Shares

"Share Buy-back Mandate" : The proposed mandate given by the Shareholders to authorise the Directors

to carry out Share Buy-backs, in accordance with the terms set out in this Appendix and in compliance with the rules and regulations set forth in the

Companies Act and the Catalist Rules

"Shareholders" : The registered holders of the Shares in the register of members of the

Company, except where the registered holder is CDP, the term "Shareholders" shall, in relation to such Shares and where the context so admits, mean the Depositors whose Securities Accounts are credited with such Shares

Ordinary shares in the issued share capital of the Company

"SIC" : The Securities Industry Council of Singapore

"Substantial Shareholder" : A person (including a corporation) who holds directly or indirectly 5% or more

of the total voting Shares

"Take-over Code" : The Singapore Code on Take-overs and Mergers, as amended, modified or

supplemented from time to time

"\$" and "cents" : Singapore dollars and cents respectively, being the lawful currency of the

Republic of Singapore

"%" or "per cent." : Percentage or per centum

"Shares"

The terms "Depositor", "Depository Agent" and "Depository Register" shall have the same meanings ascribed to them, respectively, in Section 81SF of the SFA or any statutory modification thereof, as the case may be.

The term "subsidiary" shall have the same meaning ascribed to it in Section 5 of the Companies Act. The term "treasury shares" shall have the same meaning ascribed to it in Section 4 of the Companies Act. The term "subsidiary holdings" is defined in the Catalist Rules to mean shares referred to in Sections 21(4), 21(4B), 21(6A) and 21(6C) of the Companies Act.

Words importing the singular shall, where applicable, include the plural and vice versa, and words importing the masculine gender shall, where applicable, include the feminine and neuter genders and vice versa. References to persons shall include corporations.

Any reference in this Appendix to any statute or enactment is a reference to that statute or enactment as for the time being amended or re-enacted. Any word or term defined under the Companies Act, the SFA, the Catalist Rules or any statutory modification thereof and used in this Appendix shall, where applicable, have the same meaning ascribed to it under the Companies Act, the SFA, the Catalist Rules or any statutory modification thereof, as the case may be, unless otherwise provided.

Any reference to a time of day and to dates in this Appendix shall be a reference to Singapore time and dates, respectively, unless otherwise stated.

Any discrepancies in this Appendix between the sum of the figures stated and the total thereof are due to rounding. Accordingly, figures shown as totals in this Appendix may not be an arithmetic aggregation of the figures which precede them.

# CHOO CHIANG HOLDINGS LTD.

(Incorporated in the Republic of Singapore) (Company Registration No. 201426379D)

Directors Registered Office

Mr Lim Teck Chuan, Thomas (Executive Chairman and CEO)
Mr Lim Teck Seng, Rocky (Executive Director)
Mr Lim Teck Chai, Danny (Lead Independent Director)
Mr Sho Kian Hin, Eric (Independent Director)
Mr Tan Soon Liang (Independent Director)

10 Woodlands Loop Singapore 738388

11 April 2023

# To: The Shareholders of Choo Chiang Holdings Ltd.

Dear Sir/Madam,

THE PROPOSED RENEWAL OF THE SHARE BUY-BACK MANDATE

#### 1. INTRODUCTION

- 1.1 The Directors propose to seek the approval of Shareholders at the forthcoming AGM to be held on Thursday, 27 April 2023 at 02:30 p.m. at Choo Chiang HQ level 2 conference room @ 10 Woodlands Loop, Singapore 738388 for the proposed renewal of Share Buy-back.
- 1.2 The purpose of this Appendix is to provide Shareholders with information relating to, and to seek approval for the proposed renewal of the Share Buy-back Mandate.
- 1.3 This Appendix has been prepared solely for the purpose set out herein and may not be relied upon by any persons (other than Shareholders) or for any other purpose.
- 1.4 The SGX-ST assumes no responsibility for the correctness of any of the statements made, reports contained or opinions expressed in this Appendix.

#### 2. THE PROPOSED RENEWAL OF THE SHARE BUY-BACK MANDATE

### 2.1 Background

The Companies Act allows a Singapore-incorporated company to purchase or otherwise acquire its issued ordinary shares, stocks and preference shares if such purchase or acquisition is permitted under its constitution. Any purchase or acquisition of shares by the company would also have to be made in accordance with, and in the manner prescribed by, the Companies Act, its constitution and the Catalist Rules (in particular Part XI of Chapter 8 of the Catalist Rules which relates to Share Buy-backs) and such other laws and regulations as may for the time being be applicable. Regulation 70(2) of the Company's Constitution expressly permits the Company to carry out Share Buy-backs.

It is a requirement under the Companies Act and the Catalist Rules that a company which wishes to purchase or otherwise acquire its own shares has to obtain the approval of its shareholders to do so at a general meeting of its shareholders. In this regard, the approval of Shareholders is being sought at the forthcoming AGM for the renewal of the Share Buy-back Mandate.

At the 2022 AGM, the Shareholders had approved the renewal of the Share Buy-back Mandate. The authority and limitations of the Share Buy-back Mandate were set out in the Appendix to the FY2021 Annual Report and the ordinary resolution in the notice of the 2022 AGM dated 08 April 2022, respectively. The authority contained in the Share Buy-back Mandate renewed at the 2022 AGM was expressed to continue in force until the next annual general meeting of the Company and, as such, would be expiring on 27 April 2023, being the date of the forthcoming AGM. Accordingly, the Directors propose that the Share Buy-back Mandate be renewed at the forthcoming AGM.

If approved by Shareholders at the AGM, the authority conferred by the Share Buy-back Mandate will continue to be in force until the conclusion of the next AGM or the date by which such an AGM is required to be held (whereupon it will lapse, unless renewed at such meeting) or the date on which the Share Buy-backs have been carried out to the full extent mandated or the date the Share Buy-back Mandate is varied or revoked by the Shareholders at a general meeting (if so varied or revoked prior to the next AGM), whichever is the earliest.

Subject to its continued relevance to the Company, the Share Buy-back Mandate will be put to Shareholders for renewal at each subsequent AGM.

## 2.2 Rationale for the Share Buy-back Mandate

The rationale for the Company to undertake the purchase or acquisition of its Shares is as follows:

- (a) The Share Buy-back Mandate will help to mitigate short-term price volatility (by way of stabilising the supply and demand of Shares) and offset the effects of short-term speculation, supporting the fundamental value of the Shares, thereby bolstering Shareholders' confidence.
- (b) The Share Buy-back Mandate would provide the Company with the flexibility to conduct Share Buy-backs up to the 10% limit described in paragraph 2.3 (a) below at any time, during the period when the Share Buy-back Mandate is in force. This would allow the Board to better manage the capital structure, dividend payout and cash reserves of the Group.
- (c) It is an expedient, effective and cost-efficient way for the Company to return surplus cash/funds over and above its ordinary capital requirements, if any, which are in excess of its financial requirements, taking into account its growth and expansion plans, to its Shareholders.
- (d) In managing the business of the Group, the management team strives to increase Shareholders' value by improving, inter alia, the return on equity of the Group. In addition to growth and expansion of the business, Share Buy-backs may be considered as one of the ways through which the return on equity of the Group may be enhanced.
- (e) Repurchased Shares which are held in treasury may be transferred for the purposes of or pursuant to employees' share schemes implemented by the Company.

Shareholders should note that Share Buy-backs will be made only when the Board considers it to be in the best interests of the Company and the Shareholders and in circumstances which will not result in any material adverse effect on the financial position of the Company or the Group, or result in the Company being delisted from the SGX-ST.

### 2.3 Authority and limits of the Share Buy-back Mandate

The authority and limitations placed on purchases or acquisitions of Shares by the Company under the Share Buy-back Mandate are summarised below:

#### (a) Maximum number of Shares

Only Shares which are issued and fully paid-up may be purchased or acquired by the Company. The total number of Shares that may be purchased or acquired pursuant to the Share Buy-back Mandate is limited to such number of Shares representing not more than 10% of the total number of issued Shares of the Company as at Approval Date, unless the Company has, at any time during the Relevant Period, effected a reduction of its share capital in accordance with the applicable provisions of the Companies Act, in which event the total number of issued Shares shall be taken to be the total number of issued Shares as altered. Any Shares which are held as treasury shares and subsidiary holdings will be disregarded for the purposes of computing the 10% limit.

