CORPORATE GOVERNANCE REPORT

Yeo Hiap Seng Limited ("YHS" or the "Company") is committed to upholding a high standard of corporate governance to promote corporate transparency and enhance long-term shareholder value.

The Board of Directors ("Board") and the management team of the Company ("Management") believe that good corporate governance and best practices in business are essential to the sustainability of the Company and its success over the long-term.

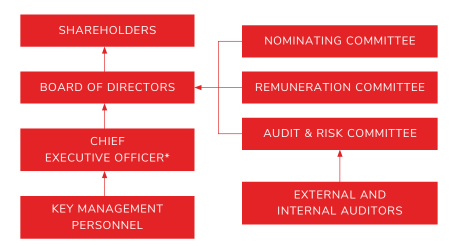
The Board and its committees have established policies and regulations on good governance, and such committees are guided by their respective terms of references ("Terms of Reference").

COMPLIANCE WITH THE CODE OF CORPORATE GOVERNANCE 2018

This corporate governance report ("Report") describes the corporate governance practices and activities for the Company and its subsidiaries (the "Group") for the financial year ended 31 December 2022 ("FY2022") with specific references to the principles of the Code of Corporate Governance 2018 (the "2018 Code") and any deviation from any provisions of the 2018 Code is explained in this Report. The Board believes that the Group has complied with the principles under the 2018 Code and substantially all the provisions as set out thereunder, save for the following exceptions, deviation from which are explained in this Report:

- Provision 11.4 the provision in the Company's constitution for absentia voting at general meetings (a) of shareholders: and
- (b) Provision 11.6 - the provision of a corporate dividend policy.

CORPORATE GOVERNANCE FRAMEWORK



With effect from 1 January 2023, the designation "Group Chief Executive Officer" ("Group CEO") has been changed to "Chief Executive Officer" ("CEO"). Where the context requires, references in this Report to "CEO" should be read as referring to "Group CEO" which had been the designation in use during the financial year under review.

BOARD MATTERS

The Board's Conduct of Affairs

Principle 1

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

Primary functions of the Board

The Board oversees the effectiveness of Management as well as the corporate governance of the Company with the objective of maximising long-term shareholder value, protecting the Company's assets and sustaining its businesses and performance.

The Board subscribes to the principles of having good Board practices and members of integrity. Board members appointed have extensive corporate experience and good track records in the public and/ or private sectors.

Apart from its statutory duties, the principal roles of the Board include:

- providing entrepreneurial leadership, setting strategic objectives, which should include appropriate focus on value creation, innovation and sustainability, and ensuring that the necessary resources are in place for the Group to meet its objectives;
- ii. monitoring and approving the Group's broad policies, operational initiatives, annual budget, major investment and funding decisions:
- iii. ensuring the adequacy and effectiveness of internal controls (including financial, operational and compliance) and establishing and maintaining a sound risk management framework to effectively monitor and manage risks, and to achieve an appropriate balance between risks and Group performance;

- iv. approving the appointment of the CEO and Directors, and overseeing the succession planning process;
- v. approving the remuneration for each Director, the CEO and key management personnel ("KMP");
- vi. reviewing Management performance, setting values and standards, including business ethics, and ensuring that obligations to shareholders and other stakeholders are understood and met;
- vii. assuming responsibility for corporate governance and instilling an ethical culture, and ensuring that the Group's values, standards, policies and practices are consistent with its culture;
- viii. assuming responsibility for the Group's sustainability direction; and
- ix. ensuring transparency and accountability to key stakeholder groups.

Directors' discharge of duties and responsibilities

All Directors objectively discharge their duties and responsibilities at all times as fiduciaries and take decisions in the interests of the Company. Directors facing conflicts of interest recuse themselves from discussions and decisions involving the issues of conflict.

Delegation by the Board

The Board is accountable to shareholders while Management is accountable to the Board for its performance. To facilitate effective management, the Board has delegated certain functions which are carried out directly or through committees comprising Board members and senior management staff, as well as by delegation of authority to senior management staff in the various companies in the Group.

The Board is supported by its Board committees, namely the Audit & Risk Committee ("ARC"), the Nominating Committee ("NC") and the Remuneration Committee ("RC"). The composition of these Board committees is structured to ensure an equitable distribution of responsibilities among Board members, to maximise the effectiveness of the Board and to foster active participation and contribution. Diversity of experience and appropriate skills are considered along with the need to maintain appropriate checks and balances between the different Board committees. The Board acknowledges that while these various Board committees have the authority to examine particular issues and report back to the Board with their decisions and recommendations, the ultimate responsibility on all matters still lies with the Board.

Each Board committee is guided by its own specific written Terms of Reference setting out the scope of its duties and responsibilities, procedures governing the manner in which it is to operate and how decisions are to be taken. These Terms of Reference are approved by the Board and reviewed periodically to ensure their continued relevance.

The CEO heads the team of KMP to manage the Company's business and operations group-wide. The KMP constitutes a mix of group functional heads and heads of major operating units reporting to the CEO. This matrix governance ensures that major operational and business decisions are taken with the benefit of collective wisdom and experience. The remuneration of each KMP (including the CEO) is approved by the RC and the Board.

Meetings of the Board and Board committees and general meetings of shareholders, meetings attendance record and processes

The schedule of meetings of the Board, Board committees and the Annual General Meeting ("AGM") for the next calendar year is planned in advance. The Board meets at least four (4) times a year at regular intervals. Telephonic and video conferencing at Board meetings are allowed under the Constitution of the Company ("Constitution"). Ad hoc meetings of the Board and Board committees may be convened, if warranted by circumstances. The Board and Board committees may also make decisions by way of circulating resolutions in lieu of a meeting.

The attendance record of the Directors at meetings of the Board, the ARC, the NC, the RC and the AGM during the financial year under review is as follows:

	Board	ARC	NC	RC	AGM
Non-Executive Directors					
Ng Win Kong Daryl	6/6	-	-	-	1/1
Ong Kay Eng¹	3/3	3/3	2/2	-	-
Sitoh Yih Pin²	6/6	3/3	4/4	2/2	1/1
William Peter Adamopoulos	6/6	_	4/4	-	1/1
Goi Lang Ling Laureen	6/6	6/6	_	2/2	1/1
Lim Su Lin	6/6	_	4/4	-	1/1
Luo Dan	6/6	_	3/4	2/2	1/1
Mohamad Halim Bin Merican	6/6	6/6	-	_	1/1
Jonathan James Yong Ze Ng	5/6	5/6	_	-	0/1
Leung Yu Hin Eugene ³	1/1	-	-	_	_

Annotations:

- 1 Appointed as Lead Independent Director, Chairman of the ARC and Member of the NC on 15 July 2022.
- Stepped down as Chairman and Member of the ARC on 15 July 2022.
- Appointed as Non-Independent and Non-Executive Director on 11 November 2022. He was also appointed as a Member of the ARC, NC and RC on 1 January 2023.

Internal guidelines on matters requiring Board approval

The Company has in place a "Group Delegation of Authority" policy which sets out the matters reserved for the Board's decision and the delegated authority to various levels of Management. This policy has been communicated to Management and is published in the Company's intranet.

Matters requiring Board approval include annual business plan/budget, investment/divestment of real estate, other strategic investments, entry into/exit from strategic partnerships, joint ventures and mergers and acquisitions related to the core food and beverage business, investment in/divestment of capital-at-risk financial instruments (including non-strategic financial instruments and instruments for hedging purposes) exceeding \$\$20 million, issuance of equity/convertible instruments and establishment of Medium Term Note or any Bond Programmes.

Board induction, orientation and training

Newly appointed Directors are briefed on the Group's businesses and governance practices by the CEO and senior management. The orientation programme also includes a familiarisation tour of selected premises or factories within the Group. The programme allows new Directors to get acquainted with senior management, thereby facilitating Board interaction and independent access to Management. Where necessary, the Company will provide training for first-time Directors in areas such as accounting, legal and industry-specific knowledge and first-time Directors are required to attend training and courses organised by the Singapore Institute of Directors at the Company's expense.

Directors are routinely updated on developments and changes in the operating environment, including revisions to accounting standards, and laws and regulations affecting the Group. At the request of Directors, the Company will fund Directors' participation at industry conferences, seminars or training programmes in connection with their duties as Directors of the Company. The Company Secretary will bring to the Directors' attention information on seminars that may be of relevance to them. News updates, bulletins, circulars and other releases issued by, in particular,

the Singapore Exchange Securities Trading Limited ("SGX-ST") and the Accounting and Corporate Regulatory Authority ("ACRA") which are relevant to the Directors are circulated to the Board by the Company Secretary. All the Directors have attended training on sustainability matters which was mandated by the SGX-ST with effect from 1 January 2022.

Formal letter to Director upon appointment

A formal letter of appointment is provided to a new Director upon his or her appointment, setting out the duties and obligations associated with their directorship.

Board's access to complete, adequate and timely information

Board members are provided with management information including country performance, budgets, business plans, forecasts, funding position, capital expenditure, and manpower statistics of the Group prior to each Board meeting to enable them to keep abreast of the Group's performance, financial position and prospects. Any material variance between budgets, projections and actual results are disclosed and explained. All relevant information on material events and transactions are circulated to Directors as and when they arise.

