



Proposed Merger with OUE Commercial REIT (the "Proposed Merger")

10 July 2019



Important Notice

The value of stapled securities in OUE Hospitality Trust ("Stapled Securities") and the income derived from them, if any, may fall or rise. Stapled Securities are not obligations of, deposits in, or guaranteed by, OUE Hospitality REIT Management Pte. Ltd. (as the manager of OUE Hospitality Real Estate Investment Trust ("OUE H-REIT")), OUE Hospitality Trust Management Pte. Ltd. (as the trustee-manager of OUE Hospitality Business Trust ("OUE H-BT" and collectively with OUE H-REIT, OUE Hospitality Trust or "OUE H-Trust")) (collectively, the "OUE H-Trust Managers") or any of their affiliates. An investment in Stapled Securities is subject to investment risks, including the possible loss of the principal amount invested. The past performance of OUE H-Trust is not necessarily indicative of the future performance of OUE H-Trust.

This presentation may contain forward-looking statements that involve risks and uncertainties. All statements regarding future financial position, operating results, business strategies, plans and future prospects of OUE H-Trust are forward-looking statements. Actual future performance, outcomes and results may differ materially from those expressed in forward-looking statements as a result of a number of risks, uncertainties and assumptions. Representative examples of these factors include (without limitation) general industry and economic conditions, interest rate trends, cost of capital and capital availability, competition from similar developments, shifts in expected levels of property rental income, changes in operating expenses (including employee wages, benefits and training costs), property expenses and governmental and public policy changes. You are cautioned not to place undue reliance on these forward-looking statements, which are based on the OUE H-Trust Managers' current view of future events.

Investors should note that they will have no right to request the OUE H-Trust Managers to redeem or purchase their Stapled Securities for so long as the Stapled Securities are listed on Singapore Exchange Securities Trading Limited (the "SGX-ST"). It is intended that holders of Stapled Securities may only deal in their Stapled Securities through trading on the SGX-ST. The listing of the Stapled Securities on the SGX-ST does not guarantee a liquid market for the Stapled Securities.

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Investors are cautioned that this presentation is qualified by, and should be read in conjunction with, the full information contained in the scheme document dated 10 July 2019 ("Scheme Document"). Unless otherwise defined, capitalised terms used in this presentation shall have the meanings ascribed to them in the Scheme Document.

Directors' Responsibility Statement

The directors of the OUE H-Trust Managers (including those who may have delegated detailed supervision of this presentation) have taken all reasonable care to ensure that the facts stated and opinions expressed in this presentation (other than those relating to or opinions expressed by OUE Commercial Real Estate Investment Trust ("OUE C-REIT"), its manager, OUE Commercial ReIT Management Pte. Ltd. ("OUE C-REIT Manager") and/or Australia and New Zealand Banking Group Limited, Singapore Branch ("OUE H-Trust IFA")), are fair and accurate and that there are no other material facts not contained in this presentation, the omission of which would make any statement in this presentation misleading. Where any information has been extracted or reproduced from published or otherwise publicly available sources or obtained from OUE C-REIT, the OUE C-REIT Manager and/or the OUE H-Trust IFA, the sole responsibility of the directors of the OUE H-Trust Managers has been to ensure through reasonable enquiries that such information is accurately extracted from such sources or, as the case may be, reflected or reproduced in this presentation. The directors of the OUE H-Trust Managers jointly and severally accept responsibility accordingly.



Financial Adviser

Transaction Summary

Transaction Structure	 OUE Commercial REIT ("OUE C-REIT") to acquire all stapled securities ("Stapled Securities") of OUE Hospitality Trust ("OUE H-Trust") held by OUE H-Trust stapled securityholders ("Stapled Securityholders") via a Trust Scheme
Scheme Consideration	 Scheme Consideration shall be satisfied by: S\$0.04075⁽¹⁾ in cash per Stapled Security (the "Cash Consideration"); and 1.3583 new OUE C-REIT Units⁽²⁾ per Stapled Security (the "Consideration Units") By way of illustration, if the Trust Scheme becomes effective in accordance with its terms, a Stapled Securityholder will receive S\$40.75 in cash and 1,358 Consideration Units for every 1,000 Stapled Securities held as at the Books Closure Date
Permitted Distributions	 OUE H-Trust Managers shall be entitled to announce, declare, pay or make distributions⁽³⁾ (the "Permitted Distributions") without any adjustment to the Scheme Consideration Stapled Securityholders shall have the right to receive and retain the Permitted Distributions in addition to the Scheme Consideration
Enlarged REIT Structure	 OUE H-Trust will become a wholly-owned sub-trust of OUE C-REIT and will be delisted The Enlarged REIT will continue to be managed by OUE Commercial REIT Management Pte. Ltd. (the "OUE C-REIT Manager")
Lead Merger Coordinator and Sole	BofA Merrill Lynch

¹⁾ The aggregate Cash Consideration to be paid to each Stapled Securityholder shall be rounded to the nearest \$\$0.01.

The number of Consideration Units which each Stapled Securityholder will be entitled to pursuant to the Trust Scheme will be rounded down to the nearest whole number, and fractional entitlements shall be disregarded in the calculation of the aggregate Consideration Units to be issued to any Stapled Securityholder pursuant to the Trust Scheme.

Permitted Distributions include distributions that are declared, paid or made in the ordinary course of business in respect of the period from 1 January 2019 up to the day immediately before the Effective Date.



The Scheme Consideration

1 Scheme Consideration shall be satisfied by:



S\$0.04075 in cash per Stapled Security; and



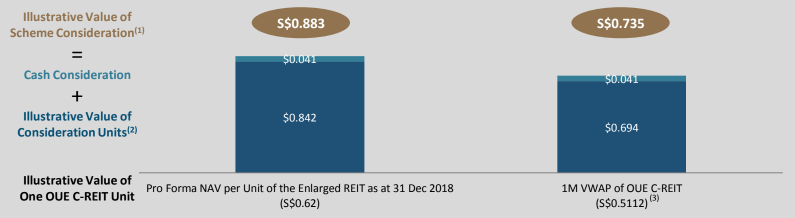
1.3583 new OUE C-REIT Units per Stapled Security

By way of illustration, if the Trust Scheme becomes effective in accordance with its terms, a Stapled Securityholder will receive S\$40.75 in cash and 1,358 Consideration Units for every 1,000 Stapled Securities held as at the Books Closure Date

Other Information:

- Unitholders of OUE C-REIT ("Unitholders") and Stapled Securityholders shall be entitled to receive and retain any permitted distributions declared by the respective managers in respect of the period from 1 January 2019 up to the day immediately before the Effective Date
- The aggregate Cash Consideration to be paid to each Stapled Securityholder shall be rounded to the nearest \$\$0.01
- The number of Consideration Units which each Stapled Securityholder will be entitled to pursuant to the Trust Scheme will be rounded down to the nearest whole number, and fractional entitlements shall be disregarded in the calculation of the aggregate Consideration Units to be issued to any Stapled Securityholder pursuant to the Trust Scheme

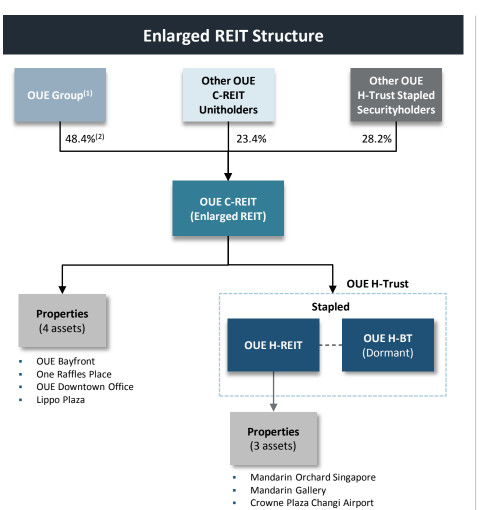
Illustrative Value of Scheme Consideration:



- Computed by adding Cash Consideration and the illustrative value of Consideration Units.
- Computed by multiplying the illustrative value of one OUE C-REIT Unit by 1.3583.
- 3) Source: Bloomberg L.P. as at 5 April 2019, being the Last Trading Day.



OUE H-Trust will Become a Wholly-owned Sub-trust of OUE C-REIT which will have a Broadened Investment Mandate





Refers to OUE Limited and its related corporations.

²⁾ Illustrative pro forma unitholding (inclusive of the interests held by OUE Limited, OUE Realty Pte. Ltd. and Golden Concord Asia Limited) based on the latest available information as at the Latest Practicable Date. Based on the existing OUE C-REIT Units and Stapled Securities in issue as at the Latest Practicable Date and the Scheme Consideration of \$\$0.04075 in cash per Stapled Security and 1.3583 Consideration Units to be allotted and issued per Stapled Security (as set out in Paragraph 2.4(b) of the Letter to Stapled Securityholders). Under the OUE C-REIT Trust Deed, the OUE C-REIT Manager is entitled to receive an acquisition fee of 0.75% of the underlying value of the assets of OUE H-Trust. The OUE C-REIT Manager has voluntarily waived half of its acquisition fee antitlement.

Integrated developments including a combination of the office, retail and/or hospitality asset classes.





Key Benefits of the Proposed Merger



Key Benefits of the Proposed Merger



1

Value Accretive to Stapled Securityholders



Creation of One of the Largest Diversified S-REITs



Enhanced Scale, Diversification and Resilience



Increased Flexibility and Ability to Drive Growth





Value Accretive to Stapled Securityholders



1.4% accretion in distribution attributable to the holder of one Stapled Security



(Singapore Cents)

% of manager's

Securities/OUE

fees paid in

C-REIT Units

Stapled

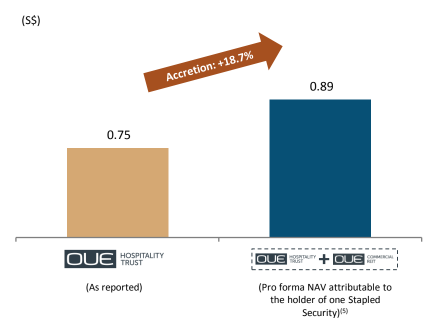
18.7% accretion in NAV attributable to the holder of one Stapled Security

For Illustrative Purposes Only - Not A Forward Looking Projection

Pro Forma FY2018 Distribution Attributable to the Holder of One Stapled Security⁽¹⁾

4.99 4.93 5.00 4.93 5.00 Accretion: +1.49% 4.93 (As reported) (OUE H-Trust adjusted distribution per attributable to the holder

Pro Forma NAV Attributable to the Holder of One Stapled Security⁽⁴⁾



100%

Stapled Security)(2)

89.9%

of one Stapled Security)(3)

89.9%

Assumes the Proposed Merger had been completed on 1 January 2018.

⁽²⁾ After aligning the proportion of the OUE H-REIT Manager's fees paid in Stapled Securities to be on a like-for-like basis as compared to the Enlarged REIT.

⁽³⁾ Based on the Enlarged REIT's FY2018 pro forma DPU multiplied by the exchange ratio of 1.3583 and assuming that the Cash Consideration is reinvested in OUE C-REIT Units at OUE C-REIT's 1M VWAP of \$\$0.5112 as at the Last Trading Day.

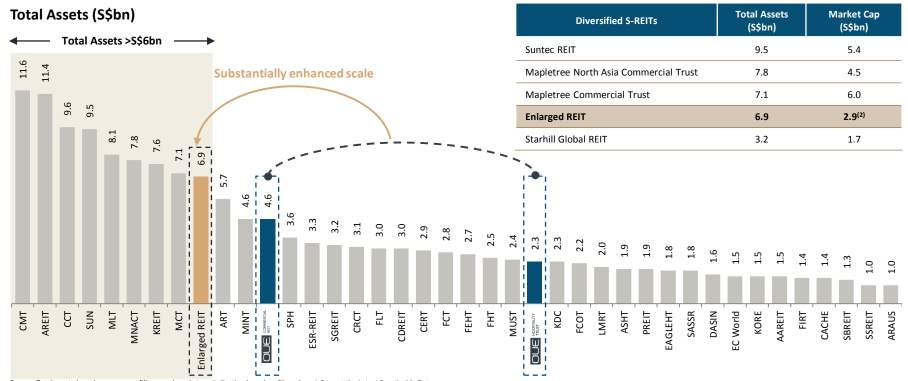
Assumes the Proposed Merger had been completed on 31 December 2018.

Based on the Enlarged REIT's FY2018 pro forma NAV multiplied by the exchange ratio of 1.3583 and assuming that the Cash Consideration is reinvested in OUE C-REIT Units at OUE C-REIT's 1M VWAP of \$\$0.5112 as at the Last Trading Day.



Creation of One of the Largest Diversified S-REITs

- The Enlarged REIT will become one of the largest diversified S-REITs, with a combined asset size of approximately S\$6.9bn⁽¹⁾
- Better access to competitive sources of capital
- Greater funding flexibility



Source: Total assets based on company filings, and market capitalisation based on Bloomberg L.P. as at the Latest Practicable Date.

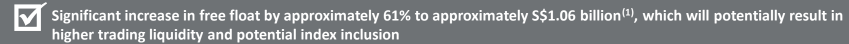
Note: Chart above only includes S-REITs and real estate business trusts with a listing on the SGX-ST as at the Latest Practicable Date with total assets of at least \$\$1.0 billion as at 31 March 2019 (except ARA US Hospitality Trust and Eagle Hospitality Trust for which total assets as at 31 December 2018 and 24 May 2019 respectively are as disclosed in their respective prospectives).

⁽¹⁾ As at 31 March 2019

⁽²⁾ Illustrative market capitalisation of the Enlarged REIT calculated as the sum of (i) the market capitalisation of OUE C-REIT Units, and (iii) the value of the acquisition fee to be issued in OUE C-REIT Units, as described in the OUE C-REIT Circular.



Creation of One of the Largest Diversified S-REITs (Cont'd)



Potential positive re-rating of Enlarged REIT and a wider investor base



Source: Company filings, Bloomberg L.P. as at the Latest Practicable Date.