For illustrative purposes, based on the existing issued and paid-up share capital of the Company comprising 207,656,700 Shares (excluding 343,300 treasury shares and Nil subsidiary holdings) as at the Latest Practicable Date, and assuming that (a) there are no changes made to the share capital of the Company on or prior to the forthcoming AGM, and (b) no further Shares are purchased and held as Treasury Shares, the purchase or acquisition by the Company of up to the maximum limit of 10% of its issued Shares will result in the purchase or acquisition of 20,765,670 Shares.

While the Share Buy-back Mandate would authorise Share Buy-backs up to 10% of the issued and paid-up Shares as at Approval Date, the Share Buy-backs may not be carried out to the full extent mandated to comply with the public float requirements in Rule 723 of the Catalist Rules or should the Share Buy-backs result in market illiquidity or adversely affect the orderly trading and listing status of the Shares on the SGX-ST.

# (b) Duration of authority

Pursuant to the Share Buy-back Mandate, Share Buy-backs may be made during the Relevant Period, at any time and from time to time, from the Approval Date, up to the earliest of:

- (i) the date on which the next AGM is held or required by law to be held;
- (ii) the date on which the Share Buy-backs are carried out to the full extent mandated under the Share Buy-back Mandate; or
- (iii) the date on which the authority conferred by the Share Buy-back Mandate is revoked or varied by the Shareholders at a general meeting.

The Share Buy-back Mandate may be renewed at each AGM or any other general meeting of the Company.

### (c) Manner of Share Buy-backs

Share Buy-backs under the Share Buy-back Mandate can be effected by the Company by way of:

- (i) on-market purchases, transacted on the SGX-ST through the ready market or, as the case may be, any other stock exchange on which the Shares may for the time being be listed and quoted, through one or more duly licensed stockbrokers appointed by the Company for the purpose of the Share Buy-back ("Market Purchases"); and/or
- (ii) off-market purchases transacted otherwise than on the SGX-ST, in accordance with an equal access scheme (as defined in Section 76C of the Companies Act) ("Off-Market Purchase").

For Off-Market Purchase, the Directors may impose such terms and conditions, which are consistent with the Share Buy-back Mandate, the Companies Act, the Catalist Rules, the Constitution and other applicable laws and regulations in respect of an equal access scheme. Under the Companies Act, an equal access scheme must satisfy all the following conditions:

- (i) offers for the Share Buy-backs shall be made to every person who holds Shares to purchase or acquire the same percentage of their Shares;
- (ii) all of the abovementioned persons shall be given a reasonable opportunity to accept the offers made to them; and
- (iii) the terms of all the offers shall be the same, except that there shall be disregarded, where applicable:
  - (A) differences in consideration attributable to the fact that the offers may relate to Shares with different accrued dividend entitlements;
  - (B) differences in consideration attributable to the fact that the offers may relate to Shares with different amounts remaining unpaid; and
  - (C) differences in the offers introduced solely to ensure that each person is left with a whole number of Shares.

In addition, Rule 870 of the Catalist Rules provides that, if the Company wishes to make an Off-Market Purchase in accordance with an equal access scheme, the Company must, as required by the Catalist Rules, issue an offer document to all Shareholders containing at least the following information:

- (i) the terms and conditions of the offer;
- (ii) the period and procedures for acceptances;
- (iii) the reasons for the Share Buy-back;
- (iv) the consequences, if any, of the Share Buy-backs by the Company that will arise under the Take-over Code or other applicable take-over rules;
- (v) whether the Share Buy-backs, if made, would have any effect on the listing of the Shares on the SGX-ST;

- (vi) details of any Share Buy-backs made by the Company in the previous 12 months (whether by way of Market Purchases or Off-Market Purchases), giving the total number of Shares purchased or acquired, the purchase price per Share or the highest and lowest prices paid for the purchases or acquisitions of Shares, where relevant, and the total consideration paid for such purchases or acquisitions; and
- (vii) whether the Shares purchased or acquired by the Company will be cancelled or kept as treasury shares.

### (d) Maximum price to be paid for the Shares

The purchase price (excluding applicable brokerage, stamp duties, commission, goods and services tax and other related expenses) to be paid for a Share will be determined by the Directors or a committee of Directors that may be constituted for the purposes of effecting Share Buy-backs under the Share Buy-back Mandate. However, the purchase price to be paid for the Shares for the Share Buy-backs must not exceed:

- (i) in the case of a Market Purchase, 105% of the Average Closing Price (as defined below); and
- (ii) in the case of an Off-Market Purchase pursuant to an equal access scheme, 120% of the Average Closing Price (as defined below),

in either case, excluding related expenses of the Share Buy-back ("Maximum Price").

For the above purposes:

"Average Closing Price" means the average of the closing market prices of the Shares over the last 5 Market Days, on which transactions in the Shares were recorded, immediately preceding the day on which the Market Purchase was made, or as the case may be, the Offer Date (as defined below) for an Off-Market Purchase, and deemed to be adjusted for any corporate action that occurs after the relevant 5 Market Day period; and

"Offer Date" means the day on which the Company makes an offer for an Off-Market Purchase, stating therein the purchase price (which shall not be more than the Maximum Price for an Off-Market Purchase calculated on the foregoing basis) for each Share and the relevant terms of the equal access scheme for effecting the Off-Market Purchase.

### 2.4 Status of purchased or acquired Shares

Shares purchased or otherwise acquired by the Company under a Share Buy-back are deemed cancelled immediately on completion of the Share Buy-back (and all rights and privileges attached to those Shares will expire on such cancellation) unless such Shares are held by the Company as treasury shares to the extent permitted under the Companies Act. Accordingly, the total number of issued Shares will be diminished by the number of Shares purchased or acquired by the Company and which are not held as treasury shares.

Shares purchased or acquired by the Company and cancelled will be automatically delisted by the SGX-ST. Certificates (where applicable) in respect thereof will be cancelled by the Company as soon as reasonably practicable following settlement of any such Share Buy-back.

### 2.5 Treasury shares

Under the Companies Act, Shares purchased or acquired by the Company may be held or dealt with as treasury shares. Some of the provisions on treasury shares under the Companies Act are summarised below:

### (a) Maximum holdings

The total aggregate number of Shares held as treasury shares cannot at any time exceed 10% of the total number of issued Shares (excluding treasury shares and subsidiary holdings). Any Shares in excess of this limit shall be disposed of or cancelled in accordance with Section 76K of the Companies Act within 6 months beginning on the date on which the contravention occurs or such further periods as ACRA may allow.

# (b) Voting and other rights

The Company cannot exercise any right in respect of treasury shares. In particular, the Company cannot exercise any right to attend or vote at general meetings and for the purposes of the Companies Act, the Company shall be treated as having no right to vote and the treasury shares shall be treated as having no voting rights.

In addition, no dividend may be paid, and no other distribution of the Company's assets may be made to the Company in respect of treasury shares. However, the allotment of shares as fully paid bonus shares in respect of treasury shares is allowed. A subdivision or consolidation of any treasury share into treasury shares of a greater or smaller number is also allowed so long as the total value of the treasury shares after the subdivision or consolidation is the same as before.

### (c) Disposal and cancellation

Where Shares are held as treasury shares, the Company may at any time but subject always to the Take-over Code:

- (i) sell the treasury shares (or any of them) for cash;
- (ii) transfer the treasury shares (or any of them) for the purposes of or pursuant to any share scheme, whether for employees, directors or other persons;
- (iii) transfer the treasury shares (or any of them) as consideration for the acquisition of shares in or assets of another company or assets of a person;
- (iv) cancel the treasury shares (or any of them); or
- (v) sell, transfer or otherwise use the treasury shares for such other purposes as the Minister for Finance may by order prescribe.

#### 2.6 Reporting requirements

### (a) Notification to the ACRA

Within 14 days of the passing of a Shareholders' resolution to approve the proposed renewal of the Share Buy-back Mandate, the Company shall lodge a copy of such resolution with the ACRA.

The Company shall also lodge with ACRA a notice of the Share Buy-back, within 30 days of such purchase or acquisition. Such notification shall include, *inter alia*, the date of the Share Buy-back, the total number of Shares purchased or acquired, the number of Shares cancelled or held as treasury shares, the Company's issued share capital before and after the Share Buy-backs, the amount of consideration paid for the Share Buy-backs and whether such consideration is paid out of profits or capital of the Company, and such other information as may be prescribed from time to time.

In addition, within 30 days of the cancellation or disposal of treasury shares in accordance with the provisions of the Companies Act, the Company shall lodge with ACRA a notice of cancellation or disposal of treasury shares with such information as may be prescribed from time to time.

### (b) Notification to the SGX-ST

Rule 871 of the Catalist Rules specifies that a listed company must make an announcement on SGXNET of all purchases or acquisitions of its shares no later than 9.00 a.m.:

- (i) in the case of a Market Purchase, on the Market Day following the day on which the Market Purchase was made, and
- (ii) in the case of an Off-Market Purchase under an equal access scheme, on the second Market Day after the close of acceptance of the offer.

Such announcement shall include, inter alia, the maximum number of Shares authorised for purchase or acquisition, the date of the Share Buy-backs, the number of Shares purchased or acquired, the number of Shares cancelled or held as treasury shares, the purchase price per Share or (in the case of Market Purchases) the highest price and lowest price per Share, the total consideration paid for the Shares, the number of issued Shares after purchase or acquisition and such other information as may be prescribed from time to time. The announcement must be in the form of Appendix 8D prescribed by the Catalist Rules.

In addition, under Rule 704(31) of the Catalist Rules, an immediate announcement must be made of any sale, transfer, cancellation and/or use of treasury shares (in each case, the "usage"). Such announcement must include the date of usage, the purpose of usage, the number of treasury shares comprised in the usage, the number of treasury shares before and after the usage, the percentage of the number of treasury shares comprised in the usage against the total number of issued Shares before and after the usage, the value of the treasury shares comprised in the usage and such other information as may be prescribed from time to time.

### 2.7 Sources of funds

In purchasing Shares under the Share Buy-back Mandate, the Company may only apply funds legally available for Share Buy-backs as provided in the Constitution and in accordance with the applicable laws in Singapore. The Company may not purchase or acquire its Shares for a consideration other than in cash or, in the case of a Market Purchase, for settlement otherwise than in accordance with the trading rules of the SGX-ST.

Under the Companies Act, Share Buy-backs may be made out of the Company's distributable profits or capital so long as the Company is solvent. In determining whether the Company is solvent, the Directors must have regard to the most recently audited financial statements, other relevant circumstances, and may rely on valuations or estimation of assets or liabilities. In determining the value of contingent liabilities, the Directors may take into account the likelihood of the contingency occurring, as well as any counter-claims by the Company.

Pursuant to Section 76F(4) of the Companies Act, a company is "solvent" if, at the date of payment for the relevant Share Buy-back, the following conditions are satisfied:

- (a) there is no ground on which the company could be found to be unable to pay its debts;
- (b) if,
  - (i) it is intended to commence the winding up of the company within the period of 12 months immediately after the date of payment, the company will be able to pay its debts in full within the period of 12 months after the date of commencement of the winding up; or
  - (ii) it is not intended so to commence winding up, the company will be able to pay its debts as they fall due during the period of 12 months immediately after the date of the payment; and
- (c) the value of the company's assets is not less than the value of its liabilities (including contingent liabilities) and will not, after the purchase or acquisition of shares, become less than the value of its liabilities (including contingent liabilities).

The Company intends to use internal sources of funds or borrowings or a combination of both to finance the Company's Share Buy-backs pursuant to the Share Buy-back Mandate. The Directors do not propose to exercise the Share Buy-back Mandate in a manner and to such extent that it would have a material adverse effect on the financial position, liquidity and/or the capital adequacy of the Group.

#### 2.8 Financial effects

It is not possible for the Company to realistically calculate or quantify the impact of purchases or acquisitions of Shares that may be made pursuant to the Share Buy-back Mandate on the NAV and EPS of the Company and the Group as the resultant effect would depend on, inter alia, the aggregate number of Shares purchased or acquired, whether the purchase or acquisition is made out of capital or profits, the purchase prices paid for such Shares, the amount (if any) borrowed by the Company to fund such purchases or acquisitions and whether the Shares purchased or acquired are cancelled or held as treasury shares.

The Share Buy-back scenarios discussed below in this Section 2.8 are for illustrative purposes only and under the following assumptions:

- (a) The Share Buy-back Mandate has been effective from 1 January 2022;
- (b) Based on 207,656,700 Shares (excluding 343,300 treasury shares and Nil subsidiary holdings) in issue as at the Latest Practicable Date and assuming no change in share capital on or prior to Approval Date, the Company carried out Share Buy-backs in respect of 20,765,670 Shares (representing 10% of the total number of Shares);

(c) In the case of Market Purchases by the Company, assuming that the Company purchases or acquires 20,765,670 Shares at the Maximum Price of \$0.320 for each Share (being the price equivalent to 105% of the Average Closing Price immediately preceding the Latest Practicable Date), the maximum amount of funds required is approximately \$6,645,000.

In the case of Off-Market Purchases by the Company, assuming that the Company purchases or acquires 20,765,670 Shares at the Maximum Price of \$0.365 for each Share (being the price equivalent to 120% of the Average Closing Price immediately preceding the Latest Practicable Date), the maximum amount of funds required is approximately \$7,579,000;

- (d) The Share Buy-backs are funded entirely by internal resources; and
- (e) Transaction costs incurred for the Share Buy-backs are assumed to be insignificant and have been disregarded for the purpose of computing the financial effects.

For illustrative purposes only, and based on the assumptions set out above, the financial effects of (i) Share Buy-backs of 20,765,670 Shares by the Company made entirely out of capital and the purchased shares are held in treasury; and (ii) Share Buy-backs of 20,765,670 Shares by the Company made entirely out of capital and the purchased shares are cancelled on the audited consolidated financial statements of the Company and the Group for FY2022 are set out below:

### Scenario 1 - Purchases made entirely out of capital and held as treasury shares

#### (i) Market Purchases

As at 31 December 2022	Before Share Buy-back Gro	After Share Buy-back oup	Before Share Buy-back Com	After Share Buy-back pany
	\$'000	\$'000	\$'000	\$'000
Share capital	8,020	8,020	8,020	8,020
Accumulated profits	49,612	49,612	13,305	13,305
Treasury shares	(89)	(6,734)	(89)	(6,734)
Equity attributable to owners of				
the Company	57,543	50,898	21,236	14,591
NAV <sup>(1)</sup>	57,543	50,898	21,236	14,591
Cash and cash equivalents	23,270	16,625	999	999(2)
Current Assets	52,907	46,262	19,325	19,325
Current Liabilities	14,801	14,801	199	6,844
Working capital	38,106	31,461	19,126	12,481
Total borrowings	_	_	_	6,645
Profit attributable to owners of				
the Company	9,018	9,018	5,302	5,302
Number of Shares	207,656,700	186,891,030	207,656,700	186,891,030
Financial Ratios				
NAV per Share (cents)(3)	27.71	27.23	10.23	7.81
Current Ratio (times)(4)	3.57	3.13	97.11	2.82
Basic EPS (cents) <sup>(5)</sup>	4.34	4.83	2.55	2.84

# (ii) Off-Market Purchases

	Before Share Buy-back	After Share Buy-back	Before Share Buy-back	After Share Buy-back
As at 31 December 2022	Group		Com	pany
	\$'000	\$'000	\$'000	\$'000
Share capital	8,020	8,020	8,020	8,020
Accumulated profits	49,612	49,612	13,305	13,305
Treasury shares	(89)	(7,668)	(89)	(7,668)
Equity attributable to owners of				
the Company	57,543	49,964	21,236	13,657
NAV <sup>(1)</sup>	57,543	49,964	21,236	13,657
Cash and cash equivalents	23,270	15,691	999	999(2)
Current Assets	52,907	45,328	19,325	19,325
Current Liabilities	14,801	14,801	199	7,778
Working capital	38,106	30,527	19,126	11,547
Total borrowings	_	_	_	7,579
Profit attributable to owners of				
the Company	9,018	9,018	5,302	5,302
Number of Shares	207,656,700	186,891,030	207,656,700	186,891,030
Financial Ratios				
NAV per Share (cents)(3)	27.71	26.73	10.23	7.31
Current Ratio (times)(4)	3.57	3.06	97.11	2.48
Basic EPS (cents) <sup>(5)</sup>	4.34	4.83	2.55	2.84

# Scenario 2 - Purchases made out of capital and cancelled

# (i) Market Purchases

	Before Share	After Share	Before Share	After Share
4 101 0 1 0000	Buy-back	Buy-back	Buy-back	Buy-back
As at 31 December 2022	Gro	oup	Com	pany
	\$'000	\$'000	\$'000	\$'000
Share capital	8,020	1,286	8,020	1,286
Accumulated profits	49,612	49,612	13,305	13,305
Treasury shares	(89)		(89)	
Equity attributable to owners of				
the Company	57,543	50,898	21,236	14,591
NAV <sup>(1)</sup>	57,543	50,898	21,236	14,591
Cash and cash equivalents	23,270	16,625	999	999(2)
Current Assets	52,907	46,262	19,325	19,325
Current Liabilities	14,801	14,801	199	6,844
Working capital	38,106	31,461	19,126	12,481
Total borrowings	_	_	_	6,645
Profit attributable to owners of				
the Company	9,018	9,018	5,302	5,302
Number of Shares	207,656,700	186,891,030	207,656,700	186,891,030
Financial Ratios				
NAV per Share (cents)(3)	27.71	27.23	10.23	7.81
Current Ratio (times)(4)	3.57	3.13	97.11	2.82
Basic EPS (cents) <sup>(5)</sup>	4.34	4.83	2.55	2.84

#### (ii) Off-Market Purchases

As at 31 December 2022	Before Share Buy-back Gro	After Share Buy-back up	Before Share Buy-back Com	After Share Buy-back pany
	\$'000	\$'000	\$'000	\$'000
Share capital Accumulated profits Treasury shares	8,020 49,612 (89)	352 49,612 –	8,020 13,305 (89)	352 13,305 –
Equity attributable to owners of the Company	57,543	49,964	21,236	13,657
NAV <sup>(1)</sup>	57,543	49,964	21,236	13,657
Cash and cash equivalents	23,270	15,691	999	999 <sup>(2)</sup>
Current Assets	52,907	45,328	19,325	19,325
Current Liabilities	14,801	14,801	199	7,778
Working capital	38,106	30,527	19,126	11,547
Total borrowings	_	_	_	7,579
Profit attributable to owners of				
the Company	9,018	9,018	5,302	5,302
Number of Shares	207,656,700	186,891,030	207,656,700	186,891,030
Financial Ratios				
NAV per Share (cents)(3)	27.71	26.73	10.23	7.31
Current Ratio (times)(4)	3.57	3.06	97.11	2.48
Basic EPS (cents)(5)	4.34	4.83	2.55	2.84

#### Notes:

- (1) NAV represents total assets less total liabilities.
- (2) The Company will procure loans from its subsidiaries of an amount sufficient to finance the Share Buy-backs being S\$6.645 million for Market Purchases and S\$7.579 million for Off-Market Purchases.
- (3) NAV per Share is computed based on NAV divided by the number of Shares in issue.
- (4) Current ratio equals current assets divided by current liabilities.
- (5) Basic EPS is computed based on profit attributable to owners of the Company divided by the number of Shares in issue.

Shareholders should note that the financial effects set out above are based on certain assumptions and are purely for illustrative purposes only. In particular, it is important to note that the above illustration is based on the audited consolidated financial statements of the Company and the Group for FY2022, and is not necessarily representative of the future financial performance of the Company or the Group.

The Board will take into account both financial and non-financial factors (for example, stock market conditions and the performance of the Shares) in assessing the relative impact of a Share Buy-back before execution. Although the Share Buy-back Mandate would authorise the Company to purchase or acquire up to 10% of the total number of issued Shares (excluding treasury shares and subsidiary holdings), the Company may not necessarily purchase or be able to purchase the entire 10% of the total number of its issued Shares. In addition, the Company may cancel all or part of the Shares purchased or hold all or part of the Shares purchased in treasury.

### 2.9 Take-over Code implications

Appendix 2 of the Take-over Code contains the Share Buy-back Guidance Note applicable as at the Latest Practicable Date. The take-over implications arising from any Share Buy-backs are set out below.

### (a) Obligations to make a take-over offer

If, as a result of any Share Buy-back, a Shareholder's proportionate interest in the voting capital of the Company and persons acting in concert with him increases, such increase will be treated as an acquisition for the purposes of Rule 14 of the Take-over Code. Consequently, a Shareholder or a group of Shareholders acting in concert could obtain or consolidate effective control of the Company and become obliged to make a mandatory take-over offer under Rule 14 of the Take-over Code, unless the conditions for exemption pursuant to paragraph 3(a) of Appendix 2 of the Take-over Code are satisfied.

### (b) Persons acting in concert

Under the Take-over Code, persons acting in concert ("concert parties") comprise individuals or companies who, pursuant to an agreement or understanding (whether formal or informal), cooperate, through the acquisition by any of them of shares in a company, to obtain or consolidate effective control of the company.

Unless the contrary is established, the Take-over Code presumes, *inter alia*, the following individuals and companies to be persons acting in concert with each other:

- a company with its parent company, its subsidiaries, its fellow subsidiaries, any associated companies of the foregoing companies, any companies whose associated companies include any of the foregoing companies, and any person who has provided financial assistance (other than a bank in the ordinary course of business) to any of the foregoing for the purchase of voting rights;
- (ii) a company with any of its directors (together with their close relatives, related trusts as well as companies controlled by any of the directors, their close relatives and related trusts);
- (iii) a company with any of its pension funds and employee share schemes;
- (iv) a person with any investment company, unit trust or other fund whose investment such person manages on a discretionary basis, but only in respect of the investment account which such person manages;
- (v) a financial or other professional adviser, including a stockbroker, with its client in respect of the shareholdings of the adviser and persons controlling, controlled by or under the same control as the adviser, and all the funds which the adviser manages on a discretionary basis, where the shareholdings of the adviser and any of those funds in the client total 10% or more of the client's equity share capital;
- (vi) directors of a company (together with their close relatives, related trusts and companies controlled by any of such directors, their close relatives and related trusts) which is subject to an offer or where the directors have reason to believe a bona fide offer for their company may be imminent:
- (vii) partners; and
- (viii) an individual, his close relatives, his related trusts, any person who is accustomed to act in accordance to his instructions, companies controlled by any of the foregoing persons, and any person who has provided financial assistance (other than a bank in the ordinary course of business) to any of the foregoing persons and/or entities for the purchase of voting rights.

For this purpose, ownership or control of at least 20% but not more than 50% of the voting rights of a company will be regarded as the test of associated company status.

The circumstances under which Shareholders (including Directors) and persons acting in concert with each of them, will incur an obligation to make a mandatory take-over offer under Rule 14 of the Take-over Code after a purchase or acquisition of Shares by the Company are set out in Appendix 2 of the Take-over Code.