Provision of information to the Board

Board papers and related materials are disseminated to the Board before the scheduled Board or Board committee meeting via electronic means, whereby the Directors will download the files onto their electronic devices, thereby substantially removing the need to print hard copies for deliberation at meetings. With this process, the Company steers itself towards sustaining a green and environmentally-friendly work culture.

Appointment and removal of Company Secretary

The appointment and removal of the Company Secretary is a Board-reserved matter under the Constitution.

Ms Tan Pek Bhee resigned as Company Secretary with effect from 6 January 2023 and Ms Nor Hafiza Alwi was appointed as Company Secretary with effect from 27 January 2023.

Company Secretary

Board members have separate and independent access to the Company's senior management and the Company Secretary, and vice versa. Such access comes in the form of electronic mail, telephone and face-to-face meetings. The Company Secretary attends all meetings of the Board and Board committees, and assists the Chairman to ensure that Board procedures are followed, and that there is good information flow within the Board and the Board committees and between Management and non-executive Directors. Where queries made by the Directors are channeled through the Company Secretary, the Company Secretary ensures that such queries are answered promptly by Management.

Board's access to independent professional advice

Directors, individually or as a group, in furtherance of their duties and after consultation with the Chairman of the Board, are authorised to seek independent professional advice at the Company's expense.

Board Composition and Guidance

Principle 2

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

Board independence and number of independent Directors on the Board

As at 31 December 2022, the Board comprised ten (10) members of whom six (6) were independent and four (4) were non-independent. All the Directors were non-executive Directors.

The NC reviews the independence of the Directors annually and is satisfied that the Company has complied with the 2018 Code which provides that independent directors make up a majority of the Board where the Chairman is not independent.

A description of the background of each Director is provided in the "Profile of the Board of Directors" section of the Annual Report.

Independence of Directors

Annually, the independent Directors submit declarations on their independence to the NC for assessment. The NC, in its deliberation of the independence of a Director, takes into consideration the relevant provisions of the SGX-ST Listing Manual ("Listing Manual"), the 2018 Code and where relevant, the recommendations set out in the Practice Guidance accompanying the 2018 Code ("Practice Guidance").

The NC takes into account the existence of relationships or circumstances, including those identified by the Listing Manual, the 2018 Code and the Practice Guidance, that are relevant in its determination as to whether a Director is independent. Such relationships or circumstances include (i) the employment of a Director by the Company or any of its related corporations during the financial year in question or in any of the previous three (3) financial years; (ii) a Director being on the Board for an aggregate period of more than nine (9) years; (iii) a Director providing to or receiving from the Company or any of its subsidiaries significant payments or material services during the financial year in question or the previous financial year, other than compensation for board service; and (iv) a Director being related to any organisation to which the Company or any of its subsidiaries, or from which the Company or any of its subsidiaries received, significant payments or material services during the financial year in question or the previous financial year.

For the financial year under review, the NC, having reviewed the independence of the relevant Directors (as part of the yearly review conducted by the NC in the case of sitting independent Directors and, in the case of a newly appointed Director who is considered independent, as part of the review process for such individual's proposed appointment as a Director), is satisfied that there are no relationships or circumstances which are likely to affect the following independent Directors' objective and independent judgement:

- i. Mr Sitoh Yih Pin;
- ii. Mr Ong Kay Eng;
- iii. Ms Goi Lang Ling Laureen;
- iv. Dr Lim Su Lin:
- v. Ms Luo Dan: and
- vi. Mr Mohamad Halim Bin Merican.

Accordingly, the Board has, upon the NC's recommendation, affirmed that the abovenamed Directors are independent as contemplated by the Listing Manual and 2018 Code.

At the date of this Report, the Company does not have any Director who has served on the Board for more than nine years from the date of his/her first appointment.

Size, composition, diversity and competencies of the Board and Board committees

The size and composition of the Board and Board committees and the skills and core competencies of its members are reviewed annually by the NC, which seeks to ensure that the size and composition of the Board is conducive for effective discussion and decision-making, and that the Board has an appropriate number of independent Directors.

Taking into account the size and geographical spread of the Group's businesses, the Board considers the current Board size as appropriate for meaningful individual participation by Directors with diverse professional perspectives, so as to facilitate efficient and effective decision-making with a strong independent element.

The current Board comprises members who as a group provide core competencies necessary to meet the Group's needs. These competencies include accounting and finance, banking, business acumen, industry knowledge and management experience.

Annually, the NC reviews the diversity of skills, qualities and experiences that the Board requires to function competently and efficiently, based on an established competency matrix of the Board and the curriculum vitae submitted by the individual Directors. As each Director brings valuable insights from various professional fields that are vital to the strategic interests of the Company, the Board considers that the Directors possess the necessary competencies to provide Management with diverse and objective perspectives on issues, so as to lead and govern the Company efficaciously.

Board Diversity Policy

During the financial year under review, the Company formalised and maintained a Board Diversity Policy that addresses diversity in terms of experience, skills, gender, age, tenure, and qualities, as well as any other relevant aspects of diversity. The Board Diversity Policy also sets out the approach which the Company takes towards diversity on its Board. The Company believes in diversity and values the benefits diversity can bring to the Board in its deliberations and the Board's effectiveness - in particular, it believes that a balance and mix of skills, experiences and individual attributes of Board members which shape the composition and promote the effectiveness of the Board as a whole and that of the Board committees, will support the Company's achievement of strategic objectives and long-term sustainable development and success.

The Board observes and applies the Board Diversity Policy to ensure that the Board will have an appropriate level of diversity of thought and background in its composition to enable it to make decisions in the best interests of the Company. In this regard, the Board, supported by the NC, has included female candidates in its search pool for new appointments. In line with this, the following female Directors have been appointed to the Board as well as to Board committees, (i) Ms Luo Dan has served as a Board member since 1 January 2017 and has been appointed as RC Chairman since 1 January 2020 and a member of the NC since 2 June 2020, (ii) Dr Lim Su Lin was appointed as a Board member on 1 May 2019 and as a member of the NC on 16 May 2019, and (iii) Ms Goi Lang Ling Laureen was appointed as a Board member and as a member of the RC on 1 October 2019 and a member of the ARC on 2 June 2020. As the incumbent Board as at 31 December 2022 comprises seven (7) male Directors and three (3) female Directors, female Directors represent approximately one-third of the Board as at 31 December 2022.

The NC and the Board review and determine the targets, plans and timelines as well as progress being made thereon towards achieving each of the Board diversity aspects on an annual basis or as and when circumstances require, taking into consideration how the combination of attributes, skills and expertise of Board members would continue to serve the current and future needs of the Company.

Diversity Targets, Plans, Timelines and Progress

The Company's diversity targets, plans and timelines for achieving the targets and progress towards achieving the targets are set out below.

Diversity Targets, Plans and Timelines	Targets Achieved/Progress Towards Achieving Targets in FY2022
Gender	
To ensure that at least 25% of the Board is made up of women by 2025, or (if applicable) to maintain such level of gender diversity during the period leading up to 2025.	Achieved – As at the end of FY2022, three (3) out of ten (10) Directors are female. This represents 30% of the Board.
The Company believes in achieving an optimum mix of men and women on the Board, to provide different approaches and perspectives.	

Diversity Targets, Plans and Timelines	Targets Achieved/Progress Towards Achieving Targets in FY2022
Age	
To ensure that the Board comprises Directors across the following age groups:	Achieved – As at the end of FY2022, the Board comprises Directors across all three (3) age groups.
(i) below 45;	In particular, three (3) Directors are below
(ii) 45 to 55; and	45 years old, three (3) Directors are between 45 to 55 years old, and four (4) Directors are 55 years old and above.
(iii) 55 and above,	
by 2025 or (if applicable) to maintain such level of age diversity during the period leading up to 2025.	
The Company believes that a Board with Directors in various age groups would provide a broad spectrum of thoughts and views in Board and Board committee deliberations, ensuring the Board's decisions and/or strategies stay relevant as markets evolve.	
Tenure	
To ensure that the Board comprises Directors across the following tenure groups:	Achieved – As at the end of FY2022, the Board comprises Directors across both tenure groups.
(i) 4 years or less; and	In particular, eight (8) Directors have been on the Board for 4 years or less, and two (2) Directors have
(ii) more than 4 years,	been on the Board for more than 4 years.
by 2025, or (if applicable) to maintain such level of tenure diversity during the period leading up to 2025.	
The Company believes that a mix of Directors with long and short tenures on the Board allows the Board to benefit from senior Directors' knowledge continuity about the Company and its business operations, complemented by the fresh perspectives that new Directors may bring.	

Diversity Targets, Plans and Timelines	Targets Achieved/Progress Towards Achieving Targets in FY2022
Skills & Experience	
To ensure that the Directors, as a group, possess: (i) a variety of skill sets (at least 5 Directors),	Achieved – As at the end of FY2022, the Board comprises Directors who possess the identified core skills & experience.
including in core competencies, domain knowledge and other fields of expertise,	
which support the work of the Board and Board committees, and needs of the Company; and	In particular, the Board comprises Directors who have skills and domain knowledge across risk management, accounting & financial management, industrial/operational management, information technology and sales & marketing.
(ii) a mix of industry experience (at least 5 Directors), management experience, business acumen and listed company board experience, to help shape the Company's strategic objectives, and provide effective guidance and oversight of management and the Company's operations,	In terms of experience, the Directors, collectively have experience in general business management, have served on public listed company boards and have international geographic experience.
by 2025, or (if applicable) to maintain such level of diversity in skill sets and experience during the period leading up to 2025.	
The Company believes that a Board with diversity in:	In terms of industry exposure and experience, the Directors collectively have exposure and experience
 skills and expertise provides core competencies and brings well-balanced resources and skills in monitoring corporate performance and providing effective oversight of the business; and 	in the following sectors: banking & finance, consumer packaged goods, healthcare, hospitality, industrial/manufacturing, media, public institutions and real estate & property.
(ii) business background and industry knowledge provides a broad range of insights, perspectives and views to drive better decision-making in supporting the attainment of strategic objectives and sustainable development.	

The Board, taking into account the views of the NC, considers that the current Board composition comprises a balance and mix of skills, experiences and individual attributes which promote the effectiveness of the Board as a whole and that of its Board committees. During the financial year under review, the Board has achieved its diversity targets. In relation to skills & experience, the Directors have wide ranging backgrounds and professional experience in industries such as

Banking & Finance, Consumer Packaged Goods, Industrial/Manufacturing, Media and Real Estate & Property. In relation to gender, diversity has been maintained during the financial year under review, with three (3) female Directors on the Board. In relation to age and tenure, the ongoing Board renewal and refreshment process is phased to ensure that the Company has a group of independent Directors whose ages and tenures span across different groups.

Role of Non-Executive Directors

The non-executive Directors (including independent Directors) engaged with Management in the annual budget planning process. They also constructively challenged Management and helped to develop proposals on strategy. On a quarterly basis, the non-executive Directors reviewed the performance of Management in meeting agreed goals and objectives, and monitored the reporting of performance against budget, peer performance and a balanced scorecard comprising key financial and non-financial performance indicators.

Meeting of Directors without Chairman and Management

The Board sets aside time to meet without the presence of Management, especially where the circumstances warrant such meetings. The Board is of the view that it is not necessary to pre-arrange formal sessions of such meetings. During the financial year under review, no member of Management was also an executive Director.

The Lead Independent Director also proposes and leads meetings of the independent Directors without the presence of the Chairman and non-independent Directors, as required. The Lead Independent Director will provide feedback to the Chairman after the conclusion of such meetings.

Chairman and Chief Executive Officer

Principle 3

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

Separation of the role of Chairman and Chief Executive Officer

The offices of Chairman of the Board and CEO are held by separate individuals to maintain effective oversight and accountability at Board and Management levels. As Chairman of the Board, Mr Ng Win Kong Daryl bears responsibility for the workings of the Board. Mr Koh Chee Boon, who served as Group CEO until 31 December 2022, bore responsibility for the overall running of the Group's businesses. Mr Ong Yuh Hwang, who assumed the role of CEO on 1 January 2023, has since taken over

such responsibility. This division of responsibilities between the Chairman and the CEO is set out in writing in the Board's Terms of Reference.

Following Mr Koh Chee Boon's resignation as Group CEO, he was appointed as Consultant to the Group from 1 January 2023 and will continue in such capacity until 3 June 2023 (or such earlier date as may be mutually agreed) for an orderly transition. There is no familial relationship between the Chairman, Mr Ng Win Kong Daryl, and Mr Koh Chee Boon.

Mr Ong Yuh Hwang was appointed as CEO of the Company with effect from 1 January 2023 following Mr Koh Chee Boon's resignation as Group CEO. There is no familial relationship between the Chairman, Mr Ng Win Kong Daryl, and Mr Ong Yuh Hwang.

Roles and responsibilities of Chairman

The Chairman leads the Board to ensure its effectiveness on all aspects of its role. He ensures that the members of the Board receive accurate, clear and timely information, facilitates the contribution of non-executive Directors, encourages constructive relations between Executive, Non-Executive Directors and Management, ensures effective communication with shareholders and promotes a high standard of corporate governance. The Chairman, in consultation with Management and the Company Secretary, sets the agenda for Board meetings and ensures that Board members are provided with adequate and timely information. As a general rule, Board papers are sent to Directors at least one (1) week in advance in order for Directors to be adequately prepared for the respective meetings. KMP who have prepared the papers, or who can provide additional insights into the matters to be discussed, are invited to present the papers during the Board meetings.

At AGMs and other shareholder meetings, the Chairman plays a pivotal role in fostering constructive dialogue between shareholders, the Board and Management.

The Board is of the view that the Company has an effective group of independent non-executive Directors to provide balance within the workings of the Board and oversight for minority shareholders' interests.

Lead Independent Director

Taking cognisance that the Chairman of the Board is not an independent Director, the Board has appointed Mr Ong Kay Eng as Lead Independent Director with effect from 15 July 2022 to serve as a sounding board for the Chairman of the Board and also act as an intermediary between the non-executive Directors and the Chairman. Prior to this, Mr Sitoh Yih Pin had served as Lead Independent Director from 1 January 2022 to 15 July 2022.

Shareholders with concerns may contact the Lead Independent Director directly when contact through the normal channels via the Chairman or other management personnel has failed to provide satisfactory resolution, or when such contact is inappropriate.

Board Membership

Principle 4

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

NC composition and role

As at 31 December 2022, the NC comprised five (5) Directors, namely, Mr Sitoh Yih Pin (Chairman of the NC), Mr Ong Kay Eng, Dr Lim Su Lin, Ms Luo Dan and Mr William Peter Adamopoulos. Save for Mr Adamopoulos, the other four (4) members of the NC, and hence a majority of the NC, are independent Directors. The Lead Independent Director, Mr Ong Kay Eng, is a member of the NC.

Following the appointment of Mr Leung Yu Hin Eugene to the Board on 11 November 2022 and as a member of the NC on 1 January 2023, the NC was reconstituted with effect from 1 January 2023 as follows:

- Mr Sitoh Yih Pin Chairman
- ii. Mr Ong Kay Eng – Member
- iii. Ms Luo Dan – Member
- Dr Lim Su Lin Member iv.

- Mr William Peter Adamopoulos Member
- vi. Mr Leung Yu Hin Eugene - Member

The NC is guided by its written Terms of Reference which specifically sets out its authority and responsibilities. The principal roles of the NC are to review and make recommendations to the Board on relevant matters relating to:

- i. Board succession plans for Directors including the Chairman and CEO;
- development of a process and objective criteria for evaluating the performance of the Board and Board committees and the contribution of each Director;
- iii. the determination of the independence of Directors at least annually, and as and when circumstances require;
- iv. training and professional development programmes for the Board and its Directors, including ensuring that new Directors are aware of their duties and obligations; and
- nominations of candidates for the appointment or re-appointment of members of the Board of Directors and the members of the various Board committees (including alternate Directors, if any).

During the financial year under review, the NC held four (4) meetings.

Progressive renewal of the Board

Periodic reviews of the Board composition, including the selection of candidates for new appointments to the Board, are made by the NC in consultation with the Chairman as part of the Board's renewal process. Candidates will be considered against objective criteria, having due regard for the benefits of diversity on the Board, including gender. The selection of candidates is evaluated, taking into account various factors including the current and mid-term needs and objectives of the Group, as well as the relevant expertise of the candidates and their potential contributions.

At each AGM, one-third of the Directors, including the CEO if he/she also serves on the Board (or, if their number is not a multiple of three, the number nearest to but not less than one-third), shall retire from office by rotation in accordance with the Constitution, and may stand for re-election. Directors appointed by the Board during the financial year, without shareholders' approval at the AGM, shall only hold office until the next AGM, and thereafter be eligible for re-election at the AGM. They are not counted in the number of Directors to retire by rotation at the AGM. The NC considers the present provisions adequate and does not recommend any change.

The NC takes into consideration for the re-nomination of Directors for the ensuing term of office factors such as attendance, preparedness, participation and candour at meetings of the Board and Board committees. All Directors are required to submit themselves for re-nomination at regular intervals and at least once every three (3) years.

NC to determine Directors' independence

The NC deliberates annually, and as and when circumstances require, to determine the independence of a Director bearing in mind the provisions as set out in the 2018 Code as well as all other relevant circumstances. No member of the NC participated in the deliberation process in respect of his own status as an independent Director.

Directors' time commitments

The responsibilities of the NC also include assessing annually whether Directors who hold multiple directorships adequately carry out their duties as Directors of the Company. The NC's assessments are based on Directors' declarations made annually and from time to time.

The Board considers an assessment of the individual Director's contribution at meetings to be more effective than prescribing a numerical limit on the number of listed company board seats which a Director may hold. In this respect, the Board has accordingly not set a maximum number of other company directorships which a Director may concurrently hold, taking into consideration that multiple representations can benefit the Group as these Directors bring to the Board greater depth and diversity of experience, knowledge and perspectives.

For the financial year under review, the NC is satisfied that all Directors on the Board have extensive management, financial, accounting, banking, investment and commercial backgrounds, who are capable of acting responsibly and are able to properly serve on the Board and any of the Board committees to which such Directors are appointed, despite competing commitments and demands on their time.

The listed company directorships and principal commitments of each Director are provided in the "Profile of the Board of Directors" section of the Annual Report.

Appointment of alternate Director

No appointments of alternate Directors were made in the financial year under review.

Process for the selection, appointment and re-appointment of Directors

The NC is responsible for screening, identifying and selecting candidates for appointment as new Directors after having regard to the composition and progressive renewal of the Board, and how the prospective Director will fit in the overall competency matrix of the Board.

