

GREEN BUILD TECHNOLOGY LIMITED (Company Registration No. 200401338W) (Incorporated in the Republic of Singapore) (the "Company")

MINUTES OF ANNUAL GENERAL MEETING

DATE : Monday, 15 April 2024

PLACE : RNN Conference Centre, 137 Cecil Street #04-01 Cecil Building, Singapore 069537

TIME : 10.00 a.m.

PRESENT	: Mr Li Mingyang	- Executive Director, Chairman of the Board and Chief Business Development Officer
	Mr Chan Mang Ghoon	- Executive Director and Chief Financial Officer
	Mr Tang Chun Meng Mr Ho Shian Ching	 Independent Director Independent Director
	Ms Tan Lay Suan Judy	- Independent Director
IN ATTENDANCE	: Mr Lim Kok Meng	- Company Secretary
	Ms Janice Low	From the Company Secretary's office
	Ms Joanne Chan	 From the Company Secretary's office
	Mr Joshua Ong Kian Guar	 Representative from the Company's independent auditors, Baker Tilly TFW LLP (the "Independent Auditors")
	Ms Tan Zeo Xin	 Representative from the Company's Independent Auditors' office
	Mr Ho Chu Cheng	- Representative from the Company's share registrar, Boardroom Corporate & Advisory Services Pte. Ltd. (the " Share Registrar " and " Polling Agent ")
	Ms Lau Shee Ren	 Representative from the Share Registrar's office
	Ms Chan Huey Min Jesmine	-
	Mr Nadine Yap	 Representative from scrutineers, CNP Business Advisory Pte. Ltd. (the "Scrutineer")
	Mr Woon Wee Chun	- Representative from Scrutineers' office
	Mr Johnson Lee Kah Hee	 Representative from Scrutineers' office
	Mr Sam Chiu Sung Kee Sammy	e - Representative from Scrutineers' office
	: Shareholders	- As per the attendance list maintained by the Company

CHAIRMAN OF THE : Mr Chan Mang Ghoon MEETING

1. INTRODUCTION BY CHAIRMAN

- 1.1. Mr Chan Mang Ghoon, the Chairman of the Meeting (the "**Chairman**") welcomed the shareholders to the Company's Annual General Meeting (the "**AGM**" or "**Meeting**").
- 1.2. The Chairman thanked shareholders for their participation and then introduced the Directors, the representatives from the Company Secretary's Office, the Independent Auditors, Share Registrar, Polling Agent and the Scrutineers to the Meeting.

2. QUORUM

2.1. The Chairman called the Meeting to order as he had confirmation from the Company Secretary that the requisite quorum had been met.

3. NOTICE OF MEETING

The Chairman noted that the notice of meeting dated 28 March 2024 (the "**Notice of Meeting**"), the Company's Annual Report for the year ended 31 December 2023 (the "**Annual Report**") had been published on SGXNET and that the hardcopy Notice of AGM and Annual Report had despatched to all shareholders prior to the AGM. As such, the Chairman noted that shareholders had been informed of the form of the Meeting.

4. QUESTIONS IN RELATION TO THE MEETING

- 4.1. The Chairman informed the Meeting that as at 4 April 2024, 10:00 a.m., the Company had not received any questions from the shareholders relating to the agenda of this Meeting.
- 4.2. In the interest of facilitating smooth proceedings, the Chairman invited shareholders to raise questions before each resolution was duly proposed and seconded before the conduct of the poll. In the event where shareholders have any questions outside the agenda of this Meeting, such questions would be dealt with after the business of this Meeting had been concluded.

5. POLLING PROCESS

- 5.1. The Chairman informed the Meeting that voting on all resolutions would be conducted by way of poll. For ease of administration, arrangements were made for the poll to be conducted after all the resolutions tabled have been duly proposed and seconded.
- 5.2. The Scrutineers gave a briefing on the polling procedures and the completion of the poll voting slips before the conduct of the poll.

AS ORDINARY BUSINESS

6. ORDINARY RESOLUTION 1 – TO RECEIVE AND ADOPT THE AUDITED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2023 TOGETHER WITH THE DIRECTORS' STATEMENT AND THE AUDITORS' REPORT OF THE COMPANY

- 6.1. The Chairman informed the Meeting that ordinary resolution 1 was to receive and adopt the Audited Financial Statements for the financial year ended 31 December 2023 ("**FY2023**") and the Directors' Statement and the Auditors' Report thereon. In this regard, as the Audited Financial Statements for FY2023, the Directors' Statement and the Auditors' Report had been in the hands of the shareholders for the prescribed period of not less than 14 days, it was proposed, with the shareholders' permission, that the documents be taken as read.
- 6.2. A shareholder raised a question whereby he enquired as to the Company's business plans

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to increase its revenue streams and improve its cashflow position.