- (1) Excludes the stakes held by the OUE Group, the OUE H-Trust Managers, the OUE C-REIT Manager, directors and chief executive officers of the OUE H-Trust Managers and the OUE C-REIT Manager and their respective associates, substantial Stapled Securityholders and substantial OUE C-REIT Unitholders. Based on the Enlarged REIT's pro forma free float of approximately 37.0% multiplied by illustrative market capitalisation of the Enlarged REIT. Illustrative market capitalisation of the Enlarged REIT calculated as the sum of (i) the market capitalisation of OUE C-REIT of S\$1.4 billion as at the Latest Practicable Date, (ii) the portion of the Scheme Consideration to be satisfied in OUE C-REIT Units, and (iii) the value of the acquisition fee to be issued in OUE C-REIT Units, as described in the OUE C-REIT Units, and (iii) the value of the acquisition fee to be issued in OUE C-REIT Units, as described in the OUE C-REIT Units, and (iii) the value of the acquisition fee to be issued in OUE C-REIT Units, as described in the OUE C-REIT Units, and (iii) the value of the acquisition fee to be issued in OUE C-REIT Units, as described in the OUE C-REIT Units, and (iii) the value of the acquisition fee to be issued in OUE C-REIT Units, as described in the OUE C-REIT Units, and (iii) the value of the acquisition fee to be issued in OUE C-REIT Units, as described in the OUE C-REIT Units, and (iii) the value of the acquisition fee to be issued in OUE C-REIT Units, as described in the OUE C-REIT Units, and (iii) the value of the acquisition fee to be issued in OUE C-REIT Units, as described in the OUE C-REIT Units, and (iii) the value of the acquisition fee to be issued in OUE C-REIT Units, as described in the OUE C-REIT Units, and (iii) the value of the acquisition fee to be issued in OUE C-REIT Units, as described in OUE C-REIT Units, and (iii) the value of the acquisition of the OUE C-REIT Units, as described in OUE C-REIT Units, and (iii) the value of the acquisition of the OUE C-REIT Units, as described in OUE C-REIT Units, a
- (2) Excludes the stakes held by the OUE Group, the OUE H-Trust Managers, the OUE C-REIT Manager, directors and chief executive officers of the OUE H-Trust Managers and the OUE C-REIT Manager and their respective associates, substantial Stapled Securityholders and substantial OUE C-REIT Unitholders.
- (3) Based on OUE H-Trust's free float of approximately 51.2%, representing approximately 937.9 million Stapled Securities and the closing price of \$\$0.705 per Stapled Security as at the Latest Practicable Date.
- (4) Based on the Enlarged REIT's pro forma free float of approximately 37.0% multiplied by the illustrative market capitalisation of the Enlarged REIT. Illustrative market capitalisation of the Enlarged REIT calculated as the sum of (i) the market capitalisation of OUE C-REIT of \$\$1.4 billion as at the Latest Practicable Date, (ii) the portion of the Scheme Consideration to be satisfied in OUE C-REIT Units, and (iii) the value of the acquisition fee to be issued in OUE C-REIT Units, as described in the OUE C-REIT Circular.



Enhanced Scale, Diversification and Resilience



The Enlarged REIT will have a diversified portfolio with seven properties, representing a total asset value of approximately S\$6.9 billion⁽¹⁾





Truly Diversified S-REIT Underpinned by a Portfolio of Marquee Assets

7 Properties

3 Asset classes

Total assets

ss6.9 billion(1)

Gross Revenue

s\$306 million(2)

1.9_{million(3)} Prime office space

1,640
Rooms

Portfolio of upscale hotels

Net Property Income

ss251 million(2)

Prime retail space along Orchard Road and core CBD⁽⁴⁾

306,000(3) sq ft

- As at 31 March 2019.
- Based on reported FY2018 financials.
- Based on attributable net lettable area.
- (4) CBD refers to Central Business District.



Enhanced Scale, Diversification and Resilience (Cont'd)



Stapled Securityholders will benefit from enhanced defensive attributes of the Enlarged REIT



⁽¹⁾ Based on gross floor area as at 31 December 2018 (calculated on a weighted average basis as at 31 December 2018, where appropriate); gross floor area for each of One Raffles Place Tower 1, One Raffles Place Tower 2 and One Raffles Place Shopping Mall is estimated based on the percentage split of the net lettable area for One Raffles Place Tower 1, One Raffles Place Tower 2 and One Raffles Place Shopping Mall as disclosed in the circular to OUE C-REIT Unitholders dated 1 July 2015 in relation to (i) the proposed acquisition of an indirect interest in One Raffles Place and the proposed CPPU issue, and (ii) the proposed trust deed supplement for the issue of preferred units.





4) Increased Flexibility and Ability to Drive Growth

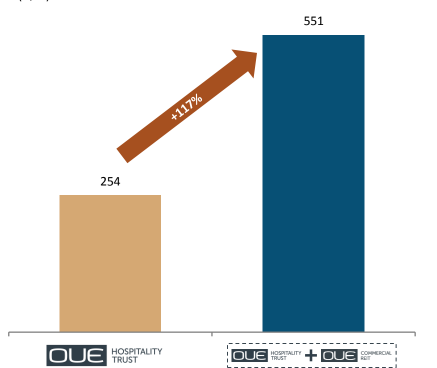


Enlarged capital base will enhance funding capacity and flexibility

- Increased debt headroom from approximately S\$254 million (for H-Trust) to approximately S\$551 million⁽¹⁾
- Larger equity fundraising capacity

Debt Headroom(1)

(S\$m)





Expanded Investment Universe and Investment Opportunities



Enlarged Capital Base to Undertake Larger Transactions



Enhanced Ability to Seize Potential Investment Opportunities (Improved Flexibility and Greater Speed)



Increased Capacity to Undertake Asset Enhancement Initiatives

Enhanced Flexibility and Ability for the Enlarged REIT to Drive Long Term Growth for All Unitholders

As at 31 December 2018. Based on the aggregate leverage limit of 45% under the Property Funds Appendix.





Approvals Required



Approvals Required for OUE H-Trust

EGM



To seek the approval of the Stapled Securityholders for the resolution to amend the OUE H-Trust Trust Deeds ("Trust Deeds Amendments Resolution")⁽¹⁾

Approval Threshold

75% or more of the total number of votes cast for and against such resolution



Trust Scheme Meeting



To seek the approval of the Stapled Securityholders for the Proposed Merger of OUE C-REIT and OUE H-Trust by way of a Trust Scheme of Arrangement ("Trust Scheme Resolution")

Approval Threshold

More than 50% of the number of Stapled Securityholders present and voting either in person or by proxy;

and

At least 75% in value of Stapled Securities held by the Stapled Securityholders present and voting either in person or by proxy at the Trust Scheme Meeting

Trust Deeds Amendments Resolution is not conditional on the Trust Scheme Resolution being passed but the Trust Scheme Resolution is contingent upon the approval of the Trust Deeds Amendments Resolution





Recommendations



Opinion of the Independent Financial Adviser



The OUE H-Trust IFA has opined that the financial terms of the Trust Scheme are fair and reasonable

OUE H-Trust IFA Opinion on the Trust Scheme

"Based upon, and having considered, *inter alia*, the factors described above and the information that has been made available to us as at the Latest Practicable Date, we are of the opinion that as at the Latest Practicable Date, based on the Scheme Consideration (LUTD) and the Consideration Unit Price (LUTD), the Stapled Securities and Consideration Units are both fairly valued and the financial terms of the Trust Scheme are fair and reasonable. Accordingly, we advise that the H-Trust Independent Directors may recommend that the independent Stapled Securityholders **VOTE IN FAVOUR OF THE TRUST SCHEME**"

IT IS IMPORTANT THAT YOU READ THIS EXTRACT TOGETHER WITH AND IN THE CONTEXT OF THE OUE H-TRUST IFA LETTER WHICH CAN BE FOUND IN APPENDIX A TO THE SCHEME DOCUMENT. YOU ARE ADVISED AGAINST RELYING SOLELY ON THIS EXTRACT, WHICH IS ONLY MEANT TO DRAW ATTENTION TO THE CONCLUSION AND OPINION OF THE OUE H-TRUST IFA.



Recommendation of the Directors of the OUE H-Trust Managers



The directors of the OUE H-Trust Managers recommend that Stapled Securityholders VOTE IN FAVOUR of the Trust Deeds Amendments Resolution at the EGM

Recommendation by the directors of the OUE H-Trust Managers on the Trust Deeds Amendments

"Having regard to the above and the rationale for the Trust Deeds Amendments as set out in Paragraph 3 of this Letter to Stapled Securityholders, the directors of the H-Trust Managers are of the opinion that the Trust Deeds Amendments Resolution would be beneficial to, and be in the interests of H-Trust.

Accordingly, the directors of the H-Trust Managers recommend that the Stapled Securityholders **VOTE IN FAVOUR** of the Trust Deeds Amendments Resolution at the Extraordinary General Meeting."

IT IS IMPORTANT THAT YOU READ THIS EXTRACT TOGETHER WITH AND IN THE CONTEXT OF THE LETTER TO STAPLED SECURITYHOLDERS, WHICH CAN BE FOUND IN PAGES 17 TO 61 OF THE SCHEME DOCUMENT. YOU ARE ADVISED AGAINST RELYING SOLELY ON THIS EXTRACT, WHICH IS ONLY MEANT TO DRAW ATTENTION TO THE RECOMMENDATION BY THE DIRECTORS OF THE OUE H-TRUST MANAGERS.



Recommendation of the OUE H-Trust Independent Directors



The OUE H-Trust Independent Directors recommend that Stapled Securityholders VOTE IN FAVOUR of the Trust Scheme Resolution at the Trust Scheme Meeting

Recommendation by the OUE H-Trust Independent Directors on the Trust Scheme

"The H-Trust Independent Directors, having considered carefully the terms of the Trust Scheme and the advice given by the H-Trust IFA in the H-Trust IFA Letter as set out in the H-Trust IFA Letter as set out in Appendix A to this Scheme Document, recommend that the Stapled Securityholders **VOTE IN FAVOUR** of the Trust Scheme Resolution at the Trust Scheme Meeting."

IT IS IMPORTANT THAT YOU READ THIS EXTRACT TOGETHER WITH AND IN THE CONTEXT OF THE LETTER TO STAPLED SECURITYHOLDERS, WHICH CAN BE FOUND IN PAGES 17 TO 61 OF THE SCHEME DOCUMENT. YOU ARE ADVISED AGAINST RELYING SOLELY ON THIS EXTRACT, WHICH IS ONLY MEANT TO DRAW ATTENTION TO THE RECOMMENDATION BY THE OUE H-TRUST INDEPENDENT DIRECTORS.

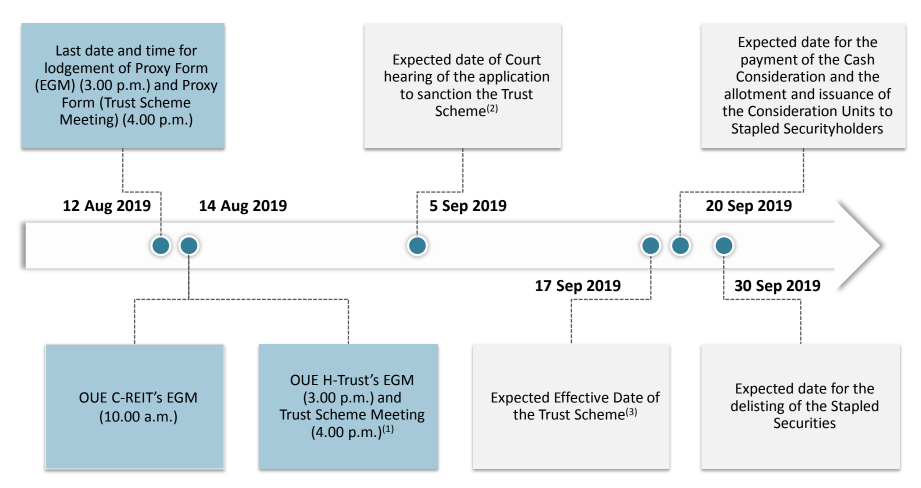




Timeline and Next Steps



Indicative Merger Timeline



Note: The timeline above is indicative only and subject to change. Please refer to future SGXNET announcement(s) by the OUE C-REIT Manager and/or the OUE H-Trust Managers for the exact dates of these events.

⁽¹⁾ Or as soon thereafter following the conclusion of OUE H-Trust's EGM to be held.

⁽²⁾ The date of the Court hearing of the application to sanction the Trust Scheme will depend on the date that is allocated by the Court.

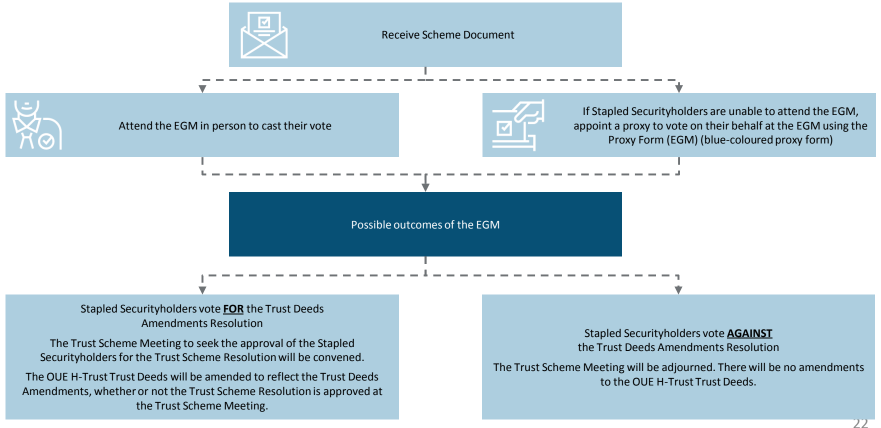
The Trust Scheme will become effective upon the lodgement of the Trust Scheme Court Order with the MAS or the notification to the MAS of the grant of the Trust Scheme Court Order, as the case may be, which shall be effected by the OUE C-REIT Trustee within 10 Business Days from the date the last Scheme Condition as set out in paragraphs (a), (b), (c), (d), (e) and (f) of Appendix N to the Scheme Document is satisfied or waived, as the case may be, in accordance with the terms of the Implementation Agreement.



How Do Stapled Securityholders Vote for the EGM?

The EGM and the Trust Scheme Meeting are two different meetings of the Stapled Securityholders to be held on the same day. Each meeting has a separate proxy form, with different instructions and different approval thresholds. If Stapled Securityholders wish to appoint a proxy for both the EGM and the Trust Scheme Meeting, they are required to <u>submit both proxy forms</u>.

It is important that Stapled Securityholders read the instructions for the two meetings carefully.





What if Stapled Securityholders are Unable to Attend the EGM?

If Stapled Securityholders are unable to attend the EGM in person, they may appoint someone they know, or the Chairman of the EGM, to vote on their behalf by completing the Proxy Form (EGM).

1. LOCATE THE PROXY FORM (EGM) (BLUE-COLOURED PROXY FORM)

The Proxy Form (EGM) is enclosed in the Scheme Document, and can also be obtained from:

Boardroom Corporate & Advisory Services Pte. Ltd.

50 Raffles Place, #32-01 Singapore Land Tower

Singapore 048623

Operating hours: Monday to Friday, 8.30 a.m. to 5.30 p.m.

2. COMPLETE THE PROXY FORM (EGM)

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This Proxy Form (and SRS inventors	EGAY) is not valid for use and shall be in should contact their respective CPF Age	effective for all inte ert kanks/SRS Agen	erts and p t Banks if	purposes if used or purported to be used they have any queries regarding their a	by them. CPFG ppointment as	Investors provies.
PERSONAL DATA PRIVACE By submitting an instrume	et appointing a prowied and/or repre-	sentative(d, the St.	agled Seco	unityholder accepts and agrees to the pe	rsonal data priv	acy terms
set out in the Notice of Sc	coordinary General Meeting dated 30 J	uly 2018.				
	0	UE	OSPITA RUST	AUTY		
QUE HOSPITAUTY RE	NLESTATE INVESTMENT TRUST	Compris	ing	QUE HOSPITALITY BUS		
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this direct market properties	sier to vote for or senior the resolution	to be proposed at	the EGM	as indicated hereunder. If no specific di	rection as to vo	ting is given,
	abstain from voting at hig/her/their disc	retion.				
.,,,				No. of votes For*	No. of Vota	ns Against*
Extraordinary Resolution	beds Amendments					
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- A. Fill in your name and particulars.
- **B.** You may fill in the details of the appointee or leave this section blank. The Chairman of the EGM will be the appointee if this section is left blank.

Name	Address	NRIC No./Passport No.	Proportion of Stapled Securityholdings	
			No. of Stapled Securities	%

C. If you wish to exercise all your votes FOR or AGAINST, tick within the box provided. Alternatively, indicate the number of votes as appropriate.

Ext	raordinary Resolutions	No. of Votes For*	No. of Votes Against*
1.	To approve the Trust Deeds Amendments		

D. If you are an individual, you or your attorney MUST SIGN and indicate the date. If you are a corporation, the Proxy Form (EGM) must be executed under your common seal or signed by a duly authorised officer or attorney.

Dated this Day of 2019		
Signature(s) of Stapled Securityholder(s)/ Common Seal of Corporate Stapled Securityholder		

E. Indicate the number of Stapled Securities you hold.

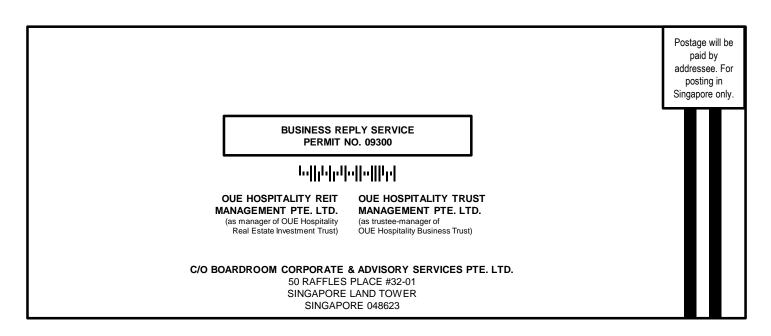
Total number of Stapled Securities held in:	Number of Stapled Securities held
(a) CDP Register	
(b) Register of Stapled Securityholders	



What if Stapled Securityholders are Unable to Attend the EGM? (Cont'd)

3. RETURN THE COMPLETED PROXY FORM (EGM)

Return the completed and signed Proxy Form (EGM) in the endorsed pre-addressed envelope so that it arrives at Boardroom Corporate & Advisory Services Pte. Ltd., at its registered office at 50 Raffles Place, #32-01 Singapore Land Tower, Singapore 048623, by **NO LATER THAN 3.00 p.m. on 12 August 2019**. The envelope is prepared for posting in Singapore only. Please affix sufficient postage if posting from outside of Singapore.



REMINDER!

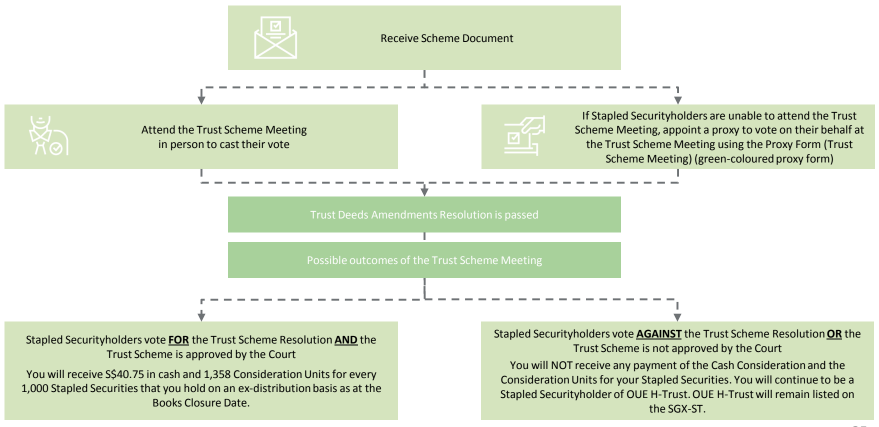
The Stapled Securityholders who are unable to attend **both** the EGM and the Trust Scheme Meeting are requested to complete **both** the Proxy Form (EGM) and the Proxy Form (Trust Scheme Meeting) and lodge them with Boardroom Corporate & Advisory Services Pte. Ltd., at its registered office at 50 Raffles Place, #32-01 Singapore Land Tower, Singapore 048623, by **NO LATER THAN 3.00 p.m. on 12 August 2019**.



How Do Stapled Securityholders Vote for the Trust Scheme Meeting?

The EGM and the Trust Scheme Meeting are two different meetings of the Stapled Securityholders to be held on the same day. Each meeting has a separate proxy form, with different instructions and different approval thresholds. If Stapled Securityholders wish to appoint a proxy for both the EGM and the Trust Scheme Meeting, they are required to <u>submit both proxy forms</u>.

It is important that Stapled Securityholders read the instructions for the two meetings carefully.





What if Stapled Securityholders are Unable to Attend the Trust Scheme Meeting?

If Stapled Securityholders are unable to attend the Trust Scheme Meeting in person, they may appoint someone they know, or the Chairman of the Trust Scheme Meeting, to vote on their behalf by completing the Proxy Form (Trust Scheme Meeting).

1. LOCATE THE PROXY FORM (TRUST SCHEME MEETING) (GREEN-COLOURED PROXY FORM)

The Proxy Form (Trust Scheme Meeting) is enclosed in the Scheme Document, and can also be obtained from:

Boardroom Corporate & Advisory Services Pte. Ltd.

50 Raffles Place, #32-01 Singapore Land Tower

Singapore 048623

Operating hours: Monday to Friday, 8.30 a.m. to 5.30 p.m.

2. COMPLETE THE PROXY FORM (TRUST SCHEME MEETING)



- A. Fill in your name and particulars.
- **B.** You may fill in the details of the appointee or leave this section blank. The Chairman of the Trust Scheme Meeting will be the appointee if this section is left blank.



C. Indicate your vote by ticking in the box labelled FOR or AGAINST. DO NOT TICK BOTH BOXES.

Resolution	For	Against
To approve the proposed Trust Scheme		

D. If you are an individual, you or your attorney MUST SIGN and indicate the date. If you are a corporation, the Proxy Form (Trust Scheme Meeting) must be executed under your common seal or signed by a duly authorised officer or attorney.



E. Indicate the number of Stapled Securities you hold.

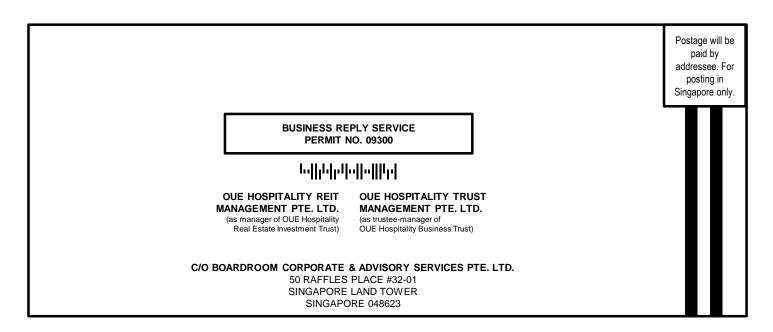




What if Stapled Securityholders are Unable to Attend the Trust Scheme Meeting? (Cont'd)

3. RETURN THE COMPLETED PROXY FORM (TRUST SCHEME MEETING)

Return the completed and signed Proxy Form (Trust Scheme Meeting) in the endorsed pre-addressed envelope so that it arrives at Boardroom Corporate & Advisory Services Pte. Ltd., at its registered office at 50 Raffles Place, #32-01 Singapore Land Tower, Singapore 048623, by **NO LATER THAN 4.00 p.m. on 12 August 2019**. The envelope is prepared for posting in Singapore only. Please affix sufficient postage if posting from outside of Singapore.



REMINDER!

The Stapled Securityholders who are unable to attend **both** the EGM and the Trust Scheme Meeting are requested to complete **both** the Proxy Form (EGM) and the Proxy Form (Trust Scheme Meeting) and lodge them with Boardroom Corporate & Advisory Services Pte. Ltd., at its registered office at 50 Raffles Place, #32-01 Singapore Land Tower, Singapore 048623, by **NO LATER THAN 3.00 p.m. on 12 August 2019**.

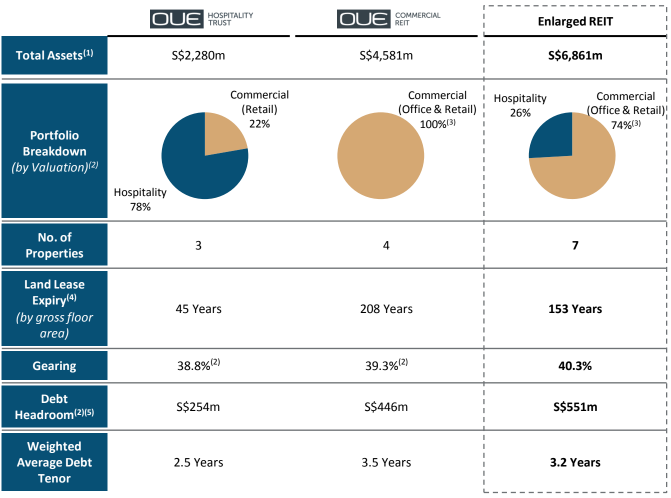




Conclusion



Conclusion







Creation of One of the Largest Diversified S-REITs



Enhanced Scale, Diversification and Resilience



Increased Flexibility and **Ability to Drive** Growth

- As at 31 March 2019 (1)
- As at 31 December 2018. (2)
- (3) Includes office and retail assets.

Based on gross floor area as at 31 December 2018 (calculated on a weighted average basis as at 31 December 2018, where appropriate); gross floor area for each of One Raffles Place Tower 1, One Raffles Place Tower 2 and One Raffles Place Shopping Mall is estimated based on the percentage split of the net lettable area for One Raffles Place Tower 1, One Raffles Place Tower 2 and One Raffles Place Shopping Mall as disclosed in the circular to the OUE C-REIT Unitholders dated 1 July 2015 in relation

to (i) the proposed acquisition of an indirect interest in One Raffles Place and the proposed CPPU issue, and (ii) the proposed trust deed supplement for the issue of preferred units. Based on the aggregate leverage limit of 45% under the Property Funds Appendix.



Advisers to OUE H-Trust for the Proposed Merger

Lead Merger Coordinator and Sole Financial Adviser	Bank of America Merrill Lynch
Legal Adviser	Rajah & Tann Singapore LLP
Independent Financial Adviser	Australia and New Zealand Banking Group Limited, Singapore Branch
Public Relations Adviser	Newgate Communications



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