When a need for a new Director arises either to replace a retiring Director or to enhance the Board's competency, the NC, in consultation with the Board, shall evaluate and determine the selection criteria so as to identify candidates with the appropriate experience and expertise for the appointment as a new Director. The selection criteria include attributes such as integrity, diversity of competencies, industry knowledge and financial literacy. The NC seeks potential candidates widely and beyond Directors'/ Management's recommendations and is empowered to engage external parties, such as professional search firms, to undertake research on or assessment of candidates as it deems necessary, to ensure that a diverse slate of candidates is presented for the NC's and the Board's consideration.

The NC then meets with the shortlisted candidates with the appropriate profile to assess suitability and to ensure that the candidates are aware of the expectation and the level of commitment required, before nominating the most suitable candidate to the Board for approval and appointment as a new Director.

Key information on Directors

A description of the background of each Director is provided in the "Profile of the Board of Directors" section of the Annual Report.

None of the Directors holding office at the end of the financial year under review held shares in the Company and/or subsidiaries of the Company.

The names of the Directors who are seeking re-election at the forthcoming AGM in April 2023 are provided in the Notice of AGM in this Annual Report. Pursuant to the requirements of the Listing Manual, additional information required under Appendix 7.4.1 of the Listing Manual for Directors seeking re-election at the forthcoming AGM are provided in the "Profile of the Board of Directors" and "Supplemental Information on Directors Seeking Re-Election" sections of the Annual Report.

Board Performance

Principle 5

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

Board evaluation process

The NC evaluates the Board and its Board committees as a whole bearing in mind that each member of the Board contributes in various ways to the success of the Company, and Board and Board committee decisions are made collectively.

To evaluate the performance of the Board as a whole and its ability to discharge its responsibilities in providing stewardship, corporate governance and oversight of Management's performance, the NC has put in place a formal Board evaluation process for this purpose.

To facilitate the evaluation process, Directors are requested to complete evaluation questionnaires annually to assess the effectiveness of the Board and its Board committees. To ensure confidentiality, the evaluation questionnaires completed by the Directors are submitted to the Company Secretary for collation and the consolidated responses are presented to the NC for review. The results of the performance evaluation are then presented

first to the Chairman and then to the Board for consideration. The Board will then act on the results where appropriate.

Following the evaluation for the financial year under review, the Board is of the view that the Board and its committees operate effectively and each Director has contributed to the overall effectiveness of the Board in meeting performance objectives.

Board evaluation criteria

To assess the Board's and Board committee's performance, the NC has established a set of objective assessment criteria such as the size of the Board, the degree of independence of the Board, information flow from Management, and adequacy of the Board and committees' meetings held to enable proper consideration of issues. This set of assessment criteria is the same as that used during the previous financial year ended 31 December 2021 ("FY2021").

Annually, members of the Board are required to assess the Board by completing a Board Evaluation Questionnaire comprising the following objective performance criteria as recommended by the NC and approved by the Board:

- Board Composition; (a)
- (b) Board Information;
- (c) Board Process; and
- (d) Board Accountability.

The above performance criteria will be reviewed by the NC and the Board from time to time, where appropriate. The Board is of the opinion that a criterion such as share price performance is not appropriate for assessment of non-executive Directors' and the Board's performance as a whole.

Evaluation of individual Directors

The NC considers factors such as each individual Director's contribution, participation in discussions and commitment of their time to their role during its deliberations on the results of the performance evaluation of the Board and its committees, and also takes these factors into consideration during the Board renewal process.

Other factors taken into consideration by the NC, when determining whether or not to recommend an existing Director for re-appointment include the value of contribution to the development of strategy, availability at Board meetings (as well as informal contribution via electronic mail and telephone), degree of preparedness, industry and business knowledge, and the experience each Director possesses which are crucial to the Group's business.

For the financial year under review, the Board is of the view that each member of the Board has performed efficiently and effectively for the Board to function collectively as a whole.

REMUNERATION MATTERS

Procedures for Developing Remuneration Policies

Principle 6

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.

RC composition and role

As at 31 December 2022, the RC comprised three (3) independent and non-executive Directors, namely, Ms Luo Dan (Chairman of the RC), Mr Sitoh Yih Pin and Ms Goi Lang Ling Laureen.

Following the appointment of Mr Leung Yu Hin Eugene to the Board on 11 November 2022 and as a member of the RC on 1 January 2023, the RC was reconstituted with effect from 1 January 2023 as follows:

- Ms Luo Dan Chairman
- ii. Mr Sitoh Yih Pin - Member
- iii. Ms Goi Lang Ling Laureen – Member
- iv. Mr Leung Yu Hin Eugene – Member

The members of the RC are experienced and knowledgeable in the field of executive compensation having large organisations management experience. In addition, they have access to the Company's Human Resource personnel should they have any queries on human resource matters.

The RC is guided by its written Terms of Reference, which specifically sets out its authority and responsibilities. The principal roles of the RC include:

- i. reviewing and recommending to the Board the fees of the non-executive Directors;
- ii. reviewing and making recommendations to the Board on executive Directors' (if any) and the CEO's remuneration packages; and
- iii. recommending the quantum of performance bonus pool and share-based incentives for the CEO and key employees.

During the financial year under review, the RC held two (2) meetings.

Remuneration framework

The RC is responsible for ensuring that a formal and transparent procedure is in place for developing policy on executive remuneration and for determining the remuneration packages of individual directors and KMP. It reviews the remuneration packages with the aim of building capable and committed management teams through competitive compensation and focused management and progression policies.

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. The determination of the remuneration of the Directors is a matter for the Board as a whole. Directors do not participate in decision-making in determining their own remuneration. Directors' fees are subject to shareholders' approval at the AGM.

No member of the RC is involved in deliberating in respect of any remuneration, compensation or any form of benefits to be granted to him.

RC's access to external expert advice on remuneration matters

If the RC requires external professional advice on remuneration matters, such professionals will be engaged at the Company's expense. For the financial year under review, the Company did not engage any remuneration consultant with regard to the remuneration of Directors.

Service contracts

The RC reviews the Company's obligations arising in the event of termination of the executive Directors' (if any) and KMP's contracts of service, to ensure that such contracts of service contain fair and reasonable termination clauses which are not overly generous.

Level and Mix of Remuneration

Principle 7

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

Remuneration of key management personnel

The Company adopts a remuneration policy for staff that is primarily performance based. Remuneration comprises a fixed and a variable component. The fixed component consists of a base salary and fixed allowance. The variable component is in the form of a variable bonus that is linked to the Company's and the individual's performance. The remuneration policy also seeks to ensure that the remuneration offered is competitive and sufficient to attract, retain and motivate KMP to successfully manage the Company for the long-term.

The Company had the following incentive schemes in place for the financial year under review:

a short-term performance bonus plan based on a balanced scorecard comprising financial and non-financial key performance indicators ("KPIs") that had been approved by the RC and the Board at the beginning of the year;

- a 3-year vesting, long-term performance (ii) bonus plan based on the balanced scorecards for the relevant period, which comprises financial and non-financial KPIs that had been approved by the RC; and
- (iii) a long-term share-based incentive plan (the Yeo Hiap Seng Limited Share Incentive Plan).

The Yeo Hiap Seng Limited Share Incentive Plan was approved and adopted by shareholders of the Company at the AGM held on 29 April 2021. Previous to this, the Company had a long-term share-based incentive plan known as the YHS Share Incentive Plan which had expired on 25 April 2020.

The Yeo Hiap Seng Limited Share Incentive Plan is intended to provide an opportunity for employees and non-executive directors of the Group and its associated companies (all as defined therein) who have contributed to the growth and performance of the Group and who satisfy the eligibility criteria as set out under the rules of the plan, to participate in the equity of the Company, thereby aligning the interests of such persons with that of shareholders. The RC is the committee responsible for the administration of this share plan.

Detailed information on the Yeo Hiap Seng Limited Share Incentive Plan can be found in the Directors' Statement and the "Notes to the Financial Statements" section in the Annual Report.

The remuneration package of the CEO is made up of fixed and variable components. The fixed remuneration comprises annual basic salary, fixed allowances and where applicable, a one-off signon bonus. The variable component is subject to individual performance and the achievement of the Company's business goals, and is subject to the discretion of the Board.

The employment contract for the CEO does not have fixed-term tenure and does not contain onerous removal clauses.

Remuneration of Non-Executive Directors

Non-executive Directors have no service contracts with the Company and their terms are specified in the Constitution. Non-executive Directors are paid a basic fee, an additional fee for serving on any of the committees and an attendance fee for participation in meetings of the Board and any of the committees. In determining the quantum of such fees, factors that are taken into account include the frequency of meetings, time spent, responsibilities of non-executive Directors, and the need to be competitive in order to attract, motivate and retain these Directors to provide good stewardship of the Company.

The Chairman and members of the ARC receive higher additional fees to take into account the nature of their responsibilities. The aggregate fees of the non-executive Directors are subject to the approval of the shareholders at the AGM.

Director fees and additional fees for serving on Board committees and attendance fees are paid to non-executive Directors in accordance with the following framework:

Fee Structure	Financial Year 2022
	S\$
Chairman (Flat Fee)	350,000
Lead Independent Director	30,000
Non-Executive Directors – Basic Fee	55,000
Audit & Risk Committee – Chairman	40,000
Audit & Risk Committee – Member	20,000
Other Committee – Chairman	20,000
Other Committee – Member	12,000
Attendance Fee for meetings in Singapore ¹	1,000
Attendance Fee for meetings outside of Singapore ¹	2,000

Annotation:

Contractual provisions to reclaim incentive components of remuneration

The Company does not use contractual provisions to allow itself to reclaim incentive components of remuneration from its executive Directors (if any) and KMP in exceptional circumstances of misstatements of financial results, or of misconduct resulting in financial loss to the Company. The Company should be able to avail itself of remedies in the event of any breach of fiduciary duties by a Director or for any misconduct by management staff in the performance of their duties to the Company.

Disclosure on Remuneration

Principle 8

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

Remuneration report

The Company does not include an annual remuneration report in this Report as the matters required to be disclosed therein have been disclosed in this Report, the Directors' Statement and the "Notes to the Financial Statements" section in the Annual Report.

¹ Attendance fees are payable on a per day basis, regardless of the number of meetings held on the same day.

Remuneration of individual Directors

Non-executive Directors' fees as shown in the table below relate to services rendered in respect of FY2022. Payment of the Directors' fees for FY2022 is subject to approval by shareholders at the forthcoming AGM in April 2023.

Non-Executive Directors	Directors' Fees (FY2022)	
	S\$	
Ng Win Kong Daryl ¹	350,000 (waived)	
Ong Kay Eng ²	69,808	
Sitoh Yih Pin ³	134,589	
William Peter Adamopoulos	76,000	
Goi Lang Ling Laureen	96,000	
Lim Su Lin	76,000	
Luo Dan	95,000	
Mohamad Halim Bin Merican	83,000	
Jonathan James Yong Ze Ng	81,000	
Leung Yu Hin Eugene⁴	8,685	

Annotations:

- 1 Mr Ng has waived his right to receive any Director's fees due to him effective from the date of his appointment and for subsequent financial years while holding office as a Director of the Company.
- 2 Pro-rated in accordance with Mr Ong's appointment as Lead Independent Director, Chairman of the ARC and Member of the NC from 15 July 2022.
- 3 Pro-rated in accordance with Mr Sitoh's cessation as Lead Independent Director, and Chairman of the ARC from 15 July 2022.
- 4 Pro-rated in accordance with Mr Leung's appointment as Non-Independent and Non-Executive Director from 11 November 2022.

Remuneration of Group CEO and key management personnel

The remuneration of the Mr Koh Chee Boon, the Group CEO for FY2022 is as follows:

	Total Gross Remuneration	Fixed Salary¹	Variable Bonus²	Benefits-in- kind & Others³
Group CEO	S\$	%	%	%
Koh Chee Boon ⁴	1,906,908	39.4%	26.9%	33.7%

Annotations:

- $1\quad \hbox{Fixed Salary refers to base salary, fixed allowances and contractual bonuses, where applicable.}$
- 2 Variable Bonus refers to cash bonuses awarded for Mr Koh's performance for FY2022.
- Benefits-in-kind & Others are stated on the basis of direct costs to the Group and is inclusive of payments in respect of company (employer) statutory contributions to the Singapore Central Provident Fund, Malaysia Employees Provident Fund, tax equalisation, car benefits, children's education, mobile phone allowance, club membership, housing rental, sign-on bonus and others, where applicable.
- 4 Resigned as Group CEO on 31 December 2022.

The remuneration of the KMP for FY2022 (excluding Mr Koh Chee Boon, the Group CEO for FY2022) is as follows:

		Remuneration Band	Fixed Salary ¹	Variable Bonus²	Benefits-in-kind & Others³
Key Management Personnel	Designation	S\$	%	%	%
Ong Yuh Hwang⁴	Chief Operating Officer	\$500,000 to \$749,999	30.2%	15.5%	54.3%
Ozgur Simsek ⁵	Managing Director, Emerging Markets	\$500,000 to \$749,999	76.5%	17.8%	5.7%
Ang Chong Lee ⁶	Chief Marketing Officer	\$500,000 to \$749,999	74.7%	18.0%	7.3%
Tan Xiaoliang	Chief Research & Development Officer	\$250,000 to \$499,999	69.1%	24.6%	6.3%
Jerson Go Uy ⁷	CEO, Malaysia, Indonesia & Brunei	\$250,000 to \$499,999	83.4%	0.0%	16.6%
Chan Ying Jian ⁸	Group Chief Financial Officer	\$250,000 to \$499,999	86.7%	0.0%	13.3%
Zhang Yihong ⁹	Managing Director, China	\$0 to \$249,999	79.1%	0.0%	20.9%
Heng Hee Choo ¹⁰	Chief Financial Officer	\$0 to \$249,999	76.4%	18.6%	5.0%

The aggregate remuneration paid or payable to the above KMP in the financial year under review was S\$2,840,518.

Annotations:

- 1. Fixed Salary refers to base salary, fixed allowances and contractual bonuses, where applicable.
- 2. Variable Bonus refers to cash bonuses awarded for performance for FY2022. Cash bonuses above certain amounts will be payable to KMP in instalments in accordance with a disbursement schedule over three years.
- 3. Benefits-in-kind & Others are stated on the basis of direct costs to the Group and is inclusive of payments in respect of company (employer) statutory contributions to the Singapore Central Provident Fund, Malaysia Employees Provident Fund, tax equalisation, car benefits, children's education, mobile phone allowance, club membership, housing rental, sign-on bonus and others, where applicable.
- 4. Appointed on 5 September 2022. Promoted to CEO on 1 January 2023.
- 5. Appointed Managing Director, Indochina and Singapore on 4 February 2022. Redesignated as Managing Director, Emerging Markets on 7 October 2022.
- 6. Appointed on 10 January 2022.
- 7. Left employment on 31 July 2022.
- 8. Left employment on 10 August 2022.
- 9. Appointed on 25 October 2022.
- 10. Held position of Group Director, Internal Audit & Risk Management as at 1 January 2022 and subsequently promoted to Deputy CFO on 1 June 2022. Promoted to CFO on 9 December 2022.

Employees related to Directors/CEO/substantial shareholder

There were no employees of the Group who are substantial shareholders of the Company or are immediate family members of any of the Directors, the current CEO (Mr Ong Yuh Hwang), the former Group CEO (Mr Koh Chee Boon) or a substantial shareholder of the Company and whose remuneration exceeds S\$100,000.

Termination, retirement or post-employment benefits

No termination, retirement or post-employment benefits were granted to the Directors, the CEO or the KMP (who are not Directors or the CEO) during the financial year under review.

Link between remuneration and performance

The Company has in place a performance bonus plan. Each year, during the budget period, Management will propose a balanced scorecard (comprising financial and non-financial KPIs with different ascribed weightages) to the RC and the Board for consideration and approval. The scorecard will take into consideration all the critical items that the Group is to focus on for the financial year, including key multi-years' projects. The KPIs and weightages will differ depending on the function and geography of the different operating units.

During the financial year, the CEO evaluates inter alia the extent to which the above KPIs have been achieved based on the Company's performance, after taking into consideration market conditions during the year and benchmarking the Group's performance against peer performance, and recommends for the approval of the RC and the Board the bonus pool quantum for distribution. As part of the Company's continuing efforts to reward, retain and motivate the KMP, the total bonus awarded to the CEO and key employees may be paid in a combination of cash and deferred cash to further strengthen medium term alignment of the interests of such personnel with that of shareholders.

ACCOUNTABILITY AND AUDIT

Risk Management and Internal Controls

Principle 9

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

Compliance with legislative and regulatory requirements

The Company has in place a system of reporting to maintain compliance with statutory and regulatory reporting requirements.

In compliance with the Listing Manual, negative assurance statements were issued by the Board with each interim financial statement to confirm that to the best of its knowledge, nothing had come to its attention which would render the Company's interim financial statements false or misleading in any material respect.

As required under Rule 720(1) of the Listing Manual, the Company has procured undertakings from all its Directors and executive officers where they each undertook to, in the exercise of their powers and duties as Directors and executive officers respectively, use their best endeavours to comply with the provisions of the Listing Manual.

Management's accountability for the provision of timely information to the Board

Management provides the Board with a regular flow of relevant information on a timely basis in order that it may effectively discharge its duties. All Board members are also provided with up-todate financial reports and other information on the Group's performance for effective monitoring and decision-making.

Management also provides all members of the Board with unaudited results with explanatory notes which present a balanced and understandable assessment of the Company's performance, financial position and prospects on a quarterly basis. Following changes to the Listing Manual which took effect from 7 February 2020, the Company announced on 27 February 2020 that moving forward, it would not be announcing its unaudited financial results

on a quarterly basis but would instead announce its financial results on a semi-annual basis. With respect to the financial year under review, the Company announced the financial results of the Group and the Company on a semi-annual basis and disclosed other relevant material information via SGXNET to the shareholders.

Management would also highlight key business indicators and any major issues that are relevant to the Group's performance as and when appropriate in order for the Board to make a balanced and informed assessment of the Company's performance, position and prospects.

Risk management and internal control systems

The Board recognises the importance of maintaining a sound system of risk management and internal controls to safeguard shareholders' interests and the Company's assets. The Board is primarily responsible for the governance of risk, including determining the nature and extent of the significant risks which the Company is willing to take in achieving its strategic objectives and value creation.

The Group has established a comprehensive risk management framework approved by the ARC which oversees and ensures that the systems of risk management and internal controls are being appropriately designed, implemented and closely monitored for its adequacy and effectiveness.

The Company has also instituted and put in place across the Group policies on Code of Conduct, Dealing in Securities and Whistleblowing to mitigate the risk of fraud, corruption and misconduct involving employees.

The identification and management of financial risks are outlined in the "Notes to the Financial Statements" section of the Annual Report.

The main operational risks of the Group and a description of how they are being managed or mitigated are as follows:

 risk of product contamination and compromised product integrity in the manufacturing process. The Group has an established Quality Assurance function which oversees and monitors product integrity and manufacturing processes across the Group;

- ii. risk of an inadequate Business Continuity Plan ("BCP") which is essential for the continuation of key processes to recover from unexpected business interruptions. The Group has a BCP to help the Group respond to and recover from disruptive incidents;
- iii. risk of loss of relevance of the Group's products to consumers as a result of changing consumer lifestyles and preferences, particularly with respect to the increasing concerns about the environmental impact of the Group's products and operations. The Group has been continuously conducting environmental scans to identify threats to the business, conducting research on products and packaging materials to ensure that the Group's products and operations continue to meet the expectations of stakeholders and consumers;
- iv. change in operational conditions including raw material price fluctuations and labour issues that affect the cost of doing business. To avoid over-dependence on any one supplier or service provider, the Group has a policy to have more than one supplier or service provider where practicable. The Group monitors and judiciously locks in raw material prices where appropriate and possible in order to manage raw material costs;
- v. economic conditions in markets where the Group operates may be uncertain which inevitably subjects it to financial risks arising from foreign exchange and commodity price volatilities. Policies and procedures addressing these areas have been established throughout the Group to mitigate these risks;
- vi. loss of capacity at any particular plant within the Group due to unforeseen circumstances that affects the supply of products and the business of the Group. The Group, where possible, will have more than one manufacturing site or a third-party contract manufacturer to serve as back-up to cushion the impact;

- vii. core operational disruptions and data breaches from cyber-attacks resulting in reputational damage due to weaknesses in IT security systems. The Group periodically reviews its cyber security measures and has an off-site recovery centre, an IT recovery plan and manual back-up procedures to mitigate the impact of cyber-related incidents;
- viii. risk of disruptions due to departure of KMP. The Group has a compensation scheme that seeks to attract and retain talent and prepares for succession of key appointment holders;
- ix. water and utilities disruptions in production can significantly impact the Group's supply chains, operations and production. The Group has installed back-up water tanks for supply to critical production lines and deployed Uninterrupted Power Supply systems for its critical key processes to ensure business continuity in the event of any supply disruptions;
- x. operating in a global environment, the Group is exposed to changing regulations and applicable laws in jurisdictions where it has a business presence. The Group monitors and keeps itself updated with the latest changes to ensure regulatory compliance;
- the acceleration of digital adoption as a xi. result of the COVID-19 pandemic not only changes workplace and consumer buying norms but may also disrupt existing business models. The Group constantly monitors these developments to calibrate its strategies and investments to mitigate against risks which may arise, or to capitalise on opportunities that present themselves; and
- xii. the health and safety of the Group's employees, customers and partners is a top priority. The Group follows the prevailing guidance and instructions of the local authorities in the markets where it operates as COVID-19 continues to evolve. The Group also has in place workplace safety committees at all manufacturing plant sites to ensure adequate safety measures are put in place for the health and well-being of its employees.

Adequacy and effectiveness of risk management and internal control systems

The Company's internal auditors review the implementation of the policies and procedures adopted for risk management and internal control, and report their findings to the ARC to provide check and balance.

The Company's external auditors carry out, in the course of the statutory audit, an assessment of the risks of material misstatement of the financial statements of the Company, whether due to fraud or error, and highlight any material internal control weaknesses that have come to their attention during the conduct of their normal audit procedures, which are designed primarily to enable them to express an opinion on the financial statements. Any material internal control weaknesses identified by the external auditors during their audit and their recommendations are reported to the ARC.

On a quarterly basis, the ARC conducts a review of the Company's risk management and internal controls systems to ensure that the systems in place are adequate and effective to address the Company's significant risk areas and credit risks.

Net loss understatement of wholly-owned subsidiary in Malaysia

On 19 October 2022, the Company announced that due to certain accounting errors on consolidation adjustments in the Company's wholly-owned subsidiary in Malaysia, Yeo Hiap Seng (Malaysia) Sdn Bhd.'s ("YHSM") consolidated financial statements, there had been an understatement in the net loss in the consolidated financial statements of YHSM of S\$2.1 million for FY2021 and S\$1.8 million for the half year ended 30 June 2022.

Following the identification of the aforementioned accounting errors, the Board, on the recommendation of the ARC, engaged its external auditors, KPMG to carry out certain agreed-upon procedures on YHSM's consolidated financial statements, and the Group's internal audit function (assisted by external consultants in Malaysia, Deloitte Business Advisory Sdn Bhd.) conducted an independent review to assess the adequacy and effectiveness of the key internal controls relating to the Group's financial reporting processes, in particular, the internal controls and governance framework and structure governing the finance function, as well as the financial reporting and group consolidation process at YHSM (collectively, the "Review").

As announced by the Company on 25 November 2022, the results of the Review included, inter alia, that no material weaknesses in the systems of internal controls within the finance function were identified. Nonetheless, the Review identified certain control observations and improvement opportunities, including in the communication of and compliance with Group policies and procedures, escalation of deviations to Group Finance, and documentation of consolidation entries and evidence of review, which Management will act upon with a view to improving and strengthening the key internal controls relating to the Group's financial reporting processes.

Board's comment on the adequacy and effectiveness of internal controls

For the financial year under review, the Board was assured by the CEO and the CFO that the financial records had been properly maintained, the financial statements gave a true and fair view of the Group's operations and finances, and the Group's internal controls and risk management systems were adequate and effective.

Based on the internal controls established and maintained by the Group, work performed by the internal and external auditors, the assurance furnished by the CEO and the CFO and reviews performed by Management and various Board committees, the Board with the concurrence of the ARC is of the opinion that the Group's internal controls (including financial, operational, compliance and information technology controls) and risk management systems were adequate and effective as at 31 December 2022 to address the financial, operational, compliance and information technology risks which the Group considers relevant and material to its operations.

For the financial year under review, no material weaknesses in the systems of risk management and internal controls were identified by the Board or the ARC. In any case, areas for improvement have been identified and measures have been put in place to strengthen the systems of risk management and internal controls.

Internal controls, because of their inherent limitations, can only provide reasonable but not absolute assurance in the achievement of their internal control objectives. The Board is satisfied that if significant internal control failures or

weaknesses were to arise, Management would take all necessary actions to remedy them.

Separate risk committee

Oversight of the Group's risk management framework and policies is under the purview of the ARC, which is aided by the Group Risk Management function and the internal auditors. Having considered the Group's business operations as well as its existing internal controls and risk management systems, the Board is of the opinion that a separate risk committee is not required for the time being.

Audit Committee

Principle 10

The Board has an Audit Committee which discharges its duties objectively.

ARC composition

As at 31 December 2022, the ARC comprised four (4) non-executive Directors, namely, Mr Ong Kay Eng (Chairman of the ARC), Ms Goi Lang Ling Laureen, Mr Mohamad Halim Bin Merican and Mr Jonathan James Yong Ze Ng. Save for Mr Jonathan James Yong Ze Ng, the other three (3) members of the ARC, and hence a majority of the ARC, are independent Directors. During the financial year under review, Mr Ong Kay Eng was appointed as an Independent & Non-Executive Director and Chairman of the ARC on 15 July 2022 in place of Mr Sitoh Yih Pin.

Following the appointment of Mr Leung Yu Hin Eugene to the Board on 11 November 2022 and as a member of the ARC on 1 January 2023, the ARC was reconstituted with effect from 1 January 2023 as follows:

- i. Mr Ong Kay Eng Chairman
- ii. Ms Goi Lang Ling Laureen Member
- iii. Mr Jonathan James Yong Ze Ng Member
- iv. Mr Mohamad Halim Bin Merican Member
- v. Mr Leung Yu Hin Eugene Member

The ARC is guided by its written Terms of Reference, which specifically sets out its authority and responsibilities.

During the financial year under review, the ARC held six (6) meetings.

Expertise of ARC members

The ARC members bring with them professional expertise and experience in the field of accounting and financial management. Mr Ong Kay Eng, the current ARC Chairman, is a veteran banker with over 43 years of experience in banking and finance. The background of each ARC member can be found in the "Profile of the Board of Directors" section of the Annual Report.

The NC is of the view that the members of the ARC have sufficient recent and relevant financial management expertise and experience to discharge the ARC's functions.

Roles, responsibilities and authority of the ARC

The ARC has full access to and co-operation from the Company's Management and the internal auditors, and has full discretion to invite any Director or executive officer to attend its meetings. The CEO, at the invitation of the ARC, participates in the ARC's deliberations.

The ARC performs the following main functions:

- reviewing with the external auditors their audit plan, audit reports, significant financial reporting issues and judgements (to ensure the integrity of the financial statements of the Company and any announcements relating to the Company's financial performance), the nature, extent and costs of non-audit services and any matters which the external auditors wish to discuss;
- ii reviewing and reporting to the Board at least annually the scope and results of internal audit procedures and its evaluation of the adequacy and effectiveness of the overall internal controls and risk management systems;
- iii. reviewing the assurance from the CEO and CFO on the financial records and financial statements;

- iv. reviewing and recommending to the Board for approval the financial statements and full-year financial results and related SGXNET announcements;
- v. reviewing and approving the appointment, reappointment, remuneration or the dismissal of the internal auditors and the adequacy, independence, scope and effectiveness of the internal audit function;
- vi. reviewing the adequacy, effectiveness, independence, scope and results of the external audit, and the independence and objectivity of the external auditors;
- vii. recommending to the Board (i) the appointment, re-appointment or change of the external auditors, taking into consideration (where applicable) the scope and results of the audit and their cost effectiveness, and (ii) their remuneration and engagement terms;
- viii. assisting the Board in the oversight of risk management, including reviewing and recommending to the Board on an annual basis the type and level of business risks that the Group should undertake to achieve its business objectives, the appropriate framework and policies for managing risks that are consistent with the Group's risk appetite, the risk tolerance levels for the Group's key risks to ensure that there is clarity on the thresholds within which the Group should operate, and the adequacy of resources required to carry out its risk management functions effectively;
- ix. reviewing interested person transactions to consider whether such transactions are carried out on normal commercial terms and are not prejudicial to the interests of the Company and its minority shareholders, and (where applicable) to issue a statement on the views expressed and to recommend to the Board appropriate actions to be taken depending on the classification of the transactions in accordance with the Listing Manual;

- x. reviewing the whistleblowing policy and arrangements for staff to raise concerns and improprieties in confidence, and ensure that these arrangements allow independent investigation of such matters and appropriate follow up action;
- xi. reviewing improper activities, suspected fraud or irregularities, discussing such matters with the external auditors and reporting to the Board, where necessary; and
- xii. performing any other functions which may be agreed by the ARC and the Board.

The ARC has the power to investigate any matter brought to its attention and any matters within its Terms of Reference. It also has the power to seek professional advice at the Company's expense.

Where relevant, the ARC makes reference to the best practices and guidance in publications such as the Guidebook for Audit Committees in Singapore jointly issued by ACRA, the Monetary Authority of Singapore ("MAS") and SGX-ST, the Guidance to Audit Committees on ACRA's Audit Quality Indicators Disclosure Framework, practice directions issued from time to time in relation to Financial Reporting Surveillance Programme administered by ACRA, and the Risk Governance Guidance for Listed Boards issued by the Corporate Governance Council.

In its review of the financial statements, the ARC discussed with Management the accounting principles that were applied and their judgement of items that might affect the integrity of the financial statements reported under key audit matters in the independent auditors' report, both of which can be found in the "Financial Statements" section of the Annual Report.

Having reviewed the audit plans (internal and external) and the adequacy and effectiveness of the Group's systems of risk management and internal controls, the ARC is satisfied with Management's processes, disclosures in the financial statements and report of the external auditors.

Following the review and discussions, the ARC will then recommend to the Board where appropriate the release of the full-year financial statements.

Minutes of the ARC meetings are routinely tabled at Board meetings for the Directors' information.

External and internal auditors

The ARC recommends to the Board the appointment, re-appointment or change of the external auditors, and their remuneration and terms of engagement. The appointment of the external auditors is subject to shareholders' approval at each AGM of the Company.

The ARC meets with the external auditors, and with the internal auditors, in each case without the presence of Management, at least annually.

For the financial year under review, the ARC held a meeting with the external and internal auditors without the presence of Management.

Independence of external auditors

The ARC reviews the independence and objectivity of the external auditors through discussions with the external auditors, as well as an annual review of the volume and nature of non-audit services provided by the external auditors. The fees paid to the Group's external auditors are as disclosed in the table below:

External Auditors' Fees for FY2022	S\$'000	% of Total Fees
Audit Fees	735	96
Non-audit Fees	34	4
Total Fees	769	100

In the ARC's opinion, the non-audit services provided by the external auditors did not impair their objectivity and independence. Accordingly, the Company has complied with Rule 1207(6)(b) of the Listing Manual.

The Company has also complied with Rules 712 and 715 or 716 of the Listing Manual, as applicable, in relation to the Company's appointment of auditing firms. Where auditing firms other than the Company's external auditors are engaged as auditors by foreignincorporated subsidiaries or associated companies, such foreign-incorporated subsidiaries or associated companies are not significant in the sense of Rule 718 of the Listing Manual.

Whistleblowing policy

The Group has put in place a whistleblowing policy, endorsed by the ARC, under which employees and other stakeholders of the Group may, in confidence, raise concerns to the Company about possible corporate irregularities, misconduct and/or wrongdoing in matters of financial reporting or other matters relating to the Company and its officers.

The Company has designated an independent function to investigate all whistleblowing reports made in good faith and Management provides quarterly updates to the ARC on such whistleblowing reports, if any. The ARC is responsible for oversight and monitoring of the Group's whistleblowing policy and arrangements.

The Group's whistleblowing reporting channel is posted on the Group's intranet and official website to encourage the reporting of any behaviour or action that might constitute a contravention of any rules/regulations/accounting standards as well as internal policies.

The Company treats all information received in strict confidence and protects the identity and the interest of all whistle-blowers. The anonymity of the whistle-blower will be maintained where so requested by the whistle-blower and the Company is committed to ensure protection of the whistleblower against detrimental or unfair treatment.

ARC's activities and members' duty to keep abreast of changes to accounting standards

The primary role of the ARC is to assist the Board in ensuring the integrity of the Group's financial accounting system and that a sound internal control system is in place.

The ARC meets regularly with Management and the external auditors to review auditing and risk management matters and deliberate on accounting implications of any major transactions including significant financial reporting issues. It also reviews the internal audit functions to ensure that an effective system of control is maintained by the Group.

During the financial year under review, the ARC reviewed the Company's financial results announcements before their submission to the Board for approval.

The ARC is kept abreast by Management and the external auditors of changes to the financial reporting standards, Listing Manual and other regulations and issues which have a direct impact on the Group's business and financial statements.

Cooling-off period for partners of the Company's auditing firm

None of the ARC members were previous partners or directors of the Company's existing external auditors, KPMG LLP, within the period of two (2) years commencing on the date of their ceasing to be a partner or director of KPMG LLP. All ARC members do not have any financial interest in KPMG LLP.

Internal auditors and their function

The Company has an independent internal audit function which reports directly to the ARC and administratively to the CEO.

The ARC reviews the independence, adequacy and effectiveness of the internal audit function and ensures that it is adequately resourced and effective.

The ARC is satisfied that the Company's internal audit function is effective, adequately resourced, independent, and has appropriate standing within the Company.

The internal auditors have unfettered access to all the Company's documents, records, properties and personnel, including access to the ARC.

SHAREHOLDER RIGHTS AND ENGAGEMENT

Shareholder Rights and Conduct of General Meetings

Principle 11

The company treats all shareholders fairly and equitably in order to enable them to exercise shareholders' rights and have the opportunity to communicate their views on matters affecting the company. The company gives shareholders a balanced and understandable assessment of its performance, position and prospects.

Effective participation and voting by shareholders at general meetings

All shareholders are informed of shareholders' meetings through notices contained in annual reports and circulars disseminated to them. These notices are also published in the local press (unless such requirement is otherwise waived by the relevant regulatory authorities) and posted on SGXNET. Resolutions tabled at general meetings are voted by poll, the procedures and rules under which are clearly explained at such general meetings.

The Company supports active shareholder participation at general meetings. The shareholders are encouraged to attend these general meetings to ensure a high level of accountability and to stay informed of the Group's strategies and visions. Shareholders are also given opportunities to raise relevant questions or seek clarification on the motions before they are put to the vote.

During the financial year under review, the Company's 66th AGM was convened and held by way of electronic means on 29 April 2022 pursuant to the COVID-19 (Temporary Measures) (Alternative Arrangements for Meetings for Companies, Variable Capital Companies, Business Trusts, Unit Trusts and Debenture Holders) Order 2020 ("Ministerial Order") and the checklist jointly issued by ACRA, MAS and Singapore Exchange Regulation, which gave guidance to listed and non-listed entities on the conduct of general meetings amid the evolving COVID-19 situation ("Checklist"). As with its 66th AGM, the Company's forthcoming 67th AGM in April 2023 will be convened and held in a wholly electronic format. Shareholders (themselves or through duly appointed proxies) and CPF/SRS investors who are appointed as proxies by their relevant CPF Agent Banks/SRS Operators will be able to participate in the forthcoming AGM remotely via the live audio-visual webcast or live audio-only stream of the AGM proceedings. The upcoming AGM will be convened and held pursuant to the Ministerial Order and the Checklist (as read together with the FAQs on "The Holding of General Meetings" issued by Singapore Exchange Regulation on 23 May 2022 ("SGX FAQs")), to facilitate changes to the AGM arrangement if necessitated by regulatory authorities at the relevant time.

Separate resolutions at general meetings

Resolutions to be tabled at general meetings are separate for each substantially separate issue, unless they are interdependent and linked so as to form one significant proposal. Where resolutions are bundled, the reasons and material implications are explained in the notice of general meeting to enable shareholders to make an informed decision.

Voting by poll at general meetings

For greater transparency in the voting process, the Company has implemented electronic poll voting at general meetings of shareholders. Nevertheless, with respect to the alternative arrangements for the conduct of the 66th AGM convened and held on 29 April 2022 pursuant to the Ministerial Order and the Checklist, shareholders were only able to vote by appointing the Chairman of the meeting as their proxy to vote on their behalf. The voting results of all votes cast for or against each resolution are made available at the meeting and subsequently announced to the SGX-ST after the meeting. At the forthcoming 67th AGM to be convened and held in a wholly electronic format pursuant to the Ministerial Order and the Checklist (as read together with the SGX FAQs), the Company will be implementing "live" Q&A and "live" voting whereby shareholders (themselves or through duly appointed proxies) and CPF/SRS investors appointed as proxies by their relevant CPF Agent Banks/SRS Operators, who access the audio-visual webcast of the 67th AGM, will be able to submit questions and to vote remotely in real-time through the webcast platform.

Provision 11.4 of the 2018 Code provides that an issuer's Constitution should allow for absentia voting at general meetings of shareholders. Our Constitution currently does not, however, permit shareholders to vote at general meetings in absentia (such as via mail, email or fax). The Company has not amended its Constitution to provide for absentia voting, as it could be costly to implement, bearing in mind that the Company would need to implement preventive measures to guard against errors, fraud and other irregularities. The Company is of the opinion that despite its deviation from Provision 11.4 of the 2018 Code, shareholders nevertheless have opportunities to communicate their views on matters affecting the Company even when they are not in attendance at general meetings. For example, shareholders may appoint proxies to attend, speak and vote, on their behalf, at the respective general meetings.

Multiple proxies

Following the introduction of the multiple proxies regime under the amended Companies Act of Singapore, with effect from 3 January 2016 "relevant intermediaries" (such as banks and capital markets services licence holders which provide custodial services for securities) which are members of the Company, are able to appoint more than two proxies to attend, speak and vote at general meetings of

shareholders of the Company. Accordingly and to facilitate effective participation in general meetings of shareholders, the Company has, at its 60th AGM held on 22 April 2016, adopted a new Constitution which contains new provisions that cater to the multiple proxies regime.

Attendees at general meetings

Members of the Board, the Chairman of each of the Board committees, senior management, the external auditors, legal advisors and Management are in attendance at general meetings of shareholders. In general, all Directors are expected to attend general meetings of shareholders, unless they are unable to attend due to exigencies.

The external auditors who attend the Company's general meetings of shareholders are equipped to address shareholders' queries about the conduct of audit and the preparation and content of the auditors' report.

Minutes of general meetings

The Company Secretary prepares the minutes of shareholders' meetings, which include substantive comments and queries from shareholders and the responses from the Board and Management. The Company published the minutes of its 66th AGM held on 29 April 2022 on its corporate website and on SGXNET on 13 May 2022.

Dividend policy

Provision 11.6 of the 2018 Code provides that an issuer should have a dividend policy and communicate it to shareholders. The Company does not, however, have a stated policy of distributing a fixed percentage of earnings by way of dividend annually. Rather, in fixing a dividend for any year, the Company considers a number of factors including current and forecast earnings, internal capital requirements, growth options and the Company's debt/equity position. The Company is of the view that despite its deviation from Provision 11.6 of the 2018 Code, all shareholders are treated fairly and equitably to enable them to exercise their shareholders' rights. Shareholders have the opportunity to communicate their views on matters affecting the Company, including the dividend payout in any given year. Notwithstanding the absence of a stated dividend policy, shareholders are able to express their views to the Company on matters relating to dividends, whether this is done at AGMs or otherwise, and due consideration is given to such feedback.

Engagement with Shareholders

Principle 12

The company communicates regularly with its shareholders and facilitates the participation of shareholders during general meetings and other dialogues to allow shareholders to communicate their views on various matters affecting the company.

Communication with shareholders

In addition to regular dissemination of information through SGXNET, the Company also attends to general enquiries from shareholders, investors, analysts, fund managers and the press. The Company's investor relations policy allows for an ongoing exchange of views so as to actively engage and promote regular, effective and fair communication with shareholders. The policy sets out the mechanism through which shareholders may contact the Company with questions and through which the Company may respond to such questions. The Company has personnel with investor relations responsibilities to facilitate communication with shareholders, investors, fund managers, analysts, media and other stakeholders on a regular basis, to attend to their queries or concerns, as well as to keep the investing public apprised of the Company's corporate developments and financial performance.

Information on the Company and its businesses is also made available on the Company's website: www.yeos.com.sg

Timely Information to shareholders

The Company is committed to providing a balanced and clear assessment of the Group's performance, financial position and prospects through timely reporting of its financial results. The Company's Annual Report and all financial results are accessible to the public on SGXNET and the Company's website. Although the Company has ceased quarterly reporting of its financial results in conjunction with changes to the Listing Manual which took effect from 7 February 2020, the Company will continue to keep shareholders updated on material developments relating to the Company and the Group, in compliance with its continuing disclosure obligations, as and when appropriate.

The Company does not practise selective disclosure of material information. Price or trade sensitive information is first publicly released before the Company meets with any group of investors or analysts. Financial results and other price or trade sensitive public announcements are presented by the Company through a balanced and understandable assessment of the Group's performance, position and prospects.

Sufficient information to shareholders

The Company's corporate governance practices promote the fair and equitable treatment of all shareholders. To facilitate shareholders' ownership rights, the Company ensures that all material information is disclosed on a comprehensive, accurate and timely basis via SGXNET, especially information pertaining to the Company's business development and financial performance which could have a material impact on the price or value of its shares, so as to enable shareholders to make informed decisions in respect of their investments in the Company.

Further, the Company also believes in providing sufficient and regular information to shareholders and the public beyond mere compliance with prevailing statutory or professional standards.

Regular dialogue with shareholders

General meetings have been the principal forums for dialogue with shareholders. At these meetings, shareholders are given the opportunity to engage the Board and Management on the Group's activities, financial performance, other business-related matters and plans for the Group's development. Such meetings also allow the Company to gather views or inputs, and address shareholders' concerns. Nevertheless, due to the COVID-19 situation in Singapore at the time and in order to minimise the risk of community spread of the coronavirus, in respect of the virtual general meetings convened and held in 2020, 2021 and 2022 pursuant to the Ministerial Order and the Checklist, although shareholders were not able to physically attend such meetings, they were able to submit questions to the Chairman of the meeting in advance of the meeting and such questions (if they were substantial and relevant to the agenda items of the meeting) would have been addressed at or before the relevant meeting. As disclosed above, the Company's forthcoming 67th AGM in

April 2023 is intended to be convened and held in a wholly electronic format pursuant to the Ministerial Order and the Checklist (as read together with the SGX FAQs), and the Company looks forward to shareholders' participation at the meeting.

Soliciting and understanding views of shareholders

Outside of the financial reporting periods, when necessary and appropriate, the CEO will meet analysts and fund managers who seek a better understanding of the Group's operations. The CEO similarly remains open to engage with local and foreign investors to garner feedback from the investor community on a range of strategic and topical issues, which will provide the Board with valuable insights on investors' views. When opportunities arise, the CEO will conduct media interviews to give shareholders and the investing public a profound perspective of the Group's business.

MANAGING STAKEHOLDERS RELATIONSHIPS

Engagement with Stakeholders

Principle 13

The Board adopts an inclusive approach by considering and balancing the needs and interests of material stakeholders, as part of its overall responsibility to ensure that the best interests of the company are served.

The Company's stakeholders include employees, contractors and suppliers, government and regulators, community, shareholders and investors. The Company engages these stakeholders through various channels to ensure that the business interests of the Group are balanced against the needs and interests of its stakeholders.

The Company maintains a corporate website at www.yeos.com.sg to communicate and engage with stakeholders.

CODE OF CONDUCT

The Group has adopted a Code of Conduct to regulate the standards and ethical conduct of the Group's employees and other stakeholders (for example, vendors and other supply chain business partners) who are required to observe and maintain high standards of integrity.

DEALINGS IN SECURITIES

The Company has in place a Securities Dealings Policy (as may be amended from time to time) modelled to comply with the best practices guidance in Rule 1207(19) of the Listing Manual. In particular, the Company issues half yearly reminders to its Directors and employees on the restrictions in dealings in listed securities of the Company during the period commencing one month immediately preceding, and up to the time of announcement of, the Company's results for the half-year and the full financial year. Directors and employees are also reminded not to trade in listed securities of the Company at any time while in possession of unpublished price or trade sensitive information, and to refrain from dealing in the Company's securities on short-term considerations.

MATERIAL CONTRACTS

No material contracts were entered into by the Company or any of its subsidiaries involving the interests of the CEO, any Director or controlling shareholder and either (i) still subsisting at the end of the financial year under review or (ii) entered into since the end of the previous financial year.

INTERESTED PERSON TRANSACTIONS

Interested person transactions carried out during the financial year under review which fall under Chapter 9 of the Listing Manual are as follows:

Name of interested person	Nature of relationship	Aggregate value of all interested person transactions during the financial year under review (excluding transactions less than \$\$100,000 and transactions conducted under shareholders' mandate pursuant to Rule 920)
		2022 S\$
Far East Organization Group	Associate of controlling shareholder	
Sale of goods		460,382
Sino Land Company Limited Group	Associate of controlling shareholder	
Sale of goods		238,727
Baynard Limited	Associate of controlling shareholder	
Reimbursement of expenses/costs Purchase of services		159,587 100,000

The Company does not have any shareholders' mandate for interested person transactions.