- 6.3. In response, the Chairman informed the enquiring shareholder that the Company is actively sourcing and procuring new business and projects similar to the Group's existing business and also looking to the capital markets to explore fundraising opportunities to strengthen its cash and financial position. Following the disposal of certain subsidiaries of the Group, the Company currently has no ongoing banking facilities and has recorded a gain on sale of the discontinued operations. The Company has also sought to improve its financial position and raised funds through the placement exercise which was completed on 8 November 2023. The Chairman concluded that the Company is also exploring other investment opportunities so as to diversify the revenue stream of the Group.
- 6.4 The Chairman proposed the following ordinary resolution 1, which was seconded by a shareholder:

"To receive and adopt the Audited Financial Statements for the financial year ended 31 December 2023 together with the Directors' Statement and the Auditors' Report of the Company."

6.5. The Chairman informed shareholders that the results of the valid votes cast, which had been verified by the scrutineers, were as follows:

Resolution	Total number	Fo	r	Against	
Number and Details	of shares represented by votes for and against the relevant resolution	Number of Shares	Percenta ge (%)	Number of Shares	Percenta ge (%)
Ordinary Resolution 1 To receive and adopt the audited financial statements	70,493,666	70,493,666	100	0	0

6.4. Based on the results of the votes, it was declared that ordinary resolution 1 had been carried unanimously.

7. ORDINARY RESOLUTION 2 – TO APPROVE THE PAYMENT OF DIRECTORS' FEES OF UP TO \$\$90,000 FOR THE FINANCIAL YEAR ENDING 31 DECEMBER 2024, TO BE PAID QUARTERLY IN ARREARS

- 7.1. The Chairman informed the Meeting that ordinary resolution 2 was to approve the payment of Director's fees of up to S\$90,000.00 for the financial year ending 31 December 2024 to be paid quarterly in arrears.
- 7.2. A shareholder raised a question as to the possibility of the Company issuing shares to the Directors as part payment of their Directors' fees and whether this share issuance exercise could be conducted under the general mandate under Rule 806 of the Listing Manual of the Singapore Exchange Securities Trading Limited (the "Listing Manual").
- 7.3. In response, the Company Secretary informed the shareholder that under the Listing Manual the allotment of shares to Directors as part payment of their fees would require shareholders' approval at a separate extraordinary general meeting to be convened. The Chairman then informed the shareholder that there are additional compliance costs associated with convening such an extraordinary general meeting to approve the allotment of shares to the Directors. As such, the Company had not considered this option presently but would take this into consideration moving forward.

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- 7.4. The Chairman proposed the following ordinary resolution 2, which was seconded by a shareholder:

"To approve the payment of Directors' fees of up to S\$90,000 for the financial year ending 31 December 2024 to be paid quarterly in arrears."

7.5. The Chairman informed shareholders that the results of the valid votes cast, which had been verified by the scrutineers, were as follows:

Resolution	Total number	Fo	r	Against	
Number and Details	of shares represented by votes for and against the relevant resolution	Number of Shares	Percenta ge (%)	Number of Shares	Percenta ge (%)
Ordinary Resolution 2 To approve the payment of directors' fees	70,493,666	70,493,666	100	0	0

7.6. Based on the results of the votes, it was declared that ordinary resolution 2 had been carried unanimously.

8. ORDINARY RESOLUTION 3 – TO RE-ELECT MR LI MINGYANG, WHO IS RETIRING IN ACCORDANCE WITH REGULATION 91 OF THE COMPANY'S CONSTITUTION, AS DIRECTOR OF THE COMPANY

- 8.1. The Chairman informed the Meeting that ordinary resolution 3 was to re-elect Mr Li Mingyang who was retiring as a director and, being eligible, had offered himself for re-election. Mr Li will, upon re-election as a Director of the Company, remain as an Executive Director, the Chairman of the Board and Chief Business Development Officer.
- 8.2. The Chairman proposed the following ordinary resolution 3, which was seconded by a shareholder:

"To re-elect Mr Li Mingyang, who is retiring in accordance with Regulation 91 of the Company's Constitution, as Director of the Company."

8.3. The Chairman informed shareholders that the results of the valid votes cast, which had been verified by the scrutineers, were as follows:

Resolution	Total number	Fo	r	Against	
Number and Details	of shares represented by votes for and against the relevant resolution	Number of Shares	Percenta ge (%)	Number of Shares	Percenta ge (%)
Ordinary Resolution 3 To re-elect Mr Li Mingyang	70,493,666	70,493,666	100	0	0

8.4. Based on the results of the votes, it was declared that ordinary resolution 3 had been carried

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unanimously.

9. ORDINARY RESOLUTION 4 – TO RE-ELECT MR HO SHIAN CHING, WHO IS RETIRING IN ACCORDANCE WITH REGULATION 91 OF THE COMPANY'S CONSTITUTION, AS DIRECTOR OF THE COMPANY

- 9.1. The Chairman informed the Meeting that ordinary resolution 4 was to re-elect Mr Ho Shian Ching who was retiring as a director and, being eligible, had offered himself for re-election. Mr Ho will, upon re-election as a Director of the Company, remain as an Independent Director, a member of the Audit and Nominating Committees and Chairman of the Remuneration Committee.
- 9.2. The Chairman proposed the following ordinary resolution 4, which was seconded by a shareholder:

"To re-elect Mr Ho Shian Ching, who is retiring in accordance with Regulation 91 of the Company's Constitution, as Director of the Company."

9.3. The Chairman informed shareholders that the results of the valid votes cast, which had been verified by the scrutineers, were as follows:

Resolution	Total number	Fo	r	Against	
Number and Details	of shares represented by votes for and against the relevant resolution	Number of Shares	Percenta ge (%)	Number of Shares	Percenta ge (%)
Ordinary Resolution 4 To re-elect Mr Ho Shian Ching	70,493,666	70,493,666	100	0	0

9.4. Based on the results of the votes, it was declared that ordinary resolution 4 had been carried unanimously.

10. ORDINARY RESOLUTION 5: TO RE-ELECT MS TAN LAY SUAN JUDY, WHO IS RETIRING IN ACCORDANCE WITH REGULATION 97 OF THE COMPANY'S CONSTITUTION, AS DIRECTOR OF THE COMPANY

- 10.1. The Chairman informed the Meeting that ordinary resolution 5 was to re-elect Ms Tan Lay Suan Judy who was retiring as a director and, being eligible, had offered herself for re-election. Ms Tan will, upon re-election as a Director of the Company, remain as an Independent Director, a member of the Audit, Remuneration and Nominating Committees.
- 10.2. The Chairman proposed the following ordinary resolution 5, which was seconded by a shareholder:

"To re-elect Ms Tan Lay Suan Judy, who is retiring in accordance with Regulation 97 of the Company's Constitution, as Director of the Company."

10.3. The Chairman informed shareholders that the results of the valid votes cast, which had been verified by the scrutineers, were as follows:

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Resolution	Total number	Fo	r	Against	
Number and Details	of shares represented by votes for and against the relevant resolution	Number of Shares	Percenta ge (%)	Number of Shares	Percenta ge (%)
Ordinary Resolution 5 To re-elect Ms Tan Lay Suan Judy	70,493,666	70,493,666	100	0	0

10.4. Based on the results of the votes, it was declared that ordinary resolution 5 had been carried unanimously.

11. ORDINARY RESOLUTION 6: TO RE-APPOINT BAKER TILLY TFW LLP AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION FOR THE FINANCIAL YEAR ENDING 31 DECEMBER 2024

- 11.1. The Chairman informed the Meeting that ordinary resolution 6 was to consider the reappointment of Baker Tilly TFW LLP as auditors of the Company and to authorise the Directors of the Company to fix their remuneration for the financial year ending 31 December 2024.
- 11.2. The Chairman proposed the following ordinary resolution 6, which was seconded by a shareholder:

"To re-appoint Baker Tilly TFW LLP as the auditors of the Company and to authorise the Directors to fix their remuneration for the financial year ending 31 December 2024."

11.3. The Chairman informed shareholders that the results of the valid votes cast, which had been verified by the scrutineers, were as follows:

Resolution	Total number	Fo	r	Against	
Number and Details	of shares represented by votes for and against the relevant resolution	Number of Shares	Percenta ge (%)	Number of Shares	Percenta ge (%)
Ordinary Resolution 6 To re-appoint Baker Tilly TFW LLP as auditors	70,493,666	70,493,666	100	0	0

11.4. Based on the results of the votes, it was declared that ordinary resolution 6 had been carried unanimously.

12. ANY OTHER ORDINARY BUSINESS

The Chairman informed the shareholders that no notice of any other business had been received by the Company, or the Company Secretary's office. The Chairman therefore moved on with the Special Business to be transacted at the Meeting.

AS SPECIAL BUSINESS

13. ORDINARY RESOLUTION 7 – AUTHORITY TO ISSUE SHARES IN THE CAPITAL OF THE COMPANY PURSUANT TO SECTION 161 OF THE COMPANIES ACT 1967 OF SINGAPORE ("COMPANIES ACT") AND RULE 806(2) OF THE LISTING MANUAL

- 13.1. The Chairman informed the Meeting that ordinary resolution 7 was to authorise the Directors to issue shares pursuant to Section 161 of the Companies Act and Rule 806(2) of the Listing Manual, the details of which had been set out in the text of the resolution in item 8 of the Notice of Meeting.
- 13.2. The Chairman proposed the following ordinary resolution 7, which was seconded by a shareholder:

"That, pursuant to Section 161 of the Companies Act 1967 of Singapore and Rule 806(2) of the Listing Manual of the Singapore Exchange Securities Trading Limited (the "**SGX-ST**"), authority be and is hereby given to the Directors of the Company to allot and issue shares and convertible securities in the Company at any time and upon such terms and conditions and for such purposes and to such persons as the Directors may in their absolute discretion deem fit, to:

- (a) allot and issue shares in the capital of the Company whether by way of rights, bonus or otherwise;
- (b) make or grant offers, agreements or options that might or would require shares to be issued or other transferable rights to subscribe for or purchase shares (collectively, "**Instruments**") including but not limited to the creation and issue of warrants, debentures or other instruments convertible into shares; and
- (c) issue additional Instruments arising from adjustments made to the number of Instruments previously issued in the event of rights, bonus or capitalisation issues;

and (notwithstanding that the authority conferred by the shareholders may have ceased to be in force) issue shares pursuant to any Instrument made or granted by the Directors while the authority was in force, provided always that:

- (i) the aggregate number of shares to be issued pursuant to this resolution (including shares to be issued in pursuance of Instruments, made or granted pursuant to this resolution) does not exceed fifty per centum (50%) of the Company's total number of issued shares excluding treasury shares and subsidiary holdings of which the aggregate number of shares (including shares to be issued in pursuance of Instruments made or granted pursuant to this resolution) to be issued other than on a pro-rata basis to shareholders of the Company does not exceed twenty per centum (20%) of the total number of issued shares excluding treasury shares and subsidiary holdings, and for the purpose of this resolution, the total number of issued shares excluding treasury shares and subsidiary holdings shall be the Company's total number of issued shares excluding treasury shares and subsidiary holdings at the time this resolution is passed, after adjusting for:
 - (A) new shares arising from the conversion or exercise of convertible securities, or
 - (B) new shares arising from exercising share options or vesting of share awards outstanding or subsisting at the time this resolution is passed; or
 - (C) any subsequent bonus issue, consolidation or subdivision of the Company's shares; and

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- (ii) such authority shall, unless revoked or varied by the Company at a general meeting, continue in force until the conclusion of the next annual general meeting or the date by which the next annual general meeting of the Company is required by law to be held, whichever is earlier."
- 13.3. The Chairman informed shareholders that the results of the valid votes cast, which had been verified by the scrutineers, were as follows:

Resolution	Total number	For		Against	
Number and Details	of shares represented by votes for and against the relevant resolution	Number of Shares	Percenta ge (%)	Number of Shares	Percenta ge (%)
Ordinary Resolution 7 Authority to issue shares	70,401,666	70,401,666	100	0	0

13.4. Based on the results of the votes, it was declared that ordinary resolution 7 had been carried unanimously.

14. CONCLUSION

There being no other business to transact, the Chairman declared the Meeting closed at 10.27 a.m. The Chairman then thanked the shareholders for attending the Meeting and wished everyone good health and safety.

CONFIRMED AS TRUE RECORD OF PROCEEDINGS HELD

CHAN MANG GHOON CHAIRMAN OF THE MEETING