### (c) Effect of Rule 14 and Appendix 2 of the Take-over Code

In general terms, the effect of Rule 14 and Appendix 2 of the Take-over Code is that, unless exempted pursuant to paragraph 3(a) of Appendix 2 of the Take-over Code, a Director and his Concert Parties will incur an obligation to make a mandatory take-over offer under Rule 14 if, as a result of the Company carrying out a Share Buy-back, the voting rights of such Director and his Concert Parties would increase to 30% or more, or in the event that such Director and his Concert Parties hold between 30% and 50% of the Company's voting rights, if the voting rights of such Director and his Concert Parties would increase by more than 1% in any period of 6 months. In calculating the percentages of voting rights of such Shareholder and his Concert Parties, treasury shares shall be excluded.

Under Appendix 2 of the Take-over Code, a Shareholder not acting in concert with the Directors will not be required to make a mandatory take-over offer under Rule 14 if, as a result of the Company purchasing or acquiring its Shares, the voting rights of such Shareholder would increase to 30% or more, or, if such Shareholder holds between 30% and 50% of the Company's voting rights, the voting rights of such Shareholder would increase by more than 1% in any period of six months. Such Shareholder need not abstain from voting in respect of the resolution authorising the proposed renewal of the Share Buy-back Mandate.

## (d) Application of the Take-over Code

Details of the shareholdings of the Directors and Substantial Shareholders as at the Latest Practicable Date are set out in Section 3 below.

As at the Latest Practicable Date, Mr Lim Teck Chuan, the Executive Chairman and Chief Executive Officer holds 63.10% of the issued and paid-up share capital of the Company while Mr Lim Teck Seng, our Executive Director holds 7.14% of the issued and paid-up share capital of the Company (collectively, the "Relevant Shareholders"). Mr Lim Teck Chuan and Mr Lim Teck Seng are brothers and hence are presumed to be parties acting in concert in relation to their interests in the Company.

As the Relevant Shareholders hold more than 50.0% of the voting rights in the Company, the Relevant Shareholders and parties acting in concert with them are not expected to incur an obligation to make a mandatory take-over offer for the Shares under Rule 14.1 of the Take-over Code as a result of the Company buying back its Shares under the Share Buy-back Mandate.

The statements in this Appendix do not purport to be a comprehensive or exhaustive description of all implications that may arise under the Take-over Code. Shareholders who are in doubt as to their obligations, if any, to make a mandatory take-over offer under the Take-over Code as a result of any purchase or acquisition of Shares by the Company should consult the Singapore Securities Industry Council and/or their professional advisers at the earliest opportunity.

### 2.10 Tax implications

Shareholders who are in doubt as to their respective tax positions or the tax implications of purchase or acquisition of Shares by the Company or who may be subject to tax, whether in or outside Singapore, should consult their professional advisers.

### 2.11 Catalist Rules

- (a) While the Catalist Rules do not expressly prohibit any purchase or acquisition of shares by a listed company during any particular time, because the listed company would be regarded as an "insider" in relation to any purchase or acquisition of its issued shares, the Company will not undertake Share Buy-backs at any time after any matter or development of a price-sensitive or trade-sensitive nature has occurred or has been the subject of consideration and/or a decision of the Board until such price-sensitive or trade-sensitive information has been publicly announced. Further, in line with the best practices on dealing with securities stipulated in the Catalist Rules, the Company will not purchase or acquire any Shares through Market Purchases or Off-Market Purchases during the period commencing one month immediately preceding the announcement of the Company's half-year or full-year results.
- (b) The Company does not have any individual shareholding limit or foreign shareholding limit. Rule 723 of the Catalist Rules requires a listed company to ensure that at least 10% of the total number of issued shares (excluding preference shares, convertible equity securities and treasury shares) in a class that is listed must be held by public Shareholders. Where such percentage falls below 10%, the SGX-ST may at any time suspend trading of the shares of the listed company. The term "public", as defined under the Catalist Rules, are persons other than (i) the Directors, Chief Executive Officer, Substantial Shareholders or Controlling Shareholder of the Company and its subsidiaries; and (ii) Associates of the persons in (i).

As at the Latest Practicable Date, approximately 61,596,700 Shares, representing 29.66% of the total number of issued Shares are held by public Shareholders. For illustrative purposes only, assuming the Company exercises the Share Buy-back Mandate in full and purchases 10% of the total number of issued Shares through Market Purchases from the public, the public float would be reduced to approximately 40,831,030 Shares, representing approximately 19.66% of the total number of issued Shares.

The Directors will use their best efforts to ensure that the Company does not effect Share Buy-backs if it would result in the number of issued Shares remaining in the hands of the public falling below 10% of the total number of issued Shares, thereby affecting the listing status of the Company. Before deciding to effect a Share Buy-back, the Directors will ensure that, a sufficient float in the hands of the public will be maintained to provide for an orderly market for trading in the Shares.

### 2.12 Share Buy-backs in the previous 12 months

The following are details of purchases or acquisitions of Shares made by the Company during the period from the date of 2022 AGM, to the Latest Practicable Date.

Date of purchase	Number of Shares purchased	Highest price paid per Share	Lowest price paid per Share	Total consideration paid
		s\$	S\$	S\$
27 May 2022	46,000	0.371	0.371	17,100.80
30 June 2022	39,700	0.340	0.340	13,444.65
Total	85,700			30,545.45

#### 3. INTERESTS OF DIRECTORS AND SUBSTANTIAL SHAREHOLDERS

The interests of the Directors and the Substantial Shareholders in the issued share capital of the Company, as recorded in the register of Directors' shareholdings and the register of Substantial Shareholders of the Company respectively, as at the Latest Practicable Date, are as follows:

	Direct Interest		Deemed Interest			
Directors	Number of Shares	<b>%</b> <sup>(1)</sup>	Number of Shares	<b>%</b> <sup>(1)</sup>		
Mr Lim Teck Chuan, Thomas(2)	_	_	131,040,000	63.10		
Mr Lim Teck Seng, Rocky(3)	14,560,000	7.01	260,000	0.13		
Mr Lim Teck Chai, Danny(4)	_	_	130,000	0.06		
Substantial Shareholders						
TL Investment Holdings Pte. Ltd.	131,040,000	63.10	_	_		

#### Notes:

- (1) Based on the total number of issued shares of the Company (excluding Treasury Shares) as at the Latest Practicable Date.
- (2) Mr Lim Teck Chuan holds 100% of the issued share capital of TL Investment Holdings Pte. Ltd.. Accordingly, Mr Lim Teck Chuan is deemed to be interested in all the shares held by TL Investment Holdings Pte. Ltd. in the Company by virtue of Section 7 of the Singapore Companies Act 1967.
- (3) Mr Lim Teck Seng is deemed to be interested in the 260,000 shares held by his spouse, Tay Sok Cheng by virtue of Section 7 of the Singapore Companies Act 1967.
- (4) Mr Lim Teck Chai, Danny is deemed to be interested in the 130,000 shares held via iFast Financial Pte. Ltd..

Save for their respective shareholding interests in the Company, none of the Directors and to the best of the Directors' knowledge, none of the Substantial Shareholders has any direct or indirect interest in the proposed renewal of the Share Buy-back Mandate.

### 4. DIRECTORS' RECOMMENDATION

After having considered the rationale and the information relating to the proposed renewal of the Share Buy-back Mandate, the Directors are of the opinion that the proposed renewal of the Share Buy-back Mandate is in the best interests of the Company, and accordingly, recommend that Shareholders vote in favour of the Ordinary Resolution in respect of the proposed renewal of the Share Buy-back Mandate as set out in the notice of AGM.

# 5. ACTION TO BE TAKEN BY SHAREHOLDERS

A Shareholder who is unable to attend the AGM and wish to appoint a proxy to attend and vote at the AGM on his behalf must complete, sign and return the proxy form attached to the Company's annual report for FY2022 in accordance with the instructions printed thereon as soon as possible and in any event so as to arrive at the Company's registered office at 10 Woodlands Loop Singapore 738388, not less than 48 hours before the time appointed for holding the AGM.

The completion and return of a proxy form by a Shareholder does not preclude him from attending and voting in person at the AGM should he subsequently decide to do so, although the appointment of the proxy shall be deemed to be revoked by such attendance.

A Depositor shall not be regarded as a Shareholder entitled to attend the AGM and to speak and vote thereat unless his name appears on the Depository Register at least 72 hours before the time appointed for holding the AGM.

#### 6. DIRECTORS' RESPONSIBILITY STATEMENT

The Directors collectively and individually accept full responsibility for the accuracy of the information given in this Appendix and confirm after making all reasonable enquiries that, to the best of their knowledge and belief, this Appendix constitutes full and true disclosure of all material facts about the proposed renewal of the Share Buy-back Mandate and the Group, and the Directors are not aware of any facts the omission of which would make any statement in this Appendix misleading.

Where information in this Appendix has been extracted from published or otherwise publicly available sources or obtained from a named source, the sole responsibility of the Directors has been to ensure that such information has been accurately and correctly extracted from those sources and/or reproduced in this Appendix in its proper form and context.

### 7. DOCUMENTS AVAILABLE FOR INSPECTION

The following documents are available for inspection at the registered office of the Company at 10 Woodlands Loop Singapore 738388, during normal business hours from the date of this Appendix up to and including the date of the AGM:

- (a) the Company's Constitution; and
- (b) the Annual Report of the Company for FY2022.

Yours faithfully

For and on behalf of the Board of Directors of **Choo Chiang Holdings Ltd.** 

Lim Teck Chuan, Thomas
Executive Chairman and Chief Executive Officer

**NOTICE IS HEREBY GIVEN** that the Annual General Meeting of **Choo Chiang Holdings Ltd.** (the "**Company**") will be held physically at Choo Chiang HQ level 2 Conference room @ 10 Woodlands Loop Singapore 738388 on Thursday, 27 April 2023 at 2.30 p.m. to transact the following business:

### **As Ordinary Business**

- 1. To receive and adopt the Directors' Statement and the audited financial statements of the Company for the financial year ended 31 December 2022 together with the Auditors' Report thereon. (Resolution 1)
- 2. To declare a first and final tax exempt one-tier dividend of 1.2 Singapore cents per ordinary share (2021: 1.3 Singapore cents per ordinary share) for the financial year ended 31 December 2022. (Resolution 2)
- 3. To re-elect Mr Lim Teck Chuan, who is retiring by rotation in accordance with Regulation 114 of the Company's Constitution, as a Director of the Company. (Resolution 3)
- 4. To re-elect Mr Lim Teck Chai Danny, who is retiring by rotation in accordance with Regulation 114 of the Company's Constitution, as a Director of the Company.

[See Explanatory Note (i)]

(Resolution 4)

- 5. To approve the sum of S\$130,000.00 as Directors' fees for the financial year ending 31 December 2023 and the payment thereof on a half yearly basis. (2022: S\$130,000.00) (Resolution 5)
- 6. To re-appoint Mazars LLP as Auditors of the Company and to authorise the Directors to fix their remuneration.

  (Resolution 6)
- 7. To transact any other business that may be transacted at an Annual General Meeting.

### As Special Business

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

### 8. Authority to allot and issue shares in the capital of the Company

That pursuant to Section 161 of the Companies Act 1967 ("Companies Act") and Rule 806 of the Singapore Exchange Securities Trading Limited ("SGX-ST") Listing Manual Section B: Rules of Catalist ("Catalist Rules") and the Constitution of the Company (the "Constitution"), authority be and is hereby given to the Directors to (i) allot and issue new ordinary shares in the capital of the Company ("Shares") whether by way of rights, bonus or otherwise; (ii) 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 may in their absolute discretion deem fit; and/or (iii) (notwithstanding the authority conferred by this resolution may have ceased to be in force) issue Shares in pursuance of any Instruments made or granted by the Directors while this resolution was in force, provided that:

(a) 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 shall not exceed 100.0% 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 (b) below), of which the aggregate number of Shares to be issued (including Shares to be issued pursuant to the Instruments) other than on a pro rata basis to existing Shareholders shall not exceed 50.0% 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 (b) below);

- (b) (subject to such manner of calculation as may be prescribed by the SGX-ST) for the purpose of determining the aggregate number of Shares (including Shares to be issued pursuant to the Instruments) and Instruments that may be issued under sub-paragraph (a) above, the percentage of Shares that may be issued shall be based on the total number of issued Shares of the Company (excluding treasury shares and subsidiary holdings) at the time of passing of this resolution, after adjusting for: (i) new Shares arising from the conversion or exercise of the Instruments or any convertible securities; (ii) new Shares arising from exercising of any share options or vesting of share awards outstanding and/or subsisting at the time of passing of this resolution provided that such share options or share awards (as the case may be) were granted in compliance with the Catalist Rules; and (iii) any subsequent bonus issue, consolidation or sub-division of Shares;
- (c) in exercising such authority, the Company shall comply with the provisions of the Catalist Rules for the time being in force (unless such compliance has been waived by the SGX-ST) and the Constitution for the time being of the Company; and
- (d) unless revoked or varied by the Company in a general meeting, such authority shall continue in force until (i) the conclusion of the next annual general meeting of the Company or (ii) the date by which the next annual general meeting of the Company is required by law to be held, whichever is the earlier.

[See Explanatory Note (ii)]

(Resolution 7)

9. Authority to grant awards and issue shares pursuant to the Choo Chiang Performance Share Plan

That pursuant to Section 161 of the Companies Act, authority be and is hereby given to the Directors to:

- offer and grant awards ("Awards") from time to time in accordance with the rules of the Choo Chiang Performance Share Plan (the "PSP"); and
- (ii) allot and issue from time to time such number of new Shares as may be required to be issued pursuant to the vesting of Awards granted under the PSP,

provided always that the aggregate number of Shares issued and issuable pursuant to the Awards granted under the PSP, when added to (1) the number of Shares issued and issuable and/or transferred or transferable in respect of all awards granted thereunder; and (2) all other Shares issued and issuable and/or transferred or transferable in respect of all options granted or awards granted under any other share incentive schemes or share plans adopted by the Company, shall not exceed fifteen per cent (15%) of the total issued share capital (excluding treasury shares and subsidiary holdings) of the Company on the day preceding the relevant date of award and that such authority shall, unless revoked or varied by the Company in a general meeting, continue in force 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.

[See Explanatory Note (iii)]

(Resolution 8)

### 10. Renewal of The Share Buy-Back Mandate

#### That:

- (a) for the purposes of Sections 76C and 76E of the Companies Act, the exercise by the Directors of the Company of all the powers of the Company to purchase or otherwise acquire issued ordinary shares in the capital of the Company ("Shares") not exceeding in aggregate the Maximum Limit (as hereafter defined), at such price or prices 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 through the SGX-ST's ready market or, as the case may be, any other stock exchange on which the Shares may for the time being be listed and quoted ("Other Exchange"), through one or more duly licensed stockbrokers appointed by the Company for such purpose (the "On-Market Share Buy-Back") and/or
  - (ii) off-market purchases (if effected otherwise than on the SGX-ST) in accordance with any equal access scheme(s) as defined in Section 76C of the Companies Act as may be determined or formulated by the Directors as they may consider fit and in the best interests of the Company, which scheme(s) shall satisfy all the conditions prescribed by the Companies Act and the Listing Manual Section B: Rules of Catalist (the "Off-Market Share Buy-Back"),

and otherwise in accordance with all other laws, regulations and rules of the SGX-ST or, as the case may be, Other Exchange, as may for the time being be applicable, be and is hereby authorised and approved generally and unconditionally ("Share Buy-Back Mandate");

- (b) unless varied or revoked by the Company in a general meeting, the authority conferred on the Directors of the Company pursuant to the Share Buy-Back Mandate may be exercised by the Directors of the Company at any time and from time to time during the period commencing from the passing of this resolution and expiring on the earliest of:
  - (i) the date on which the next Annual General Meeting of the Company is held;
  - (ii) the date by which the next Annual General Meeting of the Company is required by law to be held; or
  - (iii) the date on which purchases and acquisitions of Shares pursuant to the Share Buy-Back Mandate are carried out to the full extent mandated.
- (c) in this resolution:

"Maximum Limit" means the number of Shares representing ten per cent (10%) of the total issued ordinary share capital of the Company ascertained as at the date of the passing of this resolution unless the Company has effected a reduction of the share capital of the Company in accordance with the applicable provisions of the Companies Act at any time during the Relevant Period (as defined hereinafter), in which event the issued ordinary share capital of the Company shall be taken to be the amount of the issued ordinary share capital of the Company as altered (excluding any treasury shares and subsidiary holdings that may be held by the Company from time to time);

"Relevant Period" means the period commencing from the date of the Annual General Meeting at which the proposed renewal of the Share Buy-Back Mandate is approved, and expiring on the date the next annual general meeting of the Company is held or is required by law to be held, whichever is earlier, or until it is varied or revoked by the Company in general meeting, after the date of the passing of this resolution; and

"Maximum Price" in relation to a Share to be purchased, means the purchase price (excluding brokerage, commission, stamp duties, applicable goods and services tax and other related expenses) not exceeding:

- in the case of a On-Market Share Buy-Back, 105% of the Average Closing Market Price of the Shares; and
- (ii) in the case of an Off-Market Share Buy-Back, 120% of the Average Closing Market Price of the Shares,

where:

"Average Closing Market Price" means the average of the closing market prices of the Shares over the last five (5) market days on which transactions in the Shares were recorded before the day on which the purchases are made, and deemed to be adjusted for any corporate action that occurs during the relevant five (5) day period and the day on which the purchases are made; and

(d) the Directors of the Company be and are hereby authorised to complete and do all such acts and things (including executing such documents as may be required) as they may consider expedient or necessary to give effect to the transactions contemplated by this resolution.

[See Explanatory Note (iv)]

(Resolution 9)

By Order of The Board

Morland Fu Lai Foon Kuen Company Secretaries Singapore, 11 April 2023

#### Explanatory Notes on Ordinary Resolutions to be passed:

- (i) Mr Lim Teck Chai Danny, if re-elected, will remain as the Company's Lead Independent Director and the Chairman of the Remuneration Committee and a member of the Audit and Nominating Committees respectively. The Board considers Mr Lim Teck Chai Danny to be independent for the purposes of Rule 704(7) of the Catalist Rules.
- (ii) Ordinary Resolution 7, if passed, will empower the Directors (from the date of this Annual General Meeting until (a) the conclusion of the next annual general meeting of the Company or (b) the date by which the next annual general meeting of the Company is required by law to be held, whichever is the earlier) to allot and issue Shares and convertible securities in the Company up to an amount not exceeding one hundred per cent (100%) of the total number of issued Shares (excluding treasury shares and subsidiary holdings), of which the total number of Shares issued other than on a pro rata basis to existing shareholders of the Company, shall not exceed fifty per cent (50%) of the total number of issued Shares (excluding treasury shares and subsidiary holdings). This authority will, unless previously revoked or varied at a general meeting, expire at 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 the earlier.
- (iii) Ordinary Resolution 8, if passed, will empower the Directors (from the date of this Annual General Meeting until (a) the conclusion of the next annual general meeting of the Company or (b) the date by which the next annual general meeting of the Company is required by law to be held, whichever is the earlier) to offer and grant Awards under the PSP, and to allot and issue Shares pursuant to the vesting of Awards granted under the PSP, provided that the aggregate number of Shares issued and issuable pursuant to the PSP, when added to (1) the number of Shares issued and issuable and/or transferred or transferable in respect of all Awards granted thereunder; and (2) all other Shares issued and issuable and/or transferred or transferable in respect of all options granted or Awards granted under any other share incentive schemes or share plans adopted by the Company, shall not exceed fifteen per cent (15%) of the total number of issued share capital (excluding treasury shares and subsidiary holdings) of the Company on the day preceding the relevant date of Award and from time to time.
- (iv) Ordinary Resolution 9, if passed, will empower the Directors during the Relevant Period, to purchase or otherwise acquire, by way of Market Purchases or Off-Market Purchases, up to 10% of the total number of issued Shares (excluding treasury shares and subsidiary holdings) as at the date of the resolution passed by Shareholders for the Share Buy-back Mandate on the terms of the Share Buy-back Mandate as set out in the Annexure. The Company may use internal sources of funds or borrowings or a combination of both to finance the Company's purchase or acquisition of the Shares pursuant to the Share Buy-Back Mandate.

#### Notes:

- 1. The members of the Company are invited to **attend physically** at the Annual General Meeting (the "**Meeting**" or "**AGM**"). **There will be no option for shareholders to participate virtually**. Printed copies of this Notice will not be sent to members. This Notice is available to members by electronic means via publication on the SGX website at <a href="https://www.sgx.com/securities/company-announcements">https://www.sgx.com/securities/company-announcements</a>. A member will need an internet browser and PDF reader to view these documents.
- 2. Please bring along your NRIC/passport so as to enable the Company to verify your identity.
- 3. Arrangements for participation in the AGM physically

Members (including Supplementary Retirement Scheme investors ("SRS investors")) may participate in the AGM by:

- (a) attending the AGM in person;
- (b) submitting questions to the Chairman of the Meeting in advance of, or at, the AGM; and/or
- (c) voting at the AGM
  - (i) themselves personally; or (ii) through their duly appointed proxy(ies).

SRS investors who wish to appoint the Chairman of the Meeting (and not third party proxy(ies)) as proxy to approach their respective SRS Operators to submit their votes. Please see item 6 below for details.

In the event members feel unwell, members are strongly encouraged to exercise social responsibility and rest at home and consider appoint a proxy(ies) to attend the Meeting. We encourage members to mask up when attending the Meeting.

- 4. A member who is not a relevant intermediary is entitled to appoint not more than two proxies to attend, speak and vote in his/her stead at the AGM. A member who is a relevant intermediary is entitled to appoint more than two proxies to attend, speak and vote at the AGM, but each proxy must be appointed to exercise the rights attached to a different share or shares held by such member.
  - "Relevant intermediary" has the meaning ascribed to it in Section 181 of the Companies Act 1967.
- 5. A proxy or attorney need not be a member of the Company.
- 6. A member can appoint the Chairman of the Meeting as his/her/its proxy but this is not mandatory.

If a member wishes to appoint the Chairman of the Meeting as proxy, such member (whether individual or corporate) must give specific instructions as to voting for, voting against, or abstentions from voting on, each resolution in the instrument appointing the Chairman of the Meeting as proxy. If no specific direction as to voting is given or in the event of any other matter arising at the Meeting and at any adjournment thereof, the Chairman of the Meeting will vote or abstain from voting at his discretion.

- 7. SRS investors who hold shares through SRS Operators:
  - (a) may vote at the Meeting if they are appointed as proxies by their respective SRS Operators, and should contact their respective SRS Operators if they have any queries regarding their appointment as proxies; or
  - (b) may appoint the Chairman of the Meeting as proxy to vote on their behalf at the Meeting, in which case they should approach their SRS Operators to submit their votes at least seven (7) working days prior to the date of AGM i.e. by 5.00 p.m. on 18 April 2023.
- 8. Submission of instrument of proxy or proxies ("Proxy Form")

The Proxy Form must be submitted through any one of the following means:

- (a) post or personally a physical copy at the registered office of the Company at 10 Woodlands Loop Singapore 738388; or
- (b) email a scanned copy at <a href="mailto:agm@choochiang.com">agm@choochiang.com</a>,
  - in either case, not less than forty-eight (48) hours before the time appointed for holding the Meeting i.e. by **2.30 p.m.** on **25 April 2023**, and failing which, the Proxy Form will not be treated as valid.
- 9. A depositor's name must appear on the Depository Register maintained by The Central Depository (Pte) Limited as at seventy-two (72) hours before the time appointed for holding the Annual General Meeting in order for the Depositor to be entitled to attend and vote at the AGM.
- 10. The Company shall be entitled to, and will, treat any valid Proxy Form which was delivered by a member to the Company **before 2.30 p.m.** on 25 April 2023 as a valid instrument as the member's proxy to attend, speak and vote at the Meeting if (a) the member had indicated how he/she/it wished to vote for or vote against or abstain from voting on each resolution; and (b) the member has not withdrawn the appointment by 2.30 p.m. on 25 April 2023.
- 11. If the member is a corporation, the instrument appointing the proxy must be under seal or the hand of an officer or attorney duly authorised.
- 12. Completion and return of the Proxy Form by a member will not prevent him/her from attending, speaking and voting at the Meeting if he/she so wishes. The appointment of the proxy(ies) for the Meeting will be deemed to be revoked if the member attends the Meeting in person and in such event, the Company reserves the right to refuse to admit any person or persons appointed under the relevant instrument appointing a proxy(ies) to the Meeting.
- 13. <u>Submission of questions in advance of the Meeting</u>
  - (a) Members may also submit questions related to the resolutions to be tabled for approval at the Meeting. All questions, together with the members' full names, identification numbers/passport/company registration number, contact numbers, email addresses and manner in which they hold shares in the Company and number of shares held, must be submitted no later than 2.30 p.m. on 18 April 2023 via email at <a href="mailto:agm@choochiang.com">agm@choochiang.com</a> or post to the registered office of the Company at 10 Woodlands Loop Singapore 738388.
  - (b) Responses to these questions will be posted on the SGXNet and the Company's website by 21 April 2023.
  - (c) The Company endeavours to address (i) subsequent clarifications sought, (ii) follow-up questions or (iii) subsequent substantial and relevant questions which are received after its Responses to Q&A at the Meeting itself. Where substantially similar questions are received, the Company may consolidate such questions and consequently not all questions may be individually addressed.
  - (d) The Company will publish the minutes of the AGM on SGXNet within one month after the date of the AGM, and the minutes will include the responses to the questions which are addressed during the AGM, if any.
- 14. Members are reminded to check SGXNet for any latest updates on the status of the AGM.

### PERSONAL DATA PRIVACY

By submitting an instrument appointing a proxy(ies) to attend, speak and vote at the AGM and/or any adjournment thereof, 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 proxy(ies) for the AGM (including any adjournment thereof) and the preparation and compilation of the attendance 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 guidelines (collectively, the "Purposes"), (ii) 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.

Photographic, sound and/or video recordings of the Meeting may be made by the Company for record keeping and to ensure the accuracy of the minutes prepared of the Meeting. Accordingly, the personal data of a member of the Company (such as his name) may be recorded by the Company for such purpose.



### CHOO CHIANG HOLDINGS LTD.

(Incorporated in the Republic of Singapore) (Company Registration No. 201426379D)

(PLEASE SEE NOTES OVERLEAF BEFORE COMPLETING THIS FORM)

**PROXY FORM** 

#### IMPORTANT:

- IMPORTANT:

  1. The AGM is held physically at the registered office of the Company. Members have no option to participate virtually.

  2. This Proxy Form is not valid for use by SRS investors and shall be ineffective for all intents and purposes if used or purported to be used by them. SRS investors who wish to vote should contact their SRS Operators by 5.00 p.m. on 18 April 2023, being seven (7) working days before the date of the AGM to submit his/her voting instructions.

  Personal Data Privacy

  3. By submitting an instrument appointing a proxy(ies) and/or representative(s), the member accepts and agrees to the personal data privacy terms set out in the Company's Notice of Annual General Meeting.

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#### NOTES

- 1. Each of the resolutions to be put to the vote of members at the AGM (and at any adjournment thereof) will be voted on by way of a poll.
- 2. Please insert the total number of Shares you hold. If you have Shares entered against your name in the Depository Register (as defined in Section 81SF of the Securities and Futures Act 2001), you should insert that number of Shares. If you have Shares registered in your name in the register of Shareholders of our Company, you should insert that number of Shares. If you have Shares entered against your name in the Depository Register and Shares registered in your name in the register of Shareholders, you should insert the aggregate number of Shares entered against your name in the Depository Register and registered in your name in the register of Shareholders. If no number is inserted, the instrument appointing a proxy or proxies shall be deemed to relate to all the Shares in the capital of the Company held by you.
- 3. A member who is not a relevant intermediary is entitled to appoint not more than two proxies to attend, speak and vote in his/her stead. A proxy need not be a member of the Company.
- 4. Where a member appoints more than one proxy, he/she shall specify the proportion of his/her shareholding to be represented by each proxy. If no such proportion or number is specified the first named proxy may be treated as representing 100% of the shareholding and any subsequent named proxy as an alternate to the earlier named. The proxy form may be accessed on the SGX website.
- 5. A member who is a relevant intermediary is entitled to appoint more than two proxies to attend and vote at the AGM, but each proxy must be appointed to exercise the rights attached to a different Share or Shares held by such member. Where such member appoints more than two proxies, the appointments shall be invalid unless the member specifies the number of Shares in relation to which each proxy has been appointed.

"Relevant intermediary" means:

- (a) a banking corporation licensed under the Banking Act 1970 or a wholly-owned subsidiary of such a banking corporation, whose business includes the provision of nominee services and who holds shares in that capacity;
- (b) a person holding a capital markets services licence to provide custodial services for securities under the Securities and Futures Act 2001 and who holds shares in that capacity; or
- (c) the Central Provident Fund Board established by the Central Provident Fund Act 1953, in respect of shares purchased under the subsidiary legislation made under that Act providing for the making of investments from the contributions and interest standing to the credit of members of the Central Provident Fund, if the Board holds those shares in the capacity of an intermediary pursuant to or in accordance with that subsidiary legislation.

A member can appoint the Chairman of the Meeting as his/her/its proxy, but this is not mandatory.

- 6. The instrument appointing a proxy(ies) ("Proxy Form") must be submitted to the Company in the following manner: -
  - (a) if submitted by post, be lodged at the registered office of the Company at 10 Woodlands Loop Singapore 738388; or
  - (b) if submitted electronically, be submitted via email to <a href="mailto:agm@choochiang.com">agm@choochiang.com</a>
    - in either case, by not later 25 April 2023, 2.30 p.m., being at least forty-eight (48) hours before the time appointed for holding the AGM, failing which the instrument of proxy shall not be treated as valid.
- 7. Completion and return of the Proxy Form by a member will not prevent him/her from attending, speaking and voting at the AGM if he/she so wishes. The appointment of the proxy(ies) for the AGM will be deemed to be revoked if the member attends the AGM in person and in such event, the Company reserves the right to refuse to admit any person or persons appointed under the relevant instrument appointing a proxy(ies) to the AGM.
- 8. The Proxy Form must be under the hand of the appointor or of his/her attorney duly authorised in writing. Where the Proxy Form is executed by a corporation, it must be executed either under its seal or under the hand of an officer or attorney duly authorised. Where the Proxy Form is executed by an attorney on behalf of the appointor, the letter of power of attorney or a duly certified copy thereof must be lodged with the instrument.
- 9. A corporation which is a member may authorise by resolution of its directors or other governing body such person as it thinks fit to act as its representative at the Meeting, in accordance with Section 179 of the Companies Act 1967 of Singapore.
- 10. A SRS investor who wishes to vote should approach his/her respective SRS Operator by 5.00 p.m. on 18 April 2023, being seven (7) working days before the date of the AGM to submit his/her voting instructions.

#### PERSONAL DATA PRIVACY

By submitting an instrument appointing a proxy/(ies) and/or representative(s), the member accepts and agrees to the personal data privacy terms set out in the Notice of AGM dated 11 April 2023.

#### **GENERAL**

The Company shall be entitled to reject the instrument appointing a proxy or proxies 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 a proxy or proxies. In addition, in the case of Shares entered in the Depository Register, the Company may reject any instrument appointing a proxy or proxies lodged if the member, being the appointor, is not shown to have Shares entered against his/her name in the Depository Register as at seventy-two (72) hours before the time appointed for holding the AGM, as certified by The Central Depository (Pte) Limited to the Company.







10 Woodlands Loop Singapore 738388 T 65 6368 5922 www.choochiang.com