

PLATO CAPITAL LIMITED ANNUAL REPORT 2017

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This Annual Report has been prepared by the Company and its contents have been reviewed by the Company's sponsor, PrimePartners Corporate Finance Pte. Ltd. (the "Sponsor") for compliance with the Singapore Exchange Securities Trading Limited (the "SGX-ST") Listing Manual Section B: Rules of Catalist. The Sponsor has not verified the contents of this Annual Report.

This Annual Report has not been examined or approved by the SGX-ST. The Sponsor and the SGX-ST assume no responsibility for the contents of this Annual Report, including the accuracy, completeness or correctness of any of the information, statements or opinions made or reports contained in this Annual Report.

The contact person for the Sponsor is Ms Keng Yeng Pheng, Associate Director, Continuing Sponsorship (Mailing address: 16 Collyer Quay, #10-00 Income at Raffles, Singapore 049318 and E-mail: sponsorship@ppcf.com.sg).

Corporate Information

Directors

Lim Kian Onn Chairman/Non-Independent/Non-Executive Director
Gareth Lim Tze Xiang Alternate Director to Lim Kian Onn/Chief Executive Officer

Michael Kan Yuet Yun PBM Independent Director
Chong Huai Seng Independent Director

Oh Teik Khim Executive Director/Chief Operating Officer/Chief Financial Officer

Secretary

Lee Tiong Hock

Audit Committee

Michael Kan Yuet Yun PBM *(Chairman)* Chong Huai Seng Lim Kian Onn

Remuneration Committee

Chong Huai Seng *(Chairman)*Michael Kan Yuet Yun PBM
Lim Kian Onn

Registered Office

50 Raffles Place #32-01 Singapore Land Tower Singapore 048623

Telephone: (65) 6536 5355 Facsimile: (65) 6536 1360

Business Office

Ground Floor, Bangunan ECM Libra 8 Jalan Damansara Endah, Damansara Heights 50490 Kuala Lumpur Malaysia

Telephone: (603) 2092 2823 Facsimile: (603) 2092 2829

Share Registrar

Boardroom Corporate & Advisory Services Pte. Ltd. 50 Raffles Place #32-01 Singapore Land Tower Singapore 048623

Auditor

Ernst & Young LLP Public Accountants and Chartered Accountants One Raffles Quay North Tower, Level 18 Singapore 048583

Partner-In-Charge Low Bek Teng (Date of appointment: since financial year ended 31 December 2013)

Company Sponsor

PrimePartners Corporate Finance Pte. Ltd. 16 Collyer Quay #10-00 Income at Raffles Singapore 049318

Chairman's Statement

Dear Shareholders

On behalf of the Board of Directors, it gives me great pleasure to present to you the Annual Report of Plato Capital Limited ("**the Company**") and its group of companies ("**the Group**") for the financial year ended 31 December 2017 ("**FY2017**").

The Group registered a profit before tax of S\$8.42 million for FY2017, another remarkable year of performance. Performance of the different segments within the Group is given as follows.

PERFORMANCE OF THE GROUP'S HOSPITALITY INVESTMENTS VIDE TP REAL ESTATE HOLDINGS PTE LTD ("TPRE") AND MONTECO HOLDINGS LIMITED ("MONTECO")

TPRE group contributed significantly towards the Group's performance in FY2017. The Group's share of profit of TPRE group is S\$11.90 million, primarily due to the sharing of 50% of a gain after tax of S\$20.79 million arising from the disposal of TPRE's Tune Hotel in Edinburgh, United Kingdom during the year.

From an operational perspective, TPRE group reported operational profit after tax of \$\$3.00 million, with the Group recognising 50% of its share at \$\$1.50 million. This profit was driven predominantly by Tune Hotel in KLIA2 with revenue growth of 28.1% over the previous financial year, an EBITDA margin of 54.9%, and a net profit of RM9.61 million (equivalent to approximately \$\$3.18 million). In FY2017, Tune Hotel KLIA2 achieved many refurbishment, renovation and expansion milestones, revealing a remodelled property with a brandnew lobby, restaurant, bar, convenience kiosk and added 18 premium rooms. Driven by this positive momentum and in light of sustained demand and attractive yields, Tune Hotel KLIA2 added a further 18 new premium garden rooms in January 2018, increasing the property's total capacity to 452 rooms.

With respect to the Ormond Hotel in Dublin, Ireland, development is expected to commence in early 2018, with commercial operations scheduled to begin in the second half of 2019.

As regards TPRE group's investment on Flinders Lane in Melbourne, the Group has taken the initial steps to obtain planning approval to develop a hospitality asset on the site.

PERFORMANCE OF THE GROUP'S INVESTMENT IN THE EDUCATION SECTOR VIDE EDUC8 GROUP SDN BHD ("EDUC8")

EDUC8's subsidiary Epsom College in Malaysia ("Epsom") commenced its third full year of operations in FY2017 making encouraging progress. Despite increasing challenges arising from increased competition of international schools in the Klang Valley, Epsom has managed to increase its student count to 430 students made up of nationals from 25 countries. However, the Group's share of loss from EDUC8 in FY2017 was \$\$1.95 million due to operations having yet to reach an optimal level of scale.

The focus going forward remains on achieving higher student numbers through marketing for expansion to new student recruitment markets, enhanced curriculum and optimising operating costs to achieve scale leading to profitability.

PERFORMANCE OF THE GROUP'S INVESTMENT IN THE MANUFACTURING SECTOR VIDE TYK CAPITAL SDN BHD ("TYKC")

The Group's share of profit from TYKC is \$\$1.34 million in FY2017. The profit was mainly attributable to the revenue contribution from the non-Hard Disk Drive segment, which provides a higher profit margin as compared to the Hard Disk Drive segment. Through expansion in its customer base and an improved cost of quality and process efficiency, TYKC reported an EBITDA of \$\$16.06 million, profit of \$\$4.95 million and a strong net cash position of \$\$14.75 million at the end of FY2017.

PERFORMANCE OF THE GROUP'S INVESTMENT IN ECM LIBRA FINANCIAL GROUP BERHAD ("ECMLIB")

The Group's share of profit from ECMLIB amounted to \$\$0.06 million in FY2017. The profit for the year was mainly derived from loan interest income and portfolio management fees received from the fund management business.

PERFORMANCE OF THE GROUP'S INFORMATION TECHNOLOGY ("IT") DIVISION

The IT division of the Group experienced a drop in revenue in FY2017 from \$\$1.11 million in FY2016 to \$\$0.88 million as a result of lower implementation and maintenance services.

On behalf of the Board, I would like to thank our shareholders, partners, and clients for their continued support. Our appreciation is also extended to the management and employees for their invaluable commitment and contributions to the Group.

Lim Kian Onn Chairman Plato Capital Limited

Corporate Governance Report

DISCLOSURE TABLE FOR ANNUAL REPORT IN COMPLIANCE TO THE CODE OF CORPORATE GOVERNANCE 2012 AND CATALIST RULES

The Board of Directors (the "Board") of Plato Capital Limited (the "Company" together with its subsidiaries, associated companies and joint venture, (the "Group")) are committed to maintaining high standards of corporate governance and places importance on its corporate governance processes and systems so as to ensure greater transparency, accountability and maximisation of long-term shareholder value.

This report outlines the Company's corporate governance practices that were in place during the financial year ended 31 December 2017 ("**FY2017**"), with specific reference made to the principles of the Code of Corporate Governance 2012 (the "**Code**") and the disclosure guide developed by the Singapore Exchange Securities Trading Limited (the "**SGX-ST**") in January 2015 (the "**Guide**").

Guideline	Code and/or Guide Description	Company's Compliance or Explanation
General	(a) Has the Company complied with all the principles and guidelines of the Code?	The Company has complied with the principles and guidelines as set out in the Code and the Guide, where applicable.
	If not, please state the specific deviations and alternative corporate governance practices adopted by the Company in lieu of the recommendations in the Code.	Appropriate explanations have been provided in the relevant sections below where there are deviations from the Code and the Guide.
	(b) In what respect do these alternative corporate governance practices achieve the objectives of the principles and conform to the guidelines of the Code?	Not applicable. The Company did not adopt any alternative corporate governance practices in FY2017.

Guideline	Code and/or Guide Description	Company's Compl	iance or Explanation		
BOARD MATT	ERS				
The Board's C	Conduct of Affairs				
1.1	What is the role of the Board?	The Board has 4 me	mbers and comprises the follo	wing:	
		Table 1.1 – Comp	osition of the Board Committ	T .	
				 C – Chairm M – Member 	
		Name of Director	Designation	Audit Committee ⁽²⁾	Remuneration Committee ⁽³⁾
		Lim Kian Onn ⁽¹⁾	Chairman/Non- Independent/Non-Executive Director (" Chairman ")	М	M
		Michael Kan Yuet Yun PBM	Independent Director	С	М
		Chong Huai Seng	Independent Director	М	С
		Oh Teik Khim	Executive Director/Chief Operating Officer ("COO")/ Chief Financial Officer ("CFO")	_	_
		(2) The Audit Corincluding the Executive Direct (3) The Remunerative Whom, including Non-Executive The Board is entruprinciple to act in the Board's principal Providing entreponitoring mane Establishing a from Safeguarding should be Responsible for Committees. The Board's conductive Constitution of the	ntion Committee (" RC ") comp ng the Chairman, is independe	the members of rises 3 members of the members of th	the AC are Non- s, the majority of the RC are the fundamental statutory duties, at management; and mbers of Board ty guided by the provisions which
		or indirectly conflict Notwithstanding to immediately declar from participating	ons in which their own perso ct, or appear to conflict, with hat a Director may contrac re his interest at a meeting of in any discussion and decision shall not be counted towards a	the interests of twith the Con of directors, and n on the matter	of the Company npany, he musi d recuse himseli . In addition, the

Guideline	Code and/or Guide Description	Company's Compliance or Explanation			
1.3	Has the Board delegated certain responsibilities to committees? If yes, please provide details.	The Board has delegated certain responsibilities to the AC and RC (collectively, the "Board Committees"). The compositions of the Board Committees have been set out in Table 1.1 of this report.			
1.4	Have the Board and Board Committees met in the last financial year?	· ·			
		Table 1.4 – Board and Board Committee I			
		No. 1 of the Control	Board	AC	RC
		Number of meetings held Name of Director	3 Number of	2 of Meetings	Attended
		Lim Kian Onn	Number	i weetings	Attenueu
		(Alternate Director: Gareth Lim Tze Xiang)	3	2	1
		Michael Kan Yuet Yun PBM	3	2	1
		Chong Huai Seng	3	2	1
		Oh Teik Khim	3	N/A	N/A
1.5	What are the types of material transactions which require approval from the Board?	The Constitution allows for meetings to be honderence. The Board has ultimate oversight and appring in the Company. The Board has not delegateransactions to any committee(s) due to the sence of the organisation. Specifically, matter Board's approval include all matters presently following: Overall Group business and budget strates. Capital expenditures;	roval rights for the Control of the	or material al authorisat ompany and sactions tha	transaction ion for such the business t require the
		 Material investments, acquisitions and/or Borrowings and financial commitments; All capital-related matters including capita Significant policies governing the operation Corporate strategic development and rest Material interested person transactions; and Risk management strategies. To optimise operational efficiency and en approved the delegation of authority for the bank accounts and funds disbursement to know approved authority matrix. 	al issuance arons of the Co cructuring; nd hance trans the establish	mpany; parency, th iment and	e Board ha operation o

Guideline		e and/or Guide cription	Company's Compliance or E	xplanation	
1.6	(a)	Are new Directors given formal training? If not, please explain why.	There was no appointment of For future appointments, nev business activities and organis and objectives. Each newly ap the Group's business operatio and regulatory obligations of understanding of the Group obligations of being a Director provide each newly appointed	wly appointed Directors wil ational structure of the Gro appointed Director will receivens, policies and procedures being a Director to ensure and is fully aware of his,	Il be fully briefed on the up and its strategic plans we an induction covering s as well as the statutory that he/she has a proper their responsibilities and on, the Company will also
	(b) What are the types of information and training provided to (i) new Directors and (ii) existing Directors to keep them up-to-date?		The Board values on-going is important that all Directors effectively on and contribute training requisites for Director and the marketplace and will development for Directors if the To ensure Directors can fulfi performance of the Board, a professional development dudevelopment may relate to a key developments in the Group be provided by accredited traditional directors. Directors are encouraged to personally, or the Board as a training regarding matters that to the Group's business. Such the The table below shows the training regarding shows the training reg	s receive regular training so to the Board. The Board in line with the business destablish specific policies for the need arises. If their obligations and to line Directors are encourage uring the term of their apparticular subject area, corup's environment, market caining providers such as the consult the Chairman if whole, would benefit frow at fall within the responsibilitationings costs are borne by	continually assesses the lemands of the Company r continuous professional continuous professional continually improve the ed to undergo continual pointment. Professional mittee membership, or or operations which may be Singapore Institute of they consider that they m specific education or lity of the Board or relate the Company.
			Table 1.6 – Training Profiles	of Directors	
			Name of Director	Course Attended	Training Provider
			Michael Kan Yuet Yun PBM	ACRA: SGX – SID Audit Committee Seminar	Singapore Institute of Directors
				Sustainability Reporting	Singapore Exchange
			Chong Huai Seng	Sustainability Reporting	Singapore Exchange
			Oh Teik Khim	Sustainability Reporting	Singapore Exchange
			standards; and The Company Secretary	on new, changes or ame briefed the Board on cha (the " Companies Act ") no	ndments to accounting

Guideline	Code and/or Guide Description	Company's Compliance or Explanation	
Board Compos	Board Composition and Guidance		
2.1 2.2 3.3	Does the Company comply with the guideline on the proportion of Independent Directors on the Board? If not, please state the reasons for the deviation and the remedial action taken by the Company.	 The Company is cognisant that due to the origin of the Company: a) there is an immediate family member relationship between the Chairman/Non-Independent/Non-Executive Director of the Board, Lim Kian Onn, and the CEO, Gareth Lim Tze Xiang who are immediate family members; and the Chairman is not an Independent Director. Notwithstanding the foregoing observations, the Board is of the view, taking into consideration the size of the Board, the past performance of the Directors, and the nature of the business of the Company, there are sufficient safeguards and checks in place against an imbalanced concentration of power and authority in them and there is presently no requirement for a Lead Independent Director as, There exists a clear division of responsibilities between the Board and the key employees responsible for managing the day to day affairs of the Company; Two (2) Independent Directors make up half of the Board (complying with Guideline 2.2 of the Code); All major decisions are made in consultation with the Board; The process of decision making by the Board is independent and based on collective decisions without any individual or group of individuals exercising considerable concentration of power or influence; and Grievances of a shareholder may be directed to the Chairman of the AC. The Board will appoint a Lead Independent Director as and when deemed appropriate. 	

Guideline	Code and/or Guide Descriptioan	Company's Compliance or Explanation
2.3 4.3	Has the independence of the Independent Directors been reviewed in the last financial year?	The Board takes into account the existence of relationships or circumstances, including those identified by the Code, that are relevant in its determination as to whether a Director is independent. In addition, the Board reviews the individual Independent Directors' declaration in their assessment of independence. The Board has reviewed and confirmed the independence of the Independent Directors in accordance with the Code. The Independent Directors confirmed their independence in accordance with the Code on a yearly basis.
	(a) Is there any Director who is deemed to be independent by the Board, notwithstanding the existence of a relationship as stated in the Code that would otherwise deem him not to be independent? If so, please identify the Director and specify the nature of such relationship.	There is no Director who is deemed independent by the Board notwithstanding the existence of a relationship as stated in the Code that would otherwise deem him not to be independent.
	(b) What are the Board's reasons for considering him independent? Please provide a detailed explanation.	Not applicable.
2.4	Has any Independent Director served on the Board for more than nine years since the date of his first appointment? If so, please identify the Director and set out the Board's reasons for considering him independent.	 Notwithstanding Michael Kan Yuet Yun PBM and Chong Huai Seng both having served beyond nine years since the date of their first appointment, the Board is of the view that Michael Kan Yuet Yun PBM and Chong Huai Seng are both independent as they have both: contributed constructively throughout their term in the Company; sought clarification and amplification as they deemed necessary, including through direct access to key management personnel, Company Secretary, Internal Auditor ("IA") and EA; and provided impartial advice and insights, and has exercised their independent judgement in doing so. The following assessments were conducted and deliberated by the Board before arriving at the conclusion: Michael Kan Yuet Yun PBM's declaration and individual evaluation; Chong Huai Seng's declaration and individual evaluation; and performance assessment done by the other Directors. For the foregoing reasons, the Board concluded that it is confident that Michael Kan Yuet Yun PBM and Chong Huai Seng both have the ability to continue exercising strong independent judgment in the discharge of their duties and has requested that they both continue as Independent Director of the Company for the ensuing year. Michael Kan Yuet Yun PBM and Chong Huai Seng have both acceded to the Board's request.

Guideline	Code and/or Guide Description	Company's Compliance or Explanation	Company's Compliance or Explanation		
2.5	What are the steps taken by the Board to progressively renew the Board composition?	The Board is of the opinion that it would be most experience from the longer serving Directors whi steps to review and consider opportunities to deemed necessary.	le concurrently t	aking progressive	
		To meet the changing challenges in the industry operates in, such reviews, which includes consider skills and perspectives which the Board needs as would be done on an annual basis to ensure the optimal.	ring factors such	as the expertise, ag competencies,	
2.6	(a) What is the Board's policy with regard to diversity in identifying Director nominees?	appropriate mix of members with complemental experience for the Group, regardless of gender.			
	(b) Please state whether the currer composition of the Board provides				
	diversity on each o the following – skil experience, gender	S,	Number of Directors	Proportion of Board	
	and knowledge	Core Competencies			
	of the Company,	Accounting or finance	3	75%	
	and elaborate with numerical data	– Business management	3	75%	
	where appropriate.		4	100%	
		Strategic planning experience	4	100%	
		Customer based experience or knowledge	4	100%	
		Gender			
		– Male	4	100%	
		– Female	0	0%	
	(c) What steps have the Board taken to achieve the	The Board has taken the following steps to main diversity:	ntain or enhanc	e its balance and	
	balance and diversity necessary to maximise its effectiveness?	 Annual review by the Board to assess if the competencies of the Board are complementated. Board; and Annual evaluation by the Directors of the skill with a view to understand the range of expert 	ry and enhance t	he efficacy of the Directors possess,	
		The Board will consider the results of these exe the appointment of new Directors and/or the Directors.			
2.8	Have the Non-Executive Directors met in the absence of key	The Non-Executive Directors are scheduled to me the absence of key management personnel to distinct the effectiveness of management.			
	management personnel in the last financial year?	The Non-Executive Directors have met twice in personnel in FY2017.	the absence of k	key management	

Guideline	Code and/or Guide Description	Company's Compliance or Explanation		
Chairman and	Chairman and Chief Executive Officer			
3.1	Are the duties between Chairman and CEO segregated?	The Chairman plays a vital role in setting up the Group's vision and objectives and providing guidance to the Group. He leads the Board discussions and ensures that Board meetings are convened when necessary. He sets the Board's meeting agenda in consultation with the CEO and ensures the quality, quantity and timeliness of the flow of information between the Board and key management personnel to facilitate efficient decision making.		
		The CEO is primarily responsible for overseeing the overall management and strategic development of the Group. His responsibilities include:		
		 Determining and developing the Group's strategies; Promoting high standards of corporate governance; Executing the Group's strategies and business objectives; Reporting to the Board on all aspects of the Group's operations and performance; and Providing quality leadership and guidance to employees of the Group. 		
		Notwithstanding that the Chairman and CEO are father and son, the Board is satisfied that there is sufficient transparency and accountability in view of the distinction of responsibilities and the strong independent element on the Board.		
3.4	Have the Independent Directors met in the absence of key management personnel?	The Independent Directors have met twice in the absence of key management personnel in FY2017.		
Board Memb	Board Membership			
4.1	What are the duties of the Nominating Committee ("NC")?	The Board is of the view that the current size of the Board does not warrant a NC.		

Guideline	Code and/or Guide Description	Company's Compliance or Explanation
4.4	(a) What is the maximum number of listed company board representations that the Company has prescribed for its Directors? What are the reasons for this number?	
	(b) If a maximum has not been determined, what are the reasons?	The Board is of the view that the effectiveness of each of the Directors is best determined by a qualitative assessment of the Director's contributions, after taking into account his other listed company board directorships and other principal commitments, not guided by a numerical limit. The Board also believes that it is for each Director to assess his own capacity and
		ability to undertake other obligations or commitments together with serving on the Board effectively. The Board does not wish to omit from consideration outstanding individuals who,
		despite the demands on their time, have the capacity to participate and contribute as members of the Board.
	(c) What are the specific considerations in deciding on the capacity of Directors?	 Expected and/or competing time commitments* of Directors, including whether such commitment is a full-time or part-time employment capacity; Geographical location of Directors; Size and composition of the Board; Nature and scope of the Group's operations and size; Capacity, complexity and expectations of the other listed directorships and principal commitments held; and
		 Assessment of individual performance. * Competing time commitments of the Directors comprise a consideration of (i) Declarations by individual Directors of their other listed company board directorships and principal commitments; (ii) Annual confirmations by each Director on his ability to devote sufficient time and attention to the Company's
	(d) Have the Directors adequately discharged their duties?	affairs, having regard to Table 5.1 of this report. The Board has reviewed the time spent and attention given by each of the Directors to the Company's affairs, taking into account the multiple directorships and other principal commitments of each of the Directors (if any), and is satisfied that all Directors have discharged their duties adequately for FY2017.
4.5	Are there Alternate Directors?	The Chairman has appointed the CEO as his alternate on the Board of Directors of the Company. The Board is of the view that the CEO is appropriately qualified to bear the duties and responsibilities for the role and has considerable familiarity with the Company's affairs. The Alternate Director bears all the similar responsibilities of a Director.

Guideline	Code and/or Guide Description	Company's Compliance or Explanation			
4.6	Please describe the Board nomination process for the Company in the last financial year for (i) selecting and appointing new Directors and (ii)	The Board assesses and evaluates whether new Directors and/or retiring Directors to be re-appointed are properly qualified for appointment by virtue of their skills, experience and contributions, in line with the following processes:			
		Table 4.6(a) – Process for the Selection and Appointment of New Directors			
	re-electing incumbent Directors.	1. Determination of selection criteria • The Board would identify the current needs of the Board in terms of skills/experience/knowledge to complement and strengthen the Board and increase its diversity.			
		Search for suitable candidates candidates The Board would consider candidates proposed by the Directors, key management personnel or substantial shareholders, and may engage external search consultants where necessary.			
		3. Assessment of shortlisted candidates • The Board would meet and interview the shortlisted candidates to assess their suitability.			
		4. Appointment of Director • The Board considers and approves the selected candidate for his/her appointment to the Board.			
		Table 4.6(b) – Process for the Re-electing Incumbent Directors			
		 Assessment of Director The Board assesses the performance of the Director in accordance with the performance criteria set by the Board; and The Board considers the current needs of the Board. 			
		2. Re-appointment of Director • Subject to the Board's satisfactory assessment and consideration, the Board would approve the proposed re-appointment of the Director.			
		All existing Directors are subject to retirement according to the provisions of Article 107 of the Constitution ("Article 107"). Article 107 states that at each Annual General Meeting ("AGM"), one-third of the Directors for the time being, or if their number is not a multiple of three, the number nearest to but not less than one-third, shall retire from office provided always that all Directors shall retire from office at least once every three years. In the case of the Company, there are four Directors thus the number of Directors to be retired based on the number nearest to but not less than one-third shall be two Directors.			
		Pursuant to Article 107 and premised on considerations of the Directors' overall contributions and performance, the Board recommended that two Directors, Lim Kian Onn and Michael Kan Yuet Yun PBM be retired and nominated for re-election at the forthcoming AGM. Michael Kan Yuet Yun PBM will, upon being re-elected as a Director of the Company, remain as Chairman of the AC and a member of the RC and will be considered independent for the purpose of Rule 704(7) of the Catalist Rules of the SGX-ST ("Catalist Rule"). Lim Kian Onn will, upon being re-elected as a Director of the Company, remains as a member of the AC and RC and will not be considered independent for the purpose of Rule 704(7) of the Catalist Rules.			
4.7	Please provide Directors' key information.	The key information of the Directors, including their principal commitment(s), appointment dates and current directorships and that held in the past 3 years, are set out on page 33 of this Annual Report.			

Guideline	Code and/or Guide Description	Company's Compliance or Explanation
Board Perfor	<u>mance</u>	
5.1 5.2 5.3	What is the performance criteria set to evaluate the effectiveness of the Board as a whole and its Board Committees, and for assessing the contribution by each Director to the effectiveness of the Board?	The performance of the Directors is formally evaluated on an annual basis. The evaluation is undertaken on the basis that there is a structured approach to assessing how the directors have individually performed in his role and overall how he/they have contributed and added value to the Company achieving its objective for the year. Table 5.1 below sets out the performance criteria, as approved by the Board, to be relied upon to evaluate the effectiveness of the Board as a whole. The evaluations are designed to assess the Board's effectiveness to enable the Board to identify the areas of improvement or enhancement which can be made to the Board.
		Table 5.1 – Performance Criteria for Board Evaluation
		 Size and composition Access to information Board processes Strategic planning Board accountability Risk management Succession planning
		Given the relatively small size of the Board, the Board is of the view that there is no need at present to conduct a formal assessment of the Board Committees and contribution of each individual Director to the effectiveness of the Board.
		The Board would review the criteria on a periodic basis to ensure that the criteria is able to provide an accurate and effective performance assessment taking into consideration industry standards and the economic climate with the objective to enhance long term shareholders value, thereafter propose amendments if any, to the Board for approval.
		The Board did not propose any changes to the performance criteria for FY2017 as compared to the previous financial year as the economic climate, Board composition and the Group's principal business activities remained the same since FY2016.
		No external facilitator was used in the evaluation process.
	(a) What was the process upon which the Board reached the conclusion on its performance for the financial year?	 The review of the performance of the Board is conducted by the Board annually. For FY2017, the review process was as follows: All Directors individually completed a board evaluation questionnaire on the effectiveness of the Board based on criteria disclosed in Table 5.1 above; The Company Secretary collated and submitted the questionnaire results to the Board Chairman in the form of a summary; and The Board discussed the summary and concluded the performance results during the Board meeting.
	(b) Has the Board met its performance objectives?	Yes, the Board has met its performance objectives.

Guideline	Code and/or Guide Description	Company's Compliance or Explanation			
Access to Info	<u>ormation</u>				
6.1 10.3	What types of information does the Company provide to Independent Directors to enable them to understand its business, the business and	information requirements the Control Tab	Directors have access to the key managers of the mation on its business affairs and shall be provide ested to enable the Board to make a balanced and Group's performance, position and prospects. Ile 6.1 – Types of Information provided by Key Magazine and Directors	ded with such information if and informed assessment of	
	financial environment as well as the risks		Information	Frequency	
faced by the Company? How frequently is the information provided?		1.	Board papers (with background or explanatory information relating to the matters brought before the Board, where necessary)	At least half yearly	
			Updates to the Group's operations and the markets in which the Group operates in	At least half yearly	
			Budgets and/or forecasts (with variance analysis), management accounts (with financial ratios analysis), and EA's report(s)	Management accounts – at least half yearly	
				Others – annually	
		4.	Reports on on-going or planned corporate actions	As and when required	
		5.	Shareholding statistics	As and when required	
		basis facilit such, least revie Mana mate	agement recognises the importance of circulating to ensure that the Board has adequate time to tate a constructive and effective discussion during to management endeavours to circulate information three (3) days prior to the meetings to allow sufficient. Agement will also, on best endeavours, encryperial price sensitive information when circulating does also adequate and timely.	o review the materials to he scheduled meetings. As for the Board meetings at ient time for the Directors' t documents which bear cuments electronically.	

Guideline	Code and/or Guide Description	Company's Compliance or Explanation
6.3	What is the role of the Company Secretary?	The roles of the Company Secretary, the appointment and removal of whom is a matter for the Board as a whole, are as follows:
		 Ensure that Board procedures are observed and that the Constitution, relevant rules and regulations, including requirements of the Securities and Futures Act (Chapter 289) of Singapore, the Companies Act and the Catalist Rules, are complied with; Assists the Chairman and the Board to implement and strengthen corporate governance practices, with a view to enhancing long-term shareholder value; Assists the Chairman to ensure good information flows within the Board and Board Committees and key management personnel; Keeps the Board apprised on new legislation, rules and regulations; Training, designing and implementing a framework for key management personnel's compliance with the Catalist Rules, including timely disclosure of material information; Attends and prepares minutes for all Board meetings; As secretary to all the other Board Committees, the Company Secretary assists to ensure coordination and liaison between the Board, the Board Committees and key management personnel; and Assists the Chairman, the Chairman of each Board Committee and key management personnel in the development of the agendas for the various Board and Board Committee meetings.
		To undertake these roles effectively, the Directors have separate and independent access to the Company Secretary. If required, the Directors (individual or collectively) are able to obtain independent professional advice at the Company's expenses in relation to the Company's affairs.
REMUNERATIO	ON MATTERS	
Developing Re	muneration Policies	
7.1	What is the role of the RC?	The RC is guided by key terms of reference as follows:
		 (a) Reviews and recommends to the Board a framework of remuneration for the Board and key management personnel to ensure that the structure is competitive and sufficient to attract, retain and motivate senior management to run the Company successfully in order to maximise shareholder value; and (b) Reviews the fairness and reasonableness of the termination clauses of the service agreements of the Executive Directors and key management
		personnel. The RC members are familiar with executive compensation matters as they manage their own businesses and/or are holding directorships in the boards of other listed companies. In addition, the members of the RC do not participate in any decisions concerning their own remuneration.
7.3	Were remuneration consultants engaged in the last financial year?	No remuneration consultants were engaged by the Company in FY2017 as the Company is of the view that the annual review by the RC, is currently sufficient to ensure the continued relevance of its remuneration packages to the Group's strategic business objectives and alignment with market practices.
		Nevertheless, the RC may have access to appropriate external expert advice in the field of executive compensation, if necessary, and may obtain advice from external consultants for benchmarking, where necessary.

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(being an Alter n certain circum nce bonuses and mance of the Cell as the currer anagement persected as pects of refers, allowances, awards, is one impany's busine	nate Directonstances. The dishare-base Group and/ont results are sonnel, "clay propriate.			
ies, allowances, awards, is one mpany's busine	emuneratio			
ies, allowances, awards, is one mpany's busine	emuneratio			
The Company's remuneration policy which covers all aspects of remuneration, including but not limited to directors' fees, salaries, allowances, benefits-in-kind, bonuses, options, share-based incentives and awards, is one that seeks to attract, retain and motivate talent to achieve the Company's business vision and create sustainable value for its stakeholders. The policy articulates to staff the link that total compensation has to the achievement of organisational and individual performance objectives, and benchmarked against relevant and comparative compensation in the market.				
and the CEO for	r FY2017 is a			
Cash-based remuneration ⁽²⁾				
Benefits- in-kind (%)	1			
00 –	100			
	100			
00 –	100			
00 –	100			
14 2	100			
10	100			

Guideline	Code and/or Guide Description	Company's Compliance or Explanation
		II. Share based Incentives and Awards
		The Company has also established incentive schemes, namely the Plato ESOS 2016 (as defined in Section 9.5 of this report) and Plato PSP 2016 (as defined in Section 9.5 of this report) (collectively, the " Schemes ") to remunerate Directors, the CEO and the key management personnel for their contributions to the Company. The details of the Schemes and details on the grant of stock options and share awards under the respective Schemes to Directors and the CEO since FY2016 can be found in Section 9.5 of this report. The final number of shares released under the Plato PSP 2016 will depend on the achievement of pre-determined performance conditions as determined by the RC.
		III. Directors' Fees
		It was proposed to the shareholders of the Company that the Board be compensated for their services as Directors of the Company in FY2017 with a fee in the aggregate amount of S\$178,000.
		The remuneration of the Directors and the CEO individually for FY2017 was less than S\$250,000.
		A disclosure of the individual remuneration details would involve revealing internal confidential information and possibly, trade secrets of the Company. Therefore, after reviewing the industry practice and analysing the advantages and disadvantages in relation to the disclosure of remuneration of each Director and key management personnel, the Company is of the view that such disclosure would be prejudicial to its business interest given the foregoing reasons.
		There are no termination, retirement or post-employment benefits that may be granted to the Directors, the CEO and the 3 key management personnel listed below.

Guideline	Code and/or Guide Description	Company's Compli	Company's Compliance or Explanation						
9.3	(a) Has the Company disclosed each key management personnel's remuneration, in bands of S\$250,00 or more in detail, a	The breakdown fo personnel (who are to be seen to be se	The Company has only 3 key management personnel. The breakdown for the remuneration of the Company's key management personnel (who are not Directors or the CEO) for FY2017 is as follows: Table 9.3 – Remuneration of Key Management Personnel						
	well as a breakdov (in percentage	/n		Casn-ba	Benefits-	eration(*)			
	or dollar terms) into base/fixed	Name	Salary (%)	Bonus (%)	in-kind (%)	Others ⁽¹⁾ (%)	Total (%)		
	salary, variable	Below S\$250,000							
	or performance- related income/	Choo Seng Lai	58	_	_	42	100		
	bonuses, benefits		100	_	_	_	100		
	kind, stock options granted, share-	Philippe Staatz	100	_	_	_	100		
	other long-term incentives? If not, what are the reasons for not disclosing so?	(2) In FY2017, no respective sche The Company has a Schemes to key mar 9.5 of this report. T will depend on the determined by the R	mes to the ke also granted nagement pe he final num achievemen	options and rsonnel, deta ber of share	nent personn d awards pu ails of which es released u	rsuant to the can be found ander the Plat	respective l in Section o PSP 2016		
	(b) Please disclose the aggregate remuneration paid to the top five key management personnel (who are not Directors or the CEO).								
9.4	Is there any employee who is an immediate family member of a Director or the CEO, and whose remuneration exceeds S\$50,000 during the last financial year? If so, please identify the employee and specify the relationship with the relevant Director or the CEO.	The CEO's and Lim I g bands of S\$200,000	no other em EO and whos Kian Fah's cas	iployee of the se remunera sh-based rer	ne Group who tion exceede muneration in	o is an imme ed S\$50,000 ir n FY2017 was	diate family n FY2017.		

Guideline	Code and/or Guide Description	Company's Compliance or Explanation
9.5	Please provide details of the employee share scheme(s).	The Company had adopted the Plato Employee Share Option Scheme 2016 ("Plato ESOS 2016") and the Plato Performance Share Plan 2016 ("Plato PSP 2016") following the approval of the shareholders at an Extraordinary General Meeting ("EGM") on 20 May 2016.
		The RC, comprising Michael Kan Yuet Yun PBM, Chong Huai Seng and Lim Kian Onn, has been duly authorised by the Board to administer the Plato ESOS 2016 and the Plato PSP 2016. The duration of each of the Plato ESOS 2016 and Plato PSP 2016 is 5 years commencing 20 May 2016, which may continue beyond the period above with the approval of the shareholders at a general meeting by way of ordinary resolution and the relevant authorities.
		Employees, Group Executive Directors and Group Non-Executive Directors (including Independent Directors) who have attained the age of 21 years on or before the date of grant of an option under the Plato ESOS 2016 (" Option ") and/ or awards under the Plato PSP 2016 (" Awards "), provided that none of them is a discharged bankrupt and must not have entered into a composition with creditors, and controlling shareholders or associates of controlling shareholders who meet the aforesaid criteria but are subject to shareholders' approval based on the rules of the Plato ESOS 2016 and/or the Plato PSP 2016, are eligible to participate in the Plato ESOS 2016 and/or the Plato PSP 2016.
		The aggregate number of shares in the capital of the Company ("Shares") which may be issued or transferred pursuant to any options and/or awards granted, when added to (i) the number of Shares issued and issuable and/or transferred or transferable in respect of all options and/or awards granted; and (ii) all Shares issued and issuable and/or transferred or transferable in respect of all options and/or awards granted under any other share incentive schemes or share plans adopted by the Company for the time being in force, including the Options granted under the Plato ESOS 2016 and/or the Awards under the Plato PSP 2016, shall not exceed 15% of the issued share capital (excluding treasury shares and subsidiary holdings) of the Company on the date preceding the grant of the Awards or Options.
		Further details on the Plato ESOS 2016 and Plato PSP 2016 can be found in the circular to shareholders dated 5 May 2016.
		Details on the Options and Awards granted are as set out below:
		Plato ESOS 2016
		The Plato ESOS 2016 is to provide an opportunity for Directors (including Non-Executive Directors and Independent Directors) and employees of the Group to participate in the equity performance of the Company so as to motivate them to greater dedication, loyalty and higher standards of performance, and to give recognition to those who have contributed significantly to the growth and performance of the Group.

Guideline	Code and/or Guide Description	Compan	ıy's Cor	npliance o	r Expla	nation				
9.5	Please provide details of the employee share scheme(s). (cont'd)	As at 31 December 2017, details of the Options granted under the Plato ESOS 2016 on the unissued ordinary shares of the Company are as follows:								
		Table 9	.5(a) –	Movemen	t of Pla	to ESOS .	2016			
		Date of Grant of Options	Exercise Price of Options	Options Outstanding as at 1 Jan 2017	Options Granted during FY2017	Options Exercised during FY2017	Options Forfeited/ Expired during FY2017	Options Outstanding as at 31 Dec 2017	Number of Option Holders at at 31 Dec 2017	s Period
		17 June 2016 ⁽¹⁾	S\$0.10 ⁽²⁾	6,618,053	-	-	(1,240,885)	5,377,168	4	17 June 2016 to 16 June 2026
		17 June 2016 ^{(1), (3)}	S\$0.10 ⁽²⁾	3,860,531	-	-	-	3,860,531	3	17 June 2016 to 16 June 2021
		Total		10,478,584	-	_	(1,240,885)	9,237,699	7	
		(3) Opt Hua Details of sharehol	rage la gapore ding day tions gr ai Seng of Optio ders an	to the mast dealt pri Exchange S vs immediate anted to Li will expire 5 ns granted d their asso ons and Aw	Securities Securities tely pred im Kian Syears f under iciates, a	the Comes Trading the Conn, Marom the the Plate and parti	npany's Sh g Limited, ne date of lichael Kar date of gr o ESOS 20 cipants wh	nares on to for the fix grant of the fix of	he Cata ve (5) co e Option n PBM a ectors, co ceived 5	list of the onsecutive as. nd Chong controlling % or more
		Table 9.	5(b) –	Details of I	Plato ES	SOS 2010	6			
		Name		Position Held	Opt gra du	Agg ions cor nted Pla	gregate Optior granted since mmencement o to ESOS 2016 t 31 December 2017	exercised commence	d since ement of 2016 to ember	Aggregate options outstanding as at 31 December 2017
		Lim Kian On	1	Chairman/Non- ndependent/Non Executive Director	-	Nil Nil	1,378,761	Nil		1,378,761
		Gareth Lim Xiang ⁽¹⁾	- 1	CEO/Alternate irector to Lim Kia Onn		Nil Nil	1,378,761	Nil		1,378,761
		Michael Kan Yun PBM		dependent Direct		Vil Vil	1,240,885	Nil		1,240,885
		Chong Huai		dependent Direct	-	Nil	1,240,885	Nil		1,240,885
		Oh Teik Khin Lim Kian Fal		COO/ CFO Director of		vil	1,378,761	Nil Nil		1,378,761
				Legal/associate of controlling shareholder						
		Choo Seng L	E	Head of Business Interprise Division Plato Solutions Sdi	١,	Nil	1,240,885	Nil		1,240,885

Guideline	Code and/or Guide Description	Company's C	ompliance o	r Explanatior	1			
9.5	Please provide details of the employee share scheme(s). (cont'd)	 Lim Kian Onn is the controlling shareholder of the Company. His son, Gareth Lim Tze Xiang and his sister, Lim Kian Fah are therefore associates of Lim Kian Onn. Each of their participation in the Plato ESOS 2016 and grant of Options as set out in the table, had been approved by shareholders at the EGM held on 20 May 2016. Participant other than Directors, controlling shareholders and their associates who have received 5% or more of the total Options and Awards available under the Schemes. Other than Options granted above, there were no participants of the Group who have been granted more than 5% of the total options available under Plato ESOS 2016. 						
		Plato PSP 201 The objectives which aligns to Group Non-Exparticipants to or its respective the Group; and Non-Executive participants are to the long terms. As at 31 December 1997.	of the PSP are the interests of the interests of achieve key we business und (iii) make the Directors' rad/or retain em growth and	of the employ ctors with the financial an inits and enco total employe emuneration xisting partici d profitability of etails of the A	yees and Group interests of doperational purage greater, Group Executions whose control of the Group.	up Executive I shareholders; I goals of the er dedication active Directo competitive to contributions and under the P	Directors and (ii) motivate e Group and/ and loyalty to rs and Group o recruit new are important	
		Table 9.5(c)	– Movement	of Plato PSP	2016			
		Date of Grant of Awards	Number of Shares which are the subject of Awards granted as at 1 Jan 2017	Number of Shares which	Number of Shares which are the subject of Awards which had lapsed/were cancelled during FY2017	Number of Shares which are the subject of Awards granted as at 31 Dec 2017	Number of holders	
		17 June 2016 ⁽¹⁾	5,239,296	-	(620,443)	4,618,853	7	
		Note: 1 The release and vesting of the Awards for each recipient is as follows: a. 1/3 within three (3) months after the issuance of the Group's audited financial statements for financial year ended ("FYE") 31 December 2017;						
		b. 1/3 fina c. 1/3 fina	within three ncial stateme within three ncial stateme	(3) months a nts for FYE 31 (3) months a nts for FYE 31	ofter the issua December 20 Ifter the issua December 20	nce of the Gr 118; and nce of the Gr 119.	oup's audited	
		Shares compri recipient if ce RC are achieve	rtain predetei	mined perfor	mance condi	tions as deter	mined by the	

Guideline	Code and/or Guide Description	Company's C	Compliance or I	Explanation	1		
9.5	Please provide details of the employee share scheme(s). (cont'd)	shareholders of the total Op	vards granted and their associ otions and Awar	ates, and pa ds available	orticipants wh under the Sch	o have receive	ed 5% or more
		Name of Participant	Position held	Awards granted during FY2017	Aggregate Awards granted since commence of PSP to 31 December 2017	Aggregate Awards released since commencement of PSP to 31 December 2017	Aggregate Awards outstanding as at 31 December 2017
		Lim Kian Onn ⁽¹⁾	Chairman/Non- Independent/ Non-Executive Director	_	689,381	-	689,381
		Gareth Lim Tze Xiang ⁽¹⁾	CEO/Alternate Director to Lim Kian Onn	-	689,381	-	689,381
		Michael Kan Yuet Yun PBM	Independent Director	-	620,443	-	620,443
		Chong Huai Seng	Independent Director	-	620,443	-	620,443
		Oh Teik Khim	Executive Director/ COO/ CFO	-	689,381	-	689,381
		Lim Kian Fah ⁽¹⁾	Director of Legal/associate of controlling shareholder	-	689,381	-	689,381
		Choo Seng Lai ⁽²⁾	Head of Business Enterprise Division, Plato Solutions Sdn Bhd	-	620,443	-	620,443
		Lim Tze 2 Onn. The in the ta 2016. (2) Participa who hav under th	n Onn is the cor Xiang and his si eir participation ble, had been a ant other than D we received 5% he Scheme. wards granted anted more tha	ster, Lim Kia in the Plato pproved by virectors, cor or more of above, there	n Fah are thei PSP 2016 and shareholders atrolling share the total Op	refore associated grant of Awa at the EGM he cholders and the tions and Awa cticipants of the	es of Lim Kiar ards as set ou eld on 20 May neir associate ards available ne Group who

Guideline	Code a Descrip	and/or Guide ption	Company's Compliance or Explanation
9.6	(a) Please describe how the remuneration received by Executive Directors and key management personnel has been determined by the performance criteria.		The remuneration received by the Executive Directors and key management personnel takes into consideration his or her individual performance and contribution towards the overall performance of the Group for FY2017. Their remuneration were made up of fixed and variable compensations. The fixed compensation consists of an annual base salary and fixed allowances. The variable compensation is determined based on the level of achievement of individual performance objectives. Since FY2016, the Company has adopted Plato ESOS 2016 and Plato PSP 2016, details of which can be found in Section 9.5 of this report.
	(b) What were the performance conditions used to determine their	The following performance conditions are used by the Group to remain competitive and to motivate the Executive Directors and key management personnel to work in alignment with the goals of all stakeholders:	
	th lo	entitlement under the short term and long term incentive schemes?	Table 9.6 – Performance Conditions for Short-term Incentives (such as performance bonus) and Long-term Incentives (Plato ESOS 2016 and Plato PSP 2016)
	Janemes.	 Leadership People development Commitment Teamwork 	
	pe cc nc	/ere all of these erformance onditions met? If ot, what were the easons?	Yes, the RC has reviewed and is satisfied that the performance conditions were met for FY2017.

Guideline	Code and/or Guide Description	Company's Compliance or Explanation
ACCOUNTABIL	LITY AND AUDIT	
Risk Managen	nent and Internal Controls	
11.3	(a) In relation to the major risks faced by the Company, including financial, operational, compliance, information technology and sustainability, please state the bases for the Board's view on the adequacy and effectiveness of the Company's internal controls and risk management systems.	The Board is responsible for the overall risk governance, risk management and internal control framework of the Group and is fully aware of the need to put in place a system of internal controls within the Group to safeguard shareholders' interests and the Group's assets, and to manage risks. The Board also oversees management in the design, implementation and monitoring of the risk management and internal control systems and is responsible for determining the Company's risk policies and levels of risk tolerance. The Board works closely with the CEO and key management personnel to assess the adequacy and effectiveness of the framework and the need for any extension or adjustments to such structure taking into consideration the overall business of the Company including the risk profile, risk tolerance and risk strategy. The CEO meets with key management personnel on a monthly basis to discuss operational, business and strategic matters. During these meetings, key projects and operational risks are identified and discussed, along with proposed mitigating measures to address these risks to ensure residual risks are mitigated to an acceptable level. Follow-ups are then performed in subsequent meetings to ensure mitigating actions are executed. Any significant issues identified from these meetings are brought to the attention of the AC and/or Board as appropriate. The Group has in place a structured and systematic approach to risk management strategies and internal controls. Risk management in the Group is a continuous, iterative and integrated process which has been incorporated into various planning, approval, execution, monitoring, review and reporting systems. The Group adopts a top-down as well as bottom-up approach on risk management to ensure strategic, business, operational, financial, reporting, compliance and information technology risk exposures are identified and appropriately managed. The Board and the AC are of the view that the Company's internal controls (including financial, operational, and com

Guideline	Code and/or Guide Description	Company's Compliance or Explanation
	(b) In respect of the past 12 months, has the Board received assurance from the CEO and the CFO as well as the IA that: (i) the financial records have been properly maintained and the financial statements give true and fair view of the Company's operations and finances; and (ii) the Company's risk management and internal control systems are effective? If not, how does the Board assure itself of points (i) and (ii) above?	Yes, the Board has obtained such assurance from the CEO and CFO in respect of FY2017. The Board has additionally relied on its interaction with the EA to verify the assurances provided by the CEO and CFO in its meeting in the absence of management.
Audit Committ	<u>tee</u>	
12.1 12.4	What is the composition and the role of the AC?	The AC comprises three members, the majority of whom, including the Chairman, is independent. All the members of the AC are Non-Executive Directors. None of the AC members were previous partners or directors of the Company's external audit firm within the last twelve months and none of the AC members hold any financial interest in the EA's firm. The AC is guided by the following key terms of reference: (a) reviews the audit plans and reports of the Company's IA and EA; (b) reviews the financial statements before submission to the Board for approval; (c) reviews the significant financial reporting issues and judgements so as to ensure the integrity of the financial statements of the Group and of the Company and any announcements relating to the Company's financial performance; (d) reviews and report to the Board at least annually on the effectiveness and adequacy of the Company's internal controls, including financial, operational, compliance and information technology controls; (e) reviews the interested person transactions (within the definition of the Catalist Rules) involving the Group in accordance with the Catalist Rules; and (f) generally undertakes such other functions and other duties as may be required by the Catalist Rules.
12.2	Are the members of the AC appropriately qualified to discharge their responsibilities?	Yes. The Board considers Michael Kan Yuet Yun PBM, who has extensive and practical accounting and financial management knowledge and experience, well qualified to chair the AC. The other AC members are also trained in accounting and financial management and/or possess finance related working experiences.
12.5	Has the AC met with the auditors in the absence of key management personnel?	Yes, the AC has met with the EA in the absence of key management personnel in FY2017.

Guideline	Code and/or Guide Description	Company's Compliance or Explanation				
12.6	Has the AC reviewed the independence of the EA?	The AC reviewed and is satisfied with the independence and objectivity of the EA, and has recommended the re-appointment of the EA at the forthcoming AGM.				
	(a) Please provide a breakdown of the fees paid in total to the EA for audit and non-audit services for the financial year.	The fees paid/payable by the Company to the EA for audit and non-audit services for FY2017 amount to S\$149,025 and S\$3,187 respectively.				
	(b) If the EA have supplied a substantial volume of non-audit services to the Company, please state the bases for the AC's view on the independence of the EA.	There were no substantial volume of non-audit services rendered in respect of FY2017.				
12.7	Does the Company have a whistle-blowing policy?	Yes. The AC has put in place a whistle-blowing policy that serves to provide channel to employees to report in good faith and in confidence, without fear reprisals and concerns about any improper conduct within the Group. In relation whistle blowing by anyone else other than employees, the whistle blower report any impropriety and/or concern in writing to the Company Secretary at registered address of the Company. The Company Secretary has been tasked forward any such report to the Chairman of the AC.				
12.8	What are the AC's activities or the measures it has taken to keep abreast of changes to accounting standards and issues which have a direct impact on financial statements?	 In FY2017, the AC: Attended courses as disclosed in Table 1.6 of this report; and Was kept abreast by the EA of changes to accounting standards and issues which have impact on financial statements. 				
Internal Audi	<u>t</u>					
13.1 13.2 13.3 13.4 13.5	Please provide details of the Company's internal audit function, if any.	The Board is of the view that the current size and scope of the Group's operations does not warrant having a separate internal audit function. In the absence of a separate function, the AC works closely with the CEO and the CFO to maintain the system of controls which includes internal audit oversight. This includes appointing a qualified firm to undertake an internal audit on a case to case basis, on all or parts of the business of the Company.				
		Boardroom Corporate Services (KL) Sdn Bhd had been appointed for the Group's internal audits for the past financial years ended 31 December 2014, 2015 and 2016. The Company did not commission an internal audit for FY2017 as it focused on following-up and implementing the recommendations of the IA from their past years' audit, where appropriate and feasible.				
		As part of the annual statutory audit of the financial statements, the external auditors also reports to the AC on any material weaknesses in the Group's internal controls and provide recommendation on other significant matters such as risk management which have come to their attention during the course of the audit.				

Guideline	Code and/or Guide Company's Compliance or Explanation Description				
SHAREHOLDER	R RIGHTS AND RESPONSIBILI	TIES			
Shareholder R	<u>ights</u>				
14.2	Are shareholders informed of the rules, including voting procedures that govern general meetings of shareholders?	Shareholders are entitled to attend the general meetings of shareholders and are afforded the opportunity to participate effectively in and vote at general meetings of shareholders. An independent polling agent is appointed by the Company for general meetings who will explain the rules, including the voting procedures that govern the general meetings of shareholders.			
14.3	Are corporations which provide nominee or custodial services allowed to appoint more than two proxies?	The Constitution allows a shareholder to appoint up to two proxies to attend a vote in the shareholder's place at the general meetings of shareholders. Pursu to the introduction of the multiple proxies regime under the Singapore Compar (Amendment) Act 2014, indirect investors who hold the Company's shathrough a nominee company or custodian bank or through a Central Provid Fund agent bank may attend and vote at general meetings.			
Communication	on with Shareholders				
15.1	Does the Company have an investor relations policy?	The Company currently does not have an investor relations policy but consider advice from its corporate lawyers and professionals on appropriate disclosur requirements before announcing material information to shareholders. The Company will consider the appointment of a professional investor relations office to manage the function should the need arises.			
15.2 15.3 15.4	(a) Does the Company regularly communicate with shareholders and attend to their questions? How often does the Company meet with institutional and retail investors? (b) Is this done by a dedicated investor relations team (or equivalent)? If not, who performs this role? (c) How does the Company keep shareholders informed of corporate developments, apart from SGXNET announcements and the Annual Report?	In line with the continuous disclosure obligations under the relevant rules, the Board informs shareholders promptly of all major developments that may have a material impact on the Group. The Board embraces openness and transparency in the conduct of the Company's affairs, whilst safeguarding its commercial interests. Information is disseminated to shareholders and investors on a timely basis through: a. SGXNET announcements; b. Annual Reports and Notices of AGM issued to all shareholders; and c. The Company's AGMs. In addition, if the need arises, the Company may organise media/analyst briefings to enable a better appreciation of the Group's performance and developments, which will also act as platforms to solicit and understand the views of shareholders and investors. The Company's CEO and COO are responsible for the Company's communication with shareholders and serve as the dedicated contact point for investor relations. Apart from the SGXNET announcements and its Annual Report, the Company may, if it considers necessary and appropriate, release press releases or organise media/analyst briefings to keep shareholders informed of corporate developments.			

Guideline	Code and/or Guide Description	Company's Compliance or Explanation				
15.5	Does the Company have a dividend policy?	The Company currently does not have a formal dividend policy. Generally, the Board looks into factors such as the Group's earnings, financial position, results of operations, capital needs, plans for expansion, and other factors before determining whether any dividend is to be declared and/or paid.				
	Is the Company paying dividends for the financial year? If not, please explain why.	The Board has not declared or recommended any dividends for FY2017. The Board made this decision with the aim of balancing returns to shareholders with investment to support future growth while at the same time preserving a strong capital base. The turnaround of the profitability of the Group is at a relatively early stage and a number of economic and regulatory uncertainties remain. Therefore, until there is stability in its profitability and sustainability in its financial returns, the Board will keep the matter under close review.				
CONDUCT OF	SHAREHOLDER MEETINGS					
16.1 16.3 16.4 16.5	How are the general meetings of shareholders conducted?	The Constitution does not allow for absentia voting at general meetings of shareholders as authentication of shareholder identity information and other related security issues continue to be a concern. The Company requests the following person to be present at all general meetings of the shareholders unless there are exigencies: all Directors; respective Chairman of the Board Committees; and				
		 the EA, whose presence is to address shareholders' queries about the conduct of audit and the preparation and content of the independent Auditor's Report. Voting by shareholders in all AGM and EGM of the Company shall be by poll and their detailed results will be announced via SGXNET after the conclusion of the general meeting. The Board has taken into consideration the factors encouraging electronic poll voting. After consideration, it has decided that the scale of the voting taking place at general meetings does not warrant the implementation of an electronic system. 				
		Minutes for general meetings (including questions raised by shareholders in relation to the meeting agenda and the responses from, <i>inter alia</i> , the Board and/or management) are prepared at the conclusion of each meeting. A copy of minutes can be made available to a shareholder upon request in writing. Ordinarily, the minutes shall be sent to the shareholders last known address within 14 days of the Company's receipt of their request.				

Catalist Rule	Rule Description	Company's Compliance or Explanation				
COMPLIANCE \	COMPLIANCE WITH APPLICABLE CATALIST RULES					
712, 715 or 716	Appointment of Auditors	The Company confirms its compliance to the Catalist Rules 712 and 715.				
1204(8)	Material Contracts	The following material contract entered into by the Group (involving the interest of the CEO, any Director, or controlling shareholder) was subsisting:				
		On 27 May 2016, the Company had issued to Lim Kian Onn, a Director and controlling shareholder of the Company ("LKO") 0.5% redeemable convertible unsecured loan stocks due 2021 ("RCULS"), each with a principal amount of S\$100,000 and amounting in aggregate to a principal amount of S\$10,000,000 in accordance with the terms and conditions of the RCULS Subscription Agreement dated 19 April 2016 and Supplemental Agreement dated 29 April 2016, both between the Company and LKO ("RCULS Subscription Agreement").				
		RCULS				
		• The RCULS may be converted into, validly allotted and issued, fully-paid and unencumbered ordinary shares in the share capital of the Company, at the option of LKO, at any time, from and including the respective dates on which they are issued and registered in accordance with the RCULS Subscription Agreement up to the close of business on the day falling one month prior to the Maturity Date ("Conversion Period"). "Maturity Date" means 60 months from the date of issue of the RCULS.				
		• The RCULS bears interest at the rate of 0.5% per annum on the principal amount of the RCULS ("Interest"). Interest shall accrue on a daily basis (without compounding) and is payable on the Maturity Date. Each RCULS shall cease to bear Interest (a) on conversion into Shares (without prejudice to Interest accrued prior to the conversion date), or (b) from the due date for redemption hereof.				
		The Interest may, at the discretion of LKO, be satisfied fully either in (i) cash or (ii) through the issue and allotment of Shares ("Interest Shares") by the Company.				
		If LKO elects to receive cash in satisfaction of the Interest, the Interest (including interest on converted and unconverted RCULS) shall only be payable on the Maturity Date.				
		If LKO elects to receive Shares in lieu of cash in satisfaction of the Interest accrued on any RCULS (i) in the case of any RCULS which is to be converted prior to the Maturity Date, such election must be notified to the Company in a conversion notice and (ii) in all other cases, such election shall be notified to the Company by no later than the expiry of the Conversion Period.				
		The price at which each Share shall be issued upon conversion of the RCULS or the Interest is S\$0.13 ("Conversion Price"). The Conversion Price will be subject to adjustments under certain circumstances in accordance with the terms and conditions of the RCULS.				
		The number of Shares to which LKO is entitled on conversion of any RCULS ("Conversion Shares") or Interest shall be determined by dividing the aggregate principal amount of the RCULS or Interest (as the case may be) to be converted by the Conversion Price.				
		Further details of the RCULS issued to LKO can be found in the circular to shareholders dated 5 May 2016.				
		LKO has elected to convert 38 RCULS valued at \$\$3,800,000 and accrued interest of \$\$2,499 into Shares. An aggregate of 29,249,989 new Shares have been allocated and issued pursuant to this conversion of RCULS on 15 July 2016. Following the conversion, there are 62 RCULS outstanding, convertible into 47,692,307 Shares as at 31 December 2017.				

Catalist Rule	Rule Description	Company's Compliance or Explanation				
1204(10)	Confirmation of adequacy of internal controls	The Board and the AC are of the opinion that the internal controls are adequate to address the financial, operational, compliance and information technology risks which the Group considers relevant and material to its current business scope and environment based on the following: • internal controls and the risk management system established by the Company; • work performed by the EA; • assurance from the CEO and CFO; and • reviews done by the various Board Committees and key management personnel.				
1204(17)	Interested Persons Transaction (" IPT ")	The Group does not have a general mandate for recurrent interested person transactions. There were no interested person transactions of \$\$100,000 or more during FY2017.				
1204(19)	Dealing in Securities	The Company has adopted and implemented an Internal Code of Conduct on Dealing in Securities which prohibits dealings in the Company's securities by Directors and Officers while in possession of price-sensitive information. The Company, its Directors and Officers are prohibited from dealing in the Company's shares during one month prior to the announcement of half and full year results. The Directors and Officers are discouraged from dealing in the Company's securities on short-term considerations. Directors and Officers are also expected to observe insider trading laws at all times even when dealing in securities within permitted trading periods. The implications of insider trading are clearly set out in the procedures and guidelines.				
1204(21)	Non-sponsor fees	There were no non-sponsor fees paid to the Company's sponsor, PrimePartners Corporate Finance Pte. Ltd. during FY2017.				
1204(22)	Use of RCULS Proceeds	As the Company has completed the issuance of the RCULS and the acquisition of 25.89% of ECM Libra Financial Group Berhad ("ECMLIB Acquisition"), the remaining proceeds from the RCULS of (i) \$\$0.239 million initially allocated for "To pay the Purchase Consideration for the ECMLIB Acquisition"; and (ii) \$\$0.246 million initially allocated for "Expenses in connection with the ECMLIB Acquisition and RCULS Issue and General working capital purposes", being an aggregate of \$\$0.485 million, was re-allocated to "General working capital purposes" ("First Re-allocation"). Pursuant thereto, \$\$11,000 from "General working capital purposes" was re-allocated to "Expenses in connection with the ECMLIB Acquisition and RCULS Issue" ("Second Re-allocation").				

Catalist Rule	Rule Description	Company's Compliance or Explanation					
1204(22)	Use of RCULS Proceeds (cont'd)	The RCULS Proceeds had been fully utilised as at 31 December 2017 as follows:					
		Intended Use	Amount initially allocated as set out in the circular dated 5 May 2016 S\$'000	Amount allocated pursuant to First Re- allocation S\$'000	Amount allocated pursuant to Second Re- allocation S\$'000	Amount utilised S\$'000	Amount unutilised S\$'000
		To pay the Purchase Consideration for the ECMLIB Acquisition*	9,510	9,271	9,271	9,271	-
		Expenses in connection with the ECMLIB Acquisition and RCULS Issue	490	244	255	255	-
		General working capital purposes**	-	485	474	474	-
		Total	10,000	10,000	10,000	10,000	-
		* The difference between the amount initially allocated and utilised represents foreign currency exchange fluctuations between Singapore Dollar and Ringgit Malaysia. Notwithstanding, the amount utilised for the Purchase Consideration is RM27,452,140. ** Mainly utilised for repayment of loan principal and interest. This aforementioned utilisation is in accordance with the intended use of proceeds stated in the Company's announcement dated 25 February 2016, the circular to shareholders dated 5 May 2016 and the Second Re-allocation.					

Profile of Board of Directors

MICHAEL KAN YUET YUN PBM

Independent Director

Appointed on 29 November 2002, last re-appointed on 28 April 2016; Age 78

Mr Michael Kan Yuet Yun was the Finance Director of BAT (Singapore) Ltd and Singapore Tobacco Co (Private) Ltd ("BAT group") from 1969 to 1999. Prior to joining the BAT group, Mr Kan was a practising accountant with Peat Marwick Mitchell & Company (now KPMG) in Singapore from 1967. Mr Kan had been an independent director of Singapore Exchange-listed Vibropower Corporation Ltd and OSIM International Ltd before he resigned in 2015 and 2010 respectively.

Mr Kan graduated with a Bachelor of Economics (Honours) degree from the University of Sydney. He is a Fellow of the Institute of Chartered Accountants in England and Wales and is a member of the Institute of Singapore Chartered Accountants. Mr Kan is also a member of the Singapore Institute of Directors.

Mr Kan has been actively involved in community and charity work. He served as Chairman of the Management Committee of Tanjong Pagar Community Club from 1996 to 2004 and as the Chairman of The Children's Aid Society (Melrose), a home for disadvantaged children from 2003 to 2014. In recognition of his contributions to the community, Mr Kan was conferred the Pingat Bakti Masyarakat (PBM – Public Service Medal) in the 1998 National Day Awards.

CHONG HUAI SENG

Independent Director

Appointed on 12 September 2008, last re-elected on 18 April 2017; Age 67

Mr Chong Huai Seng is a director of The Artling Pte Ltd, an online art advisory and e-commerce company specialising in Asian contemporary art. Mr Chong is also co-founder/director of The Culture Story Pte Ltd, an art advisory and management company for artists and collectors.

Mr Chong previously served as senior investment officer with the Economic Development Board of Singapore for two years, before joining the financial services sector in 1979. Mr Chong was the Managing Director of Vickers Da Costa Securities and John Govett Asia from 1984 to 1994. Between 1994 and 1997, he was the Managing Director of Sesdaq-listed Pan Pacific Public Company Ltd, and was the Vice Chairman and substantial shareholder of Panpac Media Limited from 1998 to 2003.

Mr Chong graduated from the University of Manchester with a Degree in Polymer Physics (First Class Honours).

LIM KIAN ONN

Chairman, Non-Independent & Non-Executive Director

Appointed on 28 December 1999, last re-elected on 28 April 2016; Age 61

Mr Lim Kian Onn is a member of the Institute of Chartered Accountants in England and Wales and the Malaysian Institute of Accountants. He served his articleship with KMG Thomson McLintock in London and was a consultant with Andersen Consulting from 1981 to 1984. Between 1984 and 1993, Mr Lim was with Hong Leong Group, Malaysia as Executive Director in the stockbroking arm responsible for corporate finance, research and institutional sales.

Mr Lim founded the Libra Capital Group in 1994 and cofounded the ECM Libra Group in 2002. The holding company of the ECM Libra Group, ECM Libra Financial Group Berhad ("ECMFG") is listed on the Main Market of Bursa Malaysia Securities Berhad ("Bursa"). Mr Lim is the Managing Director and substantial shareholder of ECMFG, a Director of Air Asia X Berhad, a company listed on the Main Market of Bursa and a trustee of ECM Libra Foundation.

OH TEIK KHIM

Executive Director

Appointed on 31 October 2003, last re-elected on 18 April 2017; Age 63

Mr Oh Teik Khim has more than 30 years of experience in finance and general management and has been the Chief Operating Officer/ Chief Financial Officer of the Plato Group since 2001. Prior to joining the Group, Mr Oh has served in various senior positions in the Hong Leong Group Malaysia.

Mr Oh is an Associate of the Institute of Chartered Accountants in England and Wales.

Profile of Key Management

GARETH LIM TZE XIANG

Mr Gareth Lim Tze Xiang joined the Group in September 2009 as Head of Investments, responsible for the formulation and implementation of the Group's overall investment strategy. Mr Lim became the Chief Executive Officer of the Group in November 2010.

Mr Lim began his career as part of Morgan Stanley's mergers and acquisitions practice in Singapore. Prior to joining the Group, Mr Lim was a pioneer member of the management teams at Tune Hotels, Southeast Asia's leading chain of limited service hotels, and AirAsia X, the world's then only low cost, long haul carrier, where he was responsible for the establishment and development of each company.

Mr Lim holds a Bachelor of Arts Degree in Economics from St. Catharine's College at the University of Cambridge.

PHILIPPE STAATZ

Mr Philippe Staatz serves as the Director of Investments and joined the investment division of the Group since 2016.

Prior to joining the Group, Mr Staatz was a Director in Credit Suisse's investment banking division in Singapore where he was responsible for covering capital markets across South East Asia.

Before moving to Asia, Mr Staatz spent 10 years with Credit Suisse in London advising corporate clients across Emerging Markets in EMEA. Prior to joining Credit Suisse, Mr Staatz worked in investment banking at HSBC.

Mr Staatz holds a degree in Accounting and Finance from the London School of Economics.

CHOO SENG LAI

Mr Choo Seng Lai is currently Head of the Business Enterprise Division of the Group's subsidiary, Plato Solutions Sdn Bhd.

Mr Choo has over 20 years' experience in implementing Ross' ERP software products in the areas of financial, distribution, manufacturing and maintenance management in Malaysia and other countries such as Thailand, Germany, Brazil, India, Singapore, Hong Kong, Japan, China, Australia and the Philippines. Mr Choo also has more than 25 years of experience in the information technology industry.

LIM KIAN FAH

Ms Lim Kian Fah has been with the Group since October 2004 and is currently holding the position of Director of Legal.

Prior to joining the Group, Ms Lim had about eight years' experience practising law in Malaysia primarily undertaking banking and corporate advisory work. She also served four years as an executive director of then an exchange participant of Hong Kong Exchanges & Clearing Limited, with responsibilities which include securities trading and credit controls and ensuring compliance with regulatory requirements.

Directors' Statement

The Directors are pleased to present their statement to the members together with the audited consolidated financial statements of Plato Capital Limited (the "Company") and its subsidiaries (collectively, the "Group") and the balance sheet and statement of changes in equity of the Company for the financial year ended 31 December 2017.

Opinion of the Directors

In the opinion of the Directors,

- (i) the consolidated financial statements of the Group and the balance sheet and statement of changes in equity of the Company are drawn up so as to give a true and fair view of the financial position of the Group and of the Company as at 31 December 2017 and the financial performance, changes in equity and cash flows of the Group and the changes in equity of the Company for the year ended on that date, and
- (ii) at the date of this statement, there are reasonable grounds to believe that the Company will be able to pay its debts as and when they fall due.

Directors

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

Lim Kian Onn Gareth Lim Tze Xiang (Alternate Director to Lim Kian Onn) Michael Kan Yuet Yun PBM Chong Huai Seng Oh Teik Khim

Arrangements to enable Directors to acquire shares or debentures

Except as described in paragraph on share options and share awards below, neither at the end of nor at any time during the financial year was the Company a party to any arrangement whose objects are, or one of whose objects is, to enable the Directors of the Company to acquire benefits by means of the acquisition of shares in or debentures of the Company or any other body corporate.

Directors' interest in shares or debentures

According to the Register of Directors' Shareholdings required to be kept under Section 164 of the Singapore Companies Act, Chapter 50 (the "Act"), the particulars of interests of the Directors, who held office at the end of the financial year, in shares, share options and share awards of the Company are as follows:

	Direct in	nterest	Deemed interest		
Name of Director	At the beginning of financial year	At the end of financial year	At the beginning of financial year	At the end of financial year	
Ordinary shares of the Company					
Lim Kian Onn	-	_	97,978,516	125,128,516	
Share options pursuant to the Plato Employee Share Option Scheme 2016 of the Company					
Lim Kian Onn	1,378,761	1,378,761	_	_	
Gareth Lim Tze Xiang	1,378,761	1,378,761	_	_	
Michael Kan Yuet Yun PBM	1,240,885	1,240,885	_	_	
Chong Huai Seng	1,240,885	1,240,885	_	_	
Oh Teik Khim	1,378,761	1,378,761	_		
Share awards pursuant to the Plato Performance Share Plan 2016 of the Company					
Lim Kian Onn	689,381	689,381	_	_	
Gareth Lim Tze Xiang	689,381	689,381	_		
Michael Kan Yuet Yun PBM	620,443	620,443	_		
Chong Huai Seng	620,443	620,443	_	_	
Oh Teik Khim	689,381	689,381	_	_	

By virtue of Section 7 of the Act, Lim Kian Onn is deemed to have an interest in 125,128,516 shares (69,978,516 shares are held vide Citibank Nominees Singapore Pte. Ltd. for Bank Julius Baer (Singapore) Ltd for Lim Kian Onn, 28,000,000 shares are held vide DBSN Services Pte. Ltd. for A/c JP Morgan Bank Luxembourg SA re JP Morgan Private Bank for Lim Kian Onn, and 27,150,000 shares are held vide OCBC Securities Pte. Ltd. for Kenanga Investment Bank Berhad for Lim Kian Onn). Pursuant to the same section of the Act, Lim Kian Onn is also deemed to have interest in all shares held by the Company in its subsidiaries. In accordance with the continuing listing requirements of the Singapore Exchange Securities Trading Limited ("SGX-ST"), the Directors of the Company state that, according to the Register of the Directors' Shareholdings, the Directors' interests as at 21 January 2018 in the shares of the Company have not changed from those disclosed as at 31 December 2017.

Except as disclosed in this report, no Director who held office at the end of the financial year had interests in shares, share options, warrants or debentures of the Company, or of its related corporations, either at the beginning or at the end of the financial year.

Share options and share awards

At an Extraordinary General Meeting ("EGM") held on 20 May 2016, the shareholders approved the Plato Employee Share Option Scheme 2016 ("Plato ESOS 2016") and the Plato Performance Share Plan 2016 ("Plato PSP 2016") for the granting of non-transferable share options and share awards that are settled by physical delivery of the ordinary shares of the Company, to Directors and eligible employees of the Group.

The Plato ESOS 2016 and Plato PSP 2016 are administered by the Remuneration Committee (the "RC") of the Company. In the previous financial year:

- The Company had granted 10,478,584 share options under the Plato ESOS 2016 ("Options"). These Options expire 10 years from 17 June 2016, being the date of grant, save for Options granted to Lim Kian Onn, Michael Kan Yuet Yun PBM, and Chong Huai Seng which expire 5 years from the date of grant. The vesting period of the Options granted, provided that the Directors and eligible employees remain in the service of the Group is as follows:
 - 1/3 of the Options shall be exercisable at any time after the 1st anniversary of the date of grant;
 - 1/3 of the Options shall be exercisable at any time after the 2nd anniversary of the date of grant; and
 - 1/3 of the Options shall be exercisable at any time after the 3rd anniversary of the date of grant.

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• The Company had also granted 5,239,296 share awards under the Plato PSP 2016 ("Awards"). The shares under the Awards will be allocated and issued or transferred to a recipient if certain predetermined performance conditions as determined by the RC are achieved or otherwise in accordance with the Rules of the Plato PSP 2016. The Awards for each recipient are released and vest proportionately (1/3) each year from 2017 to 2019, provided that the Directors and eligible employees remain in the service of the Group.

The grant of the Options and Awards were accepted by the Directors and eligible employees of the Group in July 2016.

Details of all the Options to subscribe for ordinary shares of the Company pursuant to the Plato ESOS 2016 as at 31 December 2017 are as follows:

Expiry date	Exercise price (S\$)	Number of Options Outstanding as at 1 January 2017	Number of Options Forfeited during the year	Number of Options Outstanding as at 31 December 2017
16 June 2021	0.10	3,860,531	_	3,860,531
16 June 2026	0.10	6,618,053	(1,240,885)	5,377,168
Total		10,478,584	(1,240,885)	9,237,699

Details of all the Awards granted pursuant to the Plato PSP 2016 as at 31 December 2017 are as follows:

	Number of Awards	Number of Awards	Number of Awards
	Outstanding as at	Forfeited during	Outstanding as at
	1 January 2017	the year	31 December 2017
Plato PSP 2016	5,239,296	(620,443)	4,618,853

Details of the Options to subscribe for ordinary shares of the Company and Awards granted to Directors and eligible employees of the Group pursuant to the Plato ESOS 2016 and Plato PSP 2016 are as disclosed above. There were no Options exercised by the Directors and eligible employees of the Group during the financial year.

Included in the granted Options and Awards are 1,378,761 Options and 689,381 Awards granted to Lim Kian Fah, an associate of Lim Kian Onn pursuant to the Plato ESOS 2016 and Plato PSP 2016.

Other than the Options and Awards granted to the Directors of the Company, Lim Kian Fah and 2 key management personnel, there were no other employees of the Group who have been granted more than 5% of the total Options and Awards available under the Plato ESOS 2016 and Plato PSP 2016.

Since the commencement of the Plato ESOS 2016 till the end of the financial year:

- No Options that entitle the holder to participate, by virtue of the Options, in any share issue of any other corporation have been granted; and
- No Options have been granted at a discount

Audit Committee

The Audit Committee (the "AC") of the Company is chaired by Michael Kan Yuet Yun PBM, an Independent Director, and includes Chong Huai Seng, an Independent Director and Lim Kian Onn, a Non-Independent and Non-Executive Director. The AC performed its functions in accordance with Section 201B(5) of the Act as follows:

- Reviewed the audit plans of the internal and external auditors of the Group and the Company, the internal auditor's
 evaluation of the adequacy and effectiveness of the Group and the Company's material internal controls, including financial,
 operational and compliance controls and risk management and the assistance given by the Group and the Company's
 management to the internal and external auditors;
- Reviewed the half-yearly and annual financial statements and the auditor's report on the annual financial statements of the Group and the Company before their submission to the Board of Directors (the "Board");
- Reviewed legal and regulatory matters that may have a material impact on the financial statements, related compliance policies and programmes and any reports received from regulators;

- Reviewed the cost effectiveness and the independence and objectivity of the external auditor;
- Recommended to the Board the nomination and compensation of the external auditor and reviewed the scope and results of the external audit;
- Reported actions, recommendations and minutes of the AC to the Board;
- Reviewed interested person transactions in accordance with the requirements of the SGX-ST's Listing Manual; and
- Reviewed all non-audit services provided by the external auditor to the Group to ascertain that the nature and extent of such services would not affect the independence of the external auditor.

The AC convened two meetings during the year with full attendance from all members. The AC has also met with external auditor.

without the presence of the Company's management, at least once a year.
Auditor
Ernst & Young LLP have expressed their willingness to accept re-appointment as auditor.
On behalf of the Board of Directors:
Lim Kian Onn
Director

Oh Teik Khim Director

16 March 2018

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Independent Auditor's Report for the financial year ended 31 December 2017

Independent auditor's report to the members of Plato Capital Limited

Report on the Audit of the Financial Statements

Opinion

We have audited the financial statements of Plato Capital Limited (the "Company") and its subsidiaries (collectively, the "Group"), which comprise the balance sheets of the Group and the Company as at 31 December 2017, the statements of changes in equity of the Group and the Company and the consolidated statement of comprehensive income and consolidated cash flow statement of the Group for the year then ended, and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements of the Group, the balance sheet and the statement of changes in equity of the Company are properly drawn up in accordance with the provisions of the Companies Act, Chapter 50 (the "Act") and Financial Reporting Standards in Singapore ("FRSs") so as to give a true and fair view of the consolidated financial position of the Group and the financial position of the Company as at 31 December 2017 and of the consolidated financial performance, consolidated changes in equity and consolidated cash flows of the Group and changes in equity of the Company for the year ended on that date.

Basis for Opinion

We conducted our audit in accordance with Singapore Standards on Auditing ("SSAs"). Our responsibilities under those standards are further described in the Auditor's responsibilities for the audit of the financial statements section of our report. We are independent of the Group in accordance with the Accounting and Corporate Regulatory Authority ("ACRA") *Code of Professional Conduct and Ethics for Public Accountants and Accounting Entities* ("ACRA Code") together with the ethical requirements that are relevant to our audit of the financial statements in Singapore, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ACRA Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter, including any commentary on the findings or outcome of our procedures, is provided in that context.

We have fulfilled our responsibilities described in the *Auditor's Responsibilities for the Audit of the Financial Statements* section of our report, including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the financial statements. The results of our audit procedures, including the procedures performed to address the matters below, provide the basis for our audit opinion on the accompanying financial statements.

Equity accounting for investments in associates and joint venture

As at 31 December 2017, the value of Group's investment in associates and joint venture amounted to approximately \$29,005,509 and \$31,661,455, which accounted for 41% and 44% respectively of the Group's total assets. The Group accounts for its investments in associates and joint venture using the equity method. Given the significant carrying amount of the investments in associates and joint venture as at 31 December 2017, we determined the equity accounting for investments in associates and joint venture to be a key audit matter.

As part of our audit procedures, we reviewed the equity accounting workings and adjustments prepared by management by comparing them to the financial statements of the relevant associates and joint venture. We assessed the financial results of the associates and joint venture through our involvement in the work of the component auditors. We discussed with component auditors on the significant risks of misstatements and the nature, timing and extent of audit procedures to address these risks. We also evaluated the significant accounting policies of the associates and joint venture to ensure alignment with the group accounting policy. In addition, we assessed the adequacy of the disclosures made in Note 14 and Note 15 to the financial statements.

Other Information

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

Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information identified above when it becomes available and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of Management and Directors for the Financial Statements

Management is responsible for the preparation of financial statements that give a true and fair view in accordance with the provisions of the Act and FRSs, and for devising and maintaining a system of internal accounting controls sufficient to provide a reasonable assurance that assets are safeguarded against loss from unauthorised use or disposition; and transactions are properly authorised and that they are recorded as necessary to permit the preparation of true and fair financial statements and to maintain accountability of assets.

In preparing the financial statements, management is responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

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

Auditor's Responsibilities for the Audit of the Financial Statements

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

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

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.

- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the Group audit. We remain solely responsible for our audit opinion.

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

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

From the matters communicated with the directors, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

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

The engagement partner on the audit resulting in this independent auditor's report is Low Bek Teng.

Ernst & Young LLP Public Accountants and Chartered Accountants Singapore

16 March 2018

Consolidated Statement of Comprehensive Income for the financial year ended 31 December 2017

	Note	2017 \$	2016 \$
Revenue	4	883,759	1,200,300
Other income	5	66,060	32,213
	-	949,819	1,232,513
Other items of income/(expense)			
Gain on disposal of available-for-sale financial assets	16	354,149	_
Loss on disposal of partial interests in an associate	15	_	(898,611)
Purchase of software and services		(422,773)	(544,015)
Employee benefits expenses	6	(1,819,806)	(1,725,505)
Depreciation of property, plant and equipment	11	(18,248)	(25,777)
Foreign exchange (loss)/gain, net		(515,954)	1,992
Impairment of available-for-sale financial assets	16	_	(77,037)
Impairment of receivables	18	(7,377)	_
Other operating expenses		(771,366)	(783,808)
Bank charges		(4,360)	(4,571)
Finance costs	7	(670,660)	(640,519)
Share of profit from joint venture		11,897,492	8,819,800
Share of (loss)/profit from associates		(551,503)	634,462
Profit before tax	8	8,419,413	5,988,924
Income tax credit	9	60,278	39,013
Profit for the year	_	8,479,691	6,027,937

	Note	2017	2016
		\$	\$
Due Sa fou shows on		0.470.601	C 027 027
Profit for the year		8,479,691	6,027,937
Other comprehensive income/(loss):			
Item that will not be reclassified to profit or loss			
Share of other comprehensive loss on re-measurement of defined benefits obligations of an associate	-	(6,311)	(26,132)
Items that may be reclassified subsequently to profit or loss			
Share of fair value reserve for available-for-sale financial assets of an associate		28,367	55,329
Share of foreign currency translation reserve of joint venture		135,138	(390,970)
Share of foreign currency translation reserve of associates		(575,194)	(2,126,575)
Foreign currency translation	_	498,599	18,173
	_	86,910	(2,444,043)
Other comprehensive income/(loss) for the year, net of tax		80,599	(2,470,175)
Total comprehensive income for the year	-	8,560,290	3,557,762
Profit for the year attributable to:			
Owners of the Company		8,127,378	5,730,822
Non-controlling interests		352,313	297,115
		8,479,691	6,027,937
Total comprehensive income for the year attributable to:			
Owners of the Company		8,404,903	3,481,939
Non-controlling interests		155,387	75,823
	-	8,560,290	3,557,762
Earnings per share (cents) attributable to owners of the Company	10		
Basic		4.17	3.20
Diluted		3.44	2.83
	=		

 $The \ accompanying \ accounting \ policies \ and \ explanatory \ notes \ form \ an \ integral \ part \ of \ the \ financial \ statements.$

Balance Sheets as at 31 December 2017

		Group		Company	
	Note	2017	2016	2017	2016
		\$	\$	\$	\$
Non-current assets					
Property, plant and equipment	11	5,674,257	4,429,218	_	_
Intangible asset	12	256,572	7,723,210	_	_
Investment in subsidiaries	13	230,312		2,544,827	3,126,130
Investment in joint venture	14	31,661,455	23,717,825	11,426,050	15,515,050
Investment in associates	15	29,005,509	30,468,563	11,420,030	15,515,050
Available-for-sale financial assets	16	29,003,309	266,057		
/ Wallable 101 Sale Illiancial assets	-	66,597,794	58,881,663	13,970,877	18,641,180
	_	00,551,151	30,001,003	13,310,011	10,011,100
Current assets					
Trade receivables	17	196,716	1,056,621	_	_
Other receivables and deposits	18	44,376	25,184	_	_
Prepaid operating expenses		37,714	35,509	12,601	12,050
Deferred maintenance cost		101,366	178,159	_	_
Tax recoverable		44,954	51,888	_	_
Amounts due from subsidiaries	19	_	_	19,133,596	19,644,820
Cash and cash equivalents	20	4,321,407	4,130,030	1,380,041	1,057,981
	-	4,746,533	5,477,391	20,526,238	20,714,851
Total assets	=	71,344,327	64,359,054	34,497,115	39,356,031
Current liabilities					
Trade payables	21	99,595	147,707	_	_
Other payables and accruals	22	2,264,245	1,098,353	225,137	194,510
Deferred revenue		161,613	260,706	_	_
Amounts due to subsidiaries	19	_	_	1,725,635	1,598,379
Amount due to joint venture	23	6,369,400	9,172,181	6,139,557	9,172,181
Loans and borrowings	24	5,595,614	6,135,670		_
3	_	14,490,467	16,814,617	8,090,329	10,965,070
Net current (liabilities)/assets	_	(9,743,934)	(11,337,226)	12,435,909	9,749,781
Non-current liabilities					
Deferred tax liabilities	25	189,760	244,411	189,760	244,411
RCULS – liability component	24	5,083,762	4,762,285	5,083,762	4,762,285
Amount due to an associate	26	2,369,157	2,321,921	J,005,702	- 4,702,205
/ who are due to an associate	_	7,642,679	7,328,617	5,273,522	5,006,696
Total liabilities	-	22,133,146	24,143,234	13,363,851	15,971,766
Net assets	-	49,211,181	40,215,820	21,133,264	23,384,265
	=			· · · · · · · · · · · · · · · · · · ·	
Equity	27	40.075.000	40.075.022	40.075.000	40.075.022
Share capital	27	40,875,023	40,875,023	40,875,023	40,875,023
Fair value and other reserves	28	2,122,748	1,659,310	1,995,893	1,560,822
Foreign currency translation reserve	29	(7,221,856)	(7,475,806)	(21 727 (52)	(10.051.500)
Retained earnings/(accumulated losses)	_	11,015,707	2,893,121	(21,737,652)	(19,051,580)
Equity attributable to owners of the Company		46,791,622	37,951,648	21,133,264	23,384,265
Non-controlling interests	-	2,419,559	2,264,172	71 122 204	72 204 205
Total equity	=	49,211,181	40,215,820	21,133,264	23,384,265
Total equity and liabilities	=	71,344,327	64,359,054	34,497,115	39,356,031

The accompanying accounting policies and explanatory notes form an integral part of the financial statements.

Statements of Changes in Equity for the financial year ended 31 December 2017

	Attributable to owners of the Company						
	Share capital	Fair value and other reserves	Foreign currency translation reserve	Retained earnings/ (accumulated losses)	Equity attributable to owners of the Company	Non- controlling interests	Total equity
	\$	\$	\$	\$	\$	\$	\$
Group							
At 1 January 2017	40,875,023	1,659,310	(7,475,806)	2,893,121	37,951,648	2,264,172	40,215,820
Profit for the year	-	-	-	8,127,378	8,127,378	352,313	8,479,691
Other comprehensive income/(loss):							
Share of other comprehensive loss on re-measurement of the defined benefits obligations of an associate	_	_	_	(4,792)	(4,792)	(1,519)	(6,311)
Share of fair value reserve for available-for-sale financial assets of an associate	_	28,367	_	_	28,367	_	28,367
Share of foreign currency translation reserve of joint venture	_	_	135,138	_	135,138	_	135,138
Share of foreign currency translation reserve of associates	_	_	(347,171)	_	(347,171)	(228,023)	(575,194)
Foreign currency translation	_	_	465,983	_	465,983	32,616	498,599
Other comprehensive income/(loss) for the year, net of tax	_	28,367	253,950	(4,792)	277,525	(196,926)	80,599
Total comprehensive income for the year	_	28,367	253,950	8,122,586	8,404,903	155,387	8,560,290
Transaction with owners							
Effects of share options and share awards		435,071	_	-	435,071	_	435,071

(7,221,856)

11,015,707

46,791,622

2,419,559

49,211,181

The accompanying accounting policies and explanatory notes form an integral part of the financial statements.

40,875,023

2,122,748

At 31 December 2017

Attributable to own	ners of the	Company
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	Attributable to owners of the Company						
	Share capital	Fair value and other reserves	Foreign currency translation reserve	(Accumulated losses)/ retained earnings	Equity attributable to owners of the Company	Non- controlling interests	Total equity
	\$	\$	\$	\$	\$	\$	\$
Group							
At 1 January 2016	37,148,948	_	(5,352,559)	(2,817,859)	28,978,530	2,349,472	31,328,002
Profit for the year	_	_	_	5,730,822	5,730,822	297,115	6,027,937
Other comprehensive income/(loss):							
Share of other comprehensive loss on re-measurement of the defined benefits obligations of an associate	_	-	_	(19,842)	(19,842)	(6,290)	(26,132)
Share of fair value reserve for available-for-sale financial assets of an associate	_	55,329	_	_	55,329	-	55,329
Share of foreign currency translation reserve of joint venture	_	_	(390,970)	_	(390,970)	_	(390,970)
Share of foreign currency translation reserve of associates	_	_	(1,901,538)	_	(1,901,538)	(225,037)	(2,126,575)
Foreign currency translation	_	_	8,138	_	8,138	10,035	18,173
Other comprehensive income/(loss) for the year, net of tax	_	55,329	(2,284,370)	(19,842)	(2,248,883)	(221,292)	(2,470,175)
Total comprehensive income/(loss) for the year	_	55,329	(2,284,370)	5,710,980	3,481,939	75,823	3,557,762
Transactions with owners							
Issuance of Redeemable Convertible Unsecured Loan Stocks ("RCULS")		2 110 222			2 110 222		2,119,222
RCULS issuance expenses	_	2,119,222 (61,563)	_	_	2,119,222 (61,563)	_	(61,563)
Conversion of RCULS	3,726,075	(893,339)	_	_	2,832,736	_	2,832,736
Effects of share options and share awards	-	396,502	_	_	396,502	_	396,502
Accretion of interest in the non-controlling interest of a subsidiary via the acquisition of an associate	_	43,159	161,123	_	204,282	(161,123)	43,159
Total transactions with owners	3,726,075	1,603,981	161,123	_	5,491,179	(161,123)	5,330,056
At 31 December 2016	40,875,023	1,659,310	(7,475,806)	2,893,121	37,951,648	2,264,172	40,215,820

The accompanying accounting policies and explanatory notes form an integral part of the financial statements.

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	Share capital	Other reserves	Accumulated losses	Total equity
	\$	\$	\$	\$
Company				
2017				
At 1 January 2017	40,875,023	1,560,822	(19,051,580)	23,384,265
Loss for the year, representing total comprehensive loss for the year	_	_	(2,686,072)	(2,686,072)
Effects of share options and share awards	-	435,071	_	435,071
At 31 December 2017	40,875,023	1,995,893	(21,737,652)	21,133,264
2016				
At 1 January 2016	37,148,948	_	(15,702,937)	21,446,011
Loss for the year, representing total comprehensive loss for the year	_	_	(3,348,643)	(3,348,643)
Issuance of RCULS	_	2,119,222	_	2,119,222
RCULS issuance expenses	_	(61,563)	_	(61,563)
Conversion of RCULS	3,726,075	(893,339)	_	2,832,736
Effects of share options and share awards	_	396,502	_	396,502
At 31 December 2016	40,875,023	1,560,822	(19,051,580)	23,384,265

The accompanying accounting policies and explanatory notes form an integral part of the financial statements.

Consolidated Cash Flow Statement for the financial year ended 31 December 2017

	2017 \$	2016 \$
	Ф	Þ
Cash flows from operating activities:		
Profit before tax	8,419,413	5,988,924
Adjustments for:		
Interest income from bank deposits	(66,060)	(26,491)
Interest income from provision of credit facilities	(4,701)	(71,209)
Interest expenses	670,660	640,519
Depreciation of property, plant and equipment	18,248	25,777
Gain on disposal of available-for-sale financial assets	(354,149)	_
Loss on disposal of partial interests of an associate	_	898,611
Impairment of available-for-sale financial assets	_	77,037
Impairment of receivables	7,377	_
Share-based payments expense	435,071	396,502
Share of profit from joint venture	(11,897,492)	(8,819,800)
Share of loss/(profit) from associates	551,503	(634,462)
Dividend income from investment securities	_	(20)
Unrealised foreign exchange gain, net	(495,696)	(171,982)
Operating loss before working capital changes	(2,715,826)	(1,696,594)
Decrease/(increase) in receivables	931,454	(671,446)
Increase/(decrease) in payables	1,034,172	(218,803)
Cash flows used in operations	(750,200)	(2,586,843)
Interest received from provision of credit facilities	4,701	71,209
Income tax refunded/(paid)	13,596	(2,871)
Net cash flows used in operating activities	(731,903)	(2,518,505)
Cash flows from investing activities		
Acquisition of property, plant and equipment	(1,025,338)	(175,859)
Proceeds from disposal of available-for-sale financial assets	601,803	_
Proceeds from disposal of shares of an associate	_	2,122,021
Advances from a joint venture	1,286,219	9,172,181
Investment in associates	(355,119)	(17,011,845)
Dividends received from an associate	713,532	_
Dividends received from investment securities	_	20
Trademark related expenses paid	(258,380)	_
Net cash flows generated from/(used in) investing activities	962,717	(5,893,482)

The accompanying accounting policies and explanatory notes form an integral part of the financial statements.

	2017	2016
	\$	\$
Cash flows from financing activities		
Interest paid	(367,699)	(622,615)
Interest received from bank deposits	66,060	26,491
Repayment of amount due to a substantial shareholder	_	(1,662,549)
Repayment of amount due to a company controlled by a substantial shareholder	_	(726,948)
Issuance of RCULS	_	10,000,000
RCULS issuance expenses	_	(255,190)
Repayment of bank borrowings	(660,678)	(322,410)
Net cash flows (used in)/generated from financing activities	(962,317)	6,436,779
Net decrease in cash and cash equivalents	(731,503)	(1,975,208)
Effect of exchange rate changes on cash and cash equivalents	922,880	130,683
Cash and cash equivalents at 1 January	4,130,030	5,974,555
Cash and cash equivalents at 31 December (Note 20)	4,321,407	4,130,030

 $The \ accompanying \ accounting \ policies \ and \ explanatory \ notes \ form \ an \ integral \ part \ of \ the \ financial \ statements.$

Notes to the Financial Statements for the financial year ended 31 December 2017

1. Corporate information

Plato Capital Limited (the "Company") is a limited liability company incorporated in Singapore and is listed on the Singapore Exchange Securities Trading Limited ("SGX-ST").

The registered office is located at 50 Raffles Place, #32-01 Singapore Land Tower, Singapore 048623. The principal place of business of the Group is located at Ground Floor, Bangunan ECM Libra, 8 Jalan Damansara Endah, Damansara Heights, 50490 Kuala Lumpur, Malaysia.

The principal activity of the Company is investment holding. The principal activities of the subsidiaries are disclosed in Note 13.

2. Summary of significant accounting policies

2.1 Basis of preparation

The consolidated financial statements of the Group and the balance sheet and statement of changes in equity of the Company have been prepared in accordance with Singapore Financial Reporting Standards ("FRS").

The financial statements have been prepared on the historical cost basis except as disclosed in the accounting policies below.

The financial statements are presented in Singapore Dollars ("\$").

Fundamental accounting concept

The consolidated financial statements have been prepared on a going concern basis notwithstanding the excess of current liabilities over current assets of \$9,743,934 (2016: \$11,337,226) as the Directors are of the view that the Group will continue to operate as a going concern. The Directors' view is based on the ability of the Group to continue to have access to banking facilities available to the Group with the support of Mr Lim Kian Onn ("Mr LKO") as guarantor to those facilities as well as the ability of the Group to generate sufficient net cash inflows from investing activities based on the forecast prepared by management. As at the date of these financial statements, Mr LKO has provided a commitment to the Group to continue to provide and not withdraw such personal guarantee so as to enable the Group to have continuous access to these banking facilities. The Directors are also of the view that the Group will be able to secure additional borrowings by securing its long-term assets which are currently unencumbered.

Convergence with International Financial Reporting Standards

For annual financial period beginning on or after 1 January 2018, Singapore incorporated companies listed on the Singapore Exchange will apply Singapore Financial Reporting Standards (International) ("SFRS(I)"), a new financial reporting framework identical to International Financial Reporting Standards. The Group will adopt SFRS(I) on 1 January 2018.

The Group has performed an assessment of the impact of adopting SFRS(I). The Group expects that adoption of SFRS(I) will have no material impact on the financial statements in the year of initial application.

2.2 Changes in accounting policies

The accounting policies adopted are consistent with those of the previous financial year except that in the current financial year, the Group has adopted all the new and revised standards that are effective for annual financial periods beginning on or after 1 January 2017. The adoption of these standards did not have any effect on the financial performance or position of the Group and the Company.

2.3 Standards issued but not yet effective

The Group has not adopted the following FRSs applicable to the Group that have been issued but not yet effective:

Description	Effective for annual periods beginning on or after
Amendments to FRS 102 Classification and Measurement of Share-based Payment Transactions	1 January 2018
Amendments to FRS 40 Transfers of Investment Property	1 January 2018
FRS 109 Financial Instruments	1 January 2018
FRS 115 Revenue from Contracts with Customers	1 January 2018
Improvements to FRSs (December 2016) – Amendments to FRS 28 Investments in Associates and Joint Ventures	1 January 2018
INT FRS 122 Foreign Currency Transactions and Advance Consideration	1 January 2018
FRS 116 Leases	1 January 2019
INT FRS 123 Uncertainty over Income Tax Treatments	1 January 2019
Improvements to FRSs (March 2018):	
 - Amendments to FRS 103 Business Combinations - Amendments to FRS 111 Joint Arrangements - Amendments to FRS 12 Income Taxes - Amendments to FRS 23 Borrowing costs 	1 January 2019 1 January 2019 1 January 2019 1 January 2019
Amendments to FRS 109 Prepayment Features with Negative Compensation	1 January 2019
Amendments to FRS 28 Long-term interests in Associates and Joint Ventures	1 January 2019
Amendments to FRS 110 and FRS 28 Sale or Contribution of Assets between an Investor and its Associate or Joint Venture	Date to be determined

As disclosed in Note 2.1, the Group will adopt SFRS(I) on 1 January 2018. Upon adoption of SFRS(I) on 1 January 2018, the SFRS(I) equivalent of the above standards that are effective on 1 January 2018 will be adopted at the same time.

Except for SFRS(I) 9, SFRS(I) 15 and SFRS(I) 16, the Directors expect that the adoption of the SFRS(I) equivalent of the above standards will have no material impact on the financial statements in the year of initial application. The nature of the impending changes in accounting policy on adoption of SFRS(I) 9, SFRS(I) 15 and SFRS(I) 16 are described below.

SFRS(I) 9 Financial Instruments

SFRS(I) 9 introduces new requirements for classification and measurement of financial assets, impairment of financial assets and hedge accounting. Financial assets are classified according to their contractual cash flow characteristics and the business model under which they are held. The impairment requirements in SFRS(I) 9 are based on an expected credit loss model and replace the SFRS(I) 1-39 incurred loss model.

Classification and measurement

Under SFRS(I) 9, the Group will be required to measure its equity securities at fair value. The Group currently measures its investments in unquoted equity securities at cost less impairment. The Group will elect to measure its unquoted equity securities at fair value through other comprehensive income ("FVOCI") and will continue to measure its quoted equity securities at FVOCI. The Group does not expect any significant impact arising from these changes.

Impairment

SFRS(I) 9 requires the Group to measure the loss allowance at an amount equal to the lifetime expected credit losses. The Group expects to apply the simplified approach and record lifetime expected losses on all trade receivables. The Group does not expect any significant impact on the Group's financial results.

The Group plans to adopt the new standard on the required effective date without restating prior periods' information and recognises any difference between the previous carrying amount and the carrying amount at the beginning of the annual reporting period at the date of initial application in the opening retained earnings.

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2.3 Standards issued but not yet effective (cont'd)

SFRS(I) 15 Revenue from Contracts with Customers

SFRS(I) 15 establishes a five-step model to account for revenue arising from contracts with customers. Under SFRS(I) 15, revenue is recognised at an amount that reflects the consideration which an entity expects to be entitled in exchange for transferring goods or services to a customer.

The new revenue standard will supersede all current revenue recognition requirements under FRS. The Group would be required to adopt a full retrospective application for annual periods beginning on or after 1 January 2018. Early adoption is permitted.

The Group has performed an assessment of SFRS(I) 15 which is subject to changes arising from a more detailed ongoing analysis. The Group is involved in the provision of credit facilities as well as Information Technology ("IT") related services. The revenue contracts entered into by the Group typically only has one performance obligation per contract with no variable consideration nor rights of return.

License fees relate to the right to use the relevant software, based on a one-time billing with no expiry period. Consequently, revenue from license fees are recognised at a point in time when the license is granted. Revenue from implementation services are recognised based on milestone billings measured by reference to the stage of completion of the projects. This is similar to the "output method" under SFRS(I) 15.

The contracts for the provision of credit facilities and maintenance services are for specified contract periods and the customers simultaneously receive and consume the benefits as the services are performed. Hence, under SFRS(I) 15, revenue is recognised over time, similar to the current revenue recognition policy that is adopted by the Group.

The Group has also assessed that the revenue recognition of the respective equity accounted investments would not be significantly impacted by the application of SFRS(I) 15. Consequently, the Group does not expect a significant impact arising from the equity accounting of the results and reserves of these investments upon the application of SFRS(I) 15.

Accordingly, based on management's assessment, the adoption of SFRS(I) 15 is not expected to have a significant impact on the financial results and financial position of the Group.

The Group plans to adopt the new standard on the required effective date.

SFRS(I) 16 Leases

SFRS(I) 16 requires lessees to recognise most leases on balance sheets to reflect the rights to use the leased assets and the associated obligations for lease payments as well as the corresponding interest expense and depreciation charges. The standard includes two recognition exemption for lessees – leases of 'low value' assets and short-term leases. The new standard is effective for annual periods beginning on or after 1 January 2019.

The Group is currently assessing the impact of the new standard and plans to adopt the new standard on the required effective date. The Group does not expect the adoption of the new standard to have a significant impact on the Group's financial statements.

2.4 Basis of consolidation and business combinations

(a) Basis of consolidation

The consolidated financial statements comprise the financial statements of the Company and its subsidiaries as at the end of the reporting period. The financial statements of the subsidiaries used in the preparation of the consolidated financial statements are prepared for the same reporting date as the Company. Consistent accounting policies are applied to like transactions and events in similar circumstances.

All intra-group balances, income and expenses and unrealised gains and losses resulting from intra-group transactions and dividends are eliminated in full.

Subsidiaries are consolidated from the date of acquisition, being the date on which the Group obtains control, and continue to be consolidated until the date that such control ceases.

Losses within a subsidiary are attributed to the non-controlling interest even if that results in a deficit balance.

2.4 Basis of consolidation and business combinations (cont'd)

(a) Basis of consolidation (cont'd)

A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction. If the Group loses control over a subsidiary, it:

- de-recognises the assets (including goodwill) and liabilities of the subsidiary at their carrying amounts at the date when control is lost;
- de-recognises the carrying amount of any non-controlling interest;
- de-recognises the cumulative translation differences recorded in equity;
- recognises the fair value of the consideration received;
- recognises the fair value of any investment retained;
- recognises any surplus or deficit in profit or loss; and
- re-classifies the Group's share of components previously recognised in other comprehensive income to profit or loss or retained earnings, as appropriate.

(b) Business combinations

Business combinations are accounted for by applying the acquisition method. Identifiable assets acquired and liabilities assumed in a business combination are measured initially at their fair values at the acquisition date. Acquisition-related costs are recognised as expenses in the periods in which the costs are incurred and the services are received.

Any contingent consideration to be transferred by the acquirer will be recognised at fair value at the acquisition date. Subsequent changes to the fair value of the contingent consideration which is deemed to be an asset or liability, will be recognised in profit or loss.

The Group elects for each individual business combination whether non-controlling interest in the acquiree (if any) (i.e. present interests which entitle their holders to a proportionate share of net assets in the event of liquidation), is recognised on the acquisition date at fair value, or at the non-controlling interest's proportionate share of the acquiree's identifiable net assets. Other components of non-controlling interests are measured at their acquisition date fair value, unless another measurement basis is required by FRS.

Any excess of the sum of the fair value of the consideration transferred in the business combination, the amount of non-controlling interest in the acquiree (if any), and the fair value of the Group's previously held equity interest in the acquiree (if any), over the net fair value of the acquiree's identifiable assets and liabilities is recorded as goodwill. In instances where the latter amount exceeds the former, the excess is recognised as gain on bargain purchase in profit or loss on the acquisition date.

2.5 Transactions with non-controlling interests

Non-controlling interest represents the equity in subsidiaries not attributable, directly or indirectly, to owners of the Company.

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

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2.6 Foreign currencies

The financial statements are presented in Singapore Dollars, which is also the Company's functional currency. Each entity in the Group determines its own functional currency and items included in the financial statements of each entity are measured using that functional currency.

(a) Transactions and balances

Transactions in foreign currencies are measured in the respective functional currencies of the Company and its subsidiaries and are recorded on initial recognition in the functional currencies at exchange rates approximating those ruling at the transaction dates. Monetary assets and liabilities denominated in foreign currencies are translated at the rate of exchange ruling at the end of the reporting period. Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates as at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was measured.

Exchange differences arising on the settlement of monetary items or on translating monetary items at the end of the reporting period are recognised in profit or loss except for exchange differences arising on monetary items that form part of the Group's net investment in foreign operations, which are recognised initially in other comprehensive income and accumulated under foreign currency translation reserve in equity. The foreign currency translation reserve is reclassified from equity to profit or loss of the Group on disposal of the foreign operation.

(b) Consolidated financial statements

For consolidation purpose, the assets and liabilities of foreign operations are translated into Singapore Dollars at the rate of exchange ruling at the end of the reporting period and their profit or loss are translated at the exchange rates prevailing at the date of the transactions. The exchange differences arising on the translation are recognised in other comprehensive income. On disposal of a foreign operation, the component of other comprehensive income relating to that particular foreign operation is recognised in profit or loss.

In the case of a partial disposal without loss of control of a subsidiary that includes a foreign operation, the proportionate share of the cumulative amount of the exchange differences are re-attributed to the non-controlling interest and are not recognised in profit or loss. For partial disposals of associates or jointly controlled entities that are foreign operations, the proportionate share of the accumulated exchange differences is reclassified to profit or loss.

2.7 Property, plant and equipment

All items of property, plant and equipment are initially recorded at cost. Subsequent to recognition, property, plant and equipment other than freehold land are measured at cost less accumulated depreciation and any accumulated impairment losses.

Freehold land has unlimited useful life and therefore is not depreciated.

Depreciation is computed on a straight-line basis over the estimated useful life of the asset as follows:

Computer equipment-3 yearsMotor vehicles-5 yearsFurniture and fittings-5 yearsOffice renovation-5 yearsOffice equipment-5 years

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

The residual value, useful life and depreciation method are reviewed at each financial year-end, and adjusted prospectively, if appropriate.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on de-recognition of the asset is included in profit or loss in the year the asset is derecognised.

2.8 Intangible assets

Intangible assets acquired separately are measured initially at cost. Following initial acquisition, intangible assets are carried at cost less any accumulated amortisation and any accumulated impairment losses. Internally generated intangible assets, excluding capitalised development costs, are not capitalised and expenditure is reflected in profit or loss in the year in which the expenditure is incurred.

The useful lives of intangible assets are assessed as either finite or indefinite.

Intangible assets with finite useful lives are amortised over the estimated useful lives and assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortisation period and the amortisation method are reviewed at each financial year-end. Changes in the expected useful life or the expected pattern of consumption of future economic benefits embodied in the asset is accounted for by changing the amortisation period or method, as appropriate, and are treated as changes in accounting estimates.

Intangible assets with indefinite useful lives or not yet available for use are tested for impairment annually, or more frequently if the events and circumstances indicate that the carrying value may be impaired either individually or at the cash-generating unit level. Such intangible assets are not amortised. The useful life of an intangible asset with an indefinite useful life is reviewed annually to determine whether the useful life assessment continues to be supportable. If not, the change in useful life from indefinite to finite is made on a prospective basis.

Gains or losses arising from de-recognition of an intangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognised in profit or loss when the asset is derecognised.

2.9 Impairment of non-financial assets

The Group assesses at each reporting date whether there is an indication that an asset may be impaired. If any indication exists, or when annual impairment testing for an asset is required, the Group makes an estimate of the asset's recoverable amount.

An asset's recoverable amount is the higher of an asset's or cash-generating unit's fair value less costs of disposal and its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or group of assets. Where the carrying amount of an asset or cash-generating unit exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount.

Impairment losses are recognised in profit or loss, except for assets that are previously revalued where the revaluation was taken to other comprehensive income. In this case, the impairment is also recognised in other comprehensive income up to the amount of any previous revaluation.

A previously recognised impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognised. If that is the case, the carrying amount of the asset is increased to its recoverable amount. That increase cannot exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognised previously. Such reversal is recognised in profit or loss unless the asset is measured at revalued amount, in which case the reversal is treated as a revaluation increase.

2.10 Subsidiaries

A subsidiary is an investee that is controlled by the Group. The Group controls an investee when it is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee.

In the Company's separate financial statements, investments in subsidiaries are accounted for at cost less impairment losses.

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2.11 Joint arrangements

A joint arrangement is a contractual arrangement whereby two or more parties have joint control. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require the unanimous consent of the parties sharing control.

A joint arrangement is classified either as joint operation or joint venture, based on the rights and obligations of the parties to the arrangement.

To the extent the joint arrangement provides the Group with rights to the assets and obligations for the liabilities relating to the arrangement, the arrangement is a joint operation. To the extent the joint arrangement provides the Group with rights to the net assets of the arrangement, the arrangement is a joint venture.

The Group recognises its interest in a joint venture as an investment and accounts for the investment using the equity method. The accounting policy for investment in joint venture is set out in Note 2.12.

2.12 Associates and joint venture

An associate is an entity over which the Group has the power to participate in the financial and operating policy decisions of the investee but does not have control or joint control of those policies.

The Group accounts for its investments in associates and joint venture using the equity method from the date on which it becomes an associate or joint venture.

On acquisition of the investment, any excess of the cost of the investment over the Group's share of the net fair value of the investee's identifiable assets and liabilities is accounted as goodwill and is included in the carrying amount of the investment. Any excess of the Group's share of the net fair value of the investee's identifiable assets and liabilities over the cost of the investment is included as income in the determination of the entity's share of the associates or joint venture's profit or loss in the period in which the investment is acquired.

Under the equity method, the investment in associates or joint venture are carried in the balance sheet at cost plus post-acquisition changes in the Group's share of net assets of the associates or joint ventures. The profit or loss reflects the share of results of the operations of the associates or joint ventures. Distributions received from associates or joint venture reduce the carrying amount of the investment. Where there has been a change recognised in other comprehensive income by the associates or joint venture, the Group recognises its share of such changes in other comprehensive income. Unrealised gains and losses resulting from transactions between the Group and associates or joint venture are eliminated to the extent of the interest in the associates or joint venture.

When the Group's share of losses in an associate or joint venture equals or exceeds its interest in the associates or joint venture, the Group does not recognise further losses, unless it has incurred obligations or made payments on behalf of the associates or joint venture.

After application of the equity method, the Group determines whether it is necessary to recognise an additional impairment loss on the Group's investment in associates or joint venture. The Group determines at the end of each reporting period whether there is any objective evidence that the investment in the associate or joint venture is impaired. If this is the case, the Group calculates the amount of impairment as the difference between the recoverable amount of the associates or joint venture and its carrying value and recognises the amount in profit or loss.

The financial statements of the associates or joint venture are prepared as of the same reporting date as the Company unless it is impracticable to do so. When the financial statements of an associate or joint venture used in applying the equity method are prepared as of a different reporting date from that of the Company, adjustments are made for the effects of significant transactions or events that occur between that date and the reporting date of the Company.

When the financial statements of an associate or joint venture used in applying the equity method are as of a reporting date or for a period that is different from that of the Company, the reporting date of the financial statements of the associates or joint venture and the reason for using a different reporting date or different period shall be disclosed.

Upon loss of significant influence or joint control over the associates or joint venture, the Group measures the retained interest at fair value. Any difference between the fair value of the aggregate of the retained interest and proceeds from disposal and the carrying amount of the investment at the date the equity method was discontinued is recognised in profit or loss.

2.12 Associates and joint venture (cont'd)

If the Group's interest in an associate or a joint venture is reduced, but the Group continues to apply the equity method, the Group reclassifies to profit or loss the proportion of the gain or loss that had previously been recognised in other comprehensive income relating to that reduction in interest if that gain or loss would be required to be reclassified to profit or loss on the disposal of that interest.

2.13 Financial instruments

(a) Financial assets

Initial recognition and measurement

Financial assets are recognised when, and only when, the Group becomes a party to the contractual provisions of the financial instrument. The Group determines the classification of its financial assets at initial recognition.

When financial assets are recognised initially, they are measured at fair value, plus in the case of financial assets not at fair value through profit or loss, directly attributable transaction costs.

Subsequent measurement

The subsequent measurement of financial assets depends on their classification as follows:

(i) Loans and receivables

Non-derivative financial assets with fixed or determinable payments that are not quoted in an active market are classified as loans and receivables. Subsequent to initial recognition, loans and receivables are measured at amortised cost using the effective interest method, less impairment. Gains and losses are recognised in profit or loss when the loans and receivables are derecognised or impaired, and through the amortisation process.

(ii) Available-for-sale financial assets

Available-for-sale financial assets include equity securities. Equity investments classified as available-for-sale are those which are neither classified as held for trading nor designated at fair value through profit or loss.

After initial recognition, available-for-sale financial assets are subsequently measured at fair value. Any gains or losses from changes in fair value of the financial assets are recognised in other comprehensive income, except that impairment losses, foreign exchange gains and losses on monetary instruments and interest calculated using the effective interest method are recognised in profit or loss. The cumulative gain or loss previously recognised in other comprehensive income is reclassified from equity to profit or loss as a reclassification adjustment when the financial asset is de-recognised.

Investments in equity instruments which are unquoted are measured at cost less impairment loss.

De-recognition

A financial asset is de-recognised where the contractual right to receive cash flows from the asset has expired. On de-recognition of a financial asset in its entirety, the difference between the carrying amount and the sum of the consideration received and any cumulative gain or loss that had been recognised in other comprehensive income is recognised in profit or loss.

Regular way purchase or sale of financial assets

All regular way purchases and sales of financial assets are recognised or de-recognised on the trade date i.e., the date that the Group commits to purchase or sell the asset. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the period generally established by regulation or convention in the marketplace concerned.

2.13 Financial instruments (cont'd)

(b) Financial liabilities

Initial recognition and measurement

Financial liabilities are recognised when, and only when, the Group becomes a party to the contractual provisions of the financial instrument. The Group determines the classification of its financial liabilities at initial recognition.

All financial liabilities are recognised initially at fair value plus in the case of financial liabilities not at fair value through profit or loss, directly attributable transaction costs.

Subsequent measurement

After initial recognition, financial liabilities that are not carried at fair value through profit or loss are subsequently measured at amortised cost using the effective interest method. Gains and losses are recognised in profit or loss when the liabilities are derecognised, and through the amortisation process.

De-recognition

A financial liability is de-recognised when the obligation under the liability is discharged or cancelled or expires. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a de-recognition of the original liability and the recognition of a new liability, and the difference in the respective carrying amounts is recognised in profit or loss.

(c) Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount is presented in the balance sheets, when and only when, there is a currently enforceable legal right to set off the recognised amounts and there is an intention to settle on a net basis, or to realise the assets and settle the liabilities simultaneously.

2.14 Impairment of financial assets

The Group assesses at each reporting date whether there is any objective evidence that a financial asset is impaired.

(a) Financial assets carried at amortised cost

For financial assets carried at amortised cost, the Group first assesses whether objective evidence of impairment exists individually for financial assets that are individually significant, or collectively for financial assets that are not individually significant. If the Group determines that no objective evidence of impairment exists for an individually assessed financial asset, whether significant or not, it includes the asset in a group of financial assets with similar credit risk characteristics and collectively assesses them for impairment. Assets that are individually assessed for impairment and for which an impairment loss is, or continues to be recognised are not included in a collective assessment of impairment.

If there is objective evidence that an impairment loss on financial assets carried at amortised cost has been incurred, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows discounted at the financial asset's original effective interest rate. If a loan has a variable interest rate, the discount rate for measuring any impairment loss is the current effective interest rate. The carrying amount of the asset is reduced through the use of an allowance account. The impairment loss is recognised in profit or loss.

When the asset becomes uncollectible, the carrying amount of impaired financial asset is reduced directly or if an amount was charged to the allowance account, the amounts charged to the allowance account are written off against the carrying value of the financial asset.

To determine whether there is objective evidence that an impairment loss on financial assets has been incurred, the Group considers factors such as the probability of insolvency or significant financial difficulties of the debtor and default or significant delay in payments.

2.14 Impairment of financial assets (cont'd)

(a) Financial assets carried at amortised cost (cont'd)

If in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognised, the previously recognised impairment loss is reversed to the extent that the carrying amount of the asset does not exceed its amortised cost at the reversal date. The amount of reversal is recognised in profit or loss.

(b) Financial assets carried at cost

If there is objective evidence (such as significant adverse changes in the business environment where the issuer operates, probability of insolvency or significant financial difficulties of the issuer) that an impairment loss on financial assets carried at cost had been incurred, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows discounted at the current market rate of return for a similar financial asset. Such impairment losses are not reversed in subsequent periods.

(c) Available-for-sale financial assets

In the case of equity investments classified as available-for-sale, objective evidence of impairment include (i) significant financial difficulty of the issuer or obligor, (ii) information about significant changes with an adverse effect that have taken place in the technological, market, economic or legal environment in which the issuer operates, and indicates that the cost of the investment in equity instrument may not be recovered; and (iii) a significant or prolonged decline in the fair value of the investment below its costs.

If an available-for-sale financial asset is impaired, an amount comprising the difference between its acquisition cost (net of any principal repayment and amortisation) and its current fair value, less any impairment loss previously recognised in profit or loss, is transferred from other comprehensive income and recognised in profit or loss. Reversals of impairment losses in respect of equity instruments are not recognised in profit or loss; increase in their fair value after impairment are recognised directly in other comprehensive income.

2.15 Cash and cash equivalents

Cash and cash equivalents comprise cash at bank and on hand and short-term deposits that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value. These also include bank overdrafts that form an integral part of the Group's cash management.

2.16 Provisions

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and the amount of the obligation can be estimated reliably.

Provisions are reviewed at the end of each reporting period and adjusted to reflect the current best estimate. If it is no longer probable that an outflow of economic resources will be required to settle the obligation, the provision is reversed. If the effect of the time value of money is material, provisions are discounted using a current pre tax rate that reflects, where appropriate, the risks specific to the liability. When discounting is used, the increase in the provision due to the passage of time is recognised as a finance cost.

2.17 Financial guarantee

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

Financial guarantees are recognised initially as a liability at fair value, adjusted for transaction costs that are directly attributable to the issuance of the guarantee. Subsequent to initial recognition, financial guarantees are recognised as income in profit or loss over the period of the guarantee. If it is probable that the liability will be higher than the amount initially recognised less amortisation, the liability is recorded at the higher amount with the difference charged to profit or loss.

2.18 Borrowing costs

Borrowing costs are capitalised as part of the cost of a qualifying asset if they are directly attributable to the acquisition, construction or production of that asset. Capitalisation of borrowing costs commences when the activities to prepare the asset for its intended use or sale are in progress and the expenditures and borrowing costs are incurred. Borrowing costs are capitalised until the assets are substantially completed for their intended use or sale. All other borrowing costs are expensed in the period they occur. Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds.

2.19 Redeemable convertible unsecured loan stocks ("RCULS")

RCULS are separated into liability and equity components based on the terms of the contract.

On issuance of the RCULS, the fair value of the liability component is determined using a market rate for an equivalent non-convertible bond. This amount is classified as a financial liability measured at amortised cost (net of transaction costs) until it is extinguished on conversion or redemption.

The remainder of the proceeds is allocated to the conversion option that is recognised and included in shareholders' equity. Transaction costs are deducted from equity, net of associated income tax. The carrying amount of the conversion option is not remeasured in subsequent years.

Transaction costs are apportioned between the liability and equity components of the RCULS based on the allocation of proceeds to the liability and equity components when the instruments are initially recognised.

2.20 Employee benefits

(a) Defined contribution plans

The Group participates in the national pension schemes as defined by the laws of the countries in which it has operations. In particular, the Singapore companies in the Group make contributions to the Central Provident Fund scheme in Singapore and the Malaysian companies in the Group make contributions to the Employee Provident Fund in Malaysia, which are defined contribution pension schemes. Contributions to defined contribution pension schemes are recognised as an expense in the period in which the related service is performed.

(b) Employee leave entitlement

Employee entitlements to annual leave are recognised as a liability when they accrue to employees. The undiscounted liability for leave expected to be settled wholly before twelve months after the end of the reporting period is recognised for services rendered by employees up to the end of the reporting period. The liability for leave expected to be settled beyond twelve months from the end of the reporting period is determined using the projected unit credit method. The net total of service costs, net interest on the liability and remeasurement of the liability are recognised in profit or loss.

(c) Defined benefit plans

The costs of providing benefits under defined benefit plans of certain subsidiaries of an associate are determined separately for each plan using the projected unit credit actuarial valuation method.

Re-measurements, comprising of actuarial gains and losses, the effect of the asset ceiling, excluding net interest and the return on plan assets (excluding net interest), are recognised immediately in the balance sheet with a corresponding debit or credit to retained earnings through other comprehensive income in the period in which they occur.

Re-measurements are not reclassified to profit or loss in subsequent periods.

Past service costs are recognised in profit or loss on the earlier of:

- The date of the plan amendment or curtailment, and
- The date that the associate recognises restructuring-related costs

2.20 Employee benefits (cont'd)

(c) Defined benefit plans (cont'd)

Net interest is calculated by applying the discount rate to the net defined benefit liability or asset. The associate recognises the following changes in the net defined benefit obligation in the consolidated statement of profit or loss:

- Service costs comprising current service costs, past-service costs, gains and losses on curtailments and nonroutine settlements
- Net interest expense or income

(d) Employee share options and share awards

Employees of the Group receive remuneration in the form of share options and share awards as consideration for services rendered. The cost of these equity-settled share based payment transactions with employees is measured by reference to the fair value of the options and share awards at the date on which the options and share awards are granted which takes into account performance and non-vesting conditions. This cost is recognised in profit or loss, with a corresponding increase in the share-based payments reserve, over the vesting period. The cumulative expense recognised at each reporting date until the vesting date reflects the extent to which the vesting period has expired and the Group's best estimate of the number of options that will ultimately vest. The charge or credit to profit or loss for a period represents the movement in cumulative expense recognised as at the beginning and end of that period and is recognised in employee benefits expense.

The share-based payments reserve is transferred to retained earnings upon expiry of the share option.

2.21 Leases

(a) As lessee

Finance leases which transfer to the Group substantially all the risks and rewards incidental to ownership of the leased item, are capitalised at the inception of the lease at the fair value of the leased asset or, if lower, at the present value of the minimum lease payments. Any initial direct costs are also added to the amount capitalised. Lease payments are apportioned between the finance charges and reduction of the lease liability so as to achieve a constant rate of interest on the remaining balance of the liability. Finance charges are charged to profit or loss. Contingent rents, if any, are charged as expenses in the periods in which they are incurred.

Capitalised leased assets are depreciated over the shorter of the estimated useful life of the asset and the lease term, if there is no reasonable certainty that the Group will obtain ownership by the end of the lease term.

Operating lease payments are recognised as an expense in profit or loss on a straight-line basis over the lease term. The aggregate benefit of incentives provided by the lessor is recognised as a reduction of rental expense over the lease term on a straight-line basis.

(b) As lessor

Leases where the Group retains substantially all the risks and rewards of ownership of the asset are classified as operating leases. Initial direct costs incurred in negotiating an operating lease are added to the carrying amount of the leased asset and recognised over the lease term on the same bases as rental income. The accounting policy for rental income is set out in Note 2.22(f). Contingent rents are recognised as revenue in the period in which they are earned.

2.22 Revenue

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the Group and the revenue can be reliably measured, regardless of when the payment is made. Revenue is measured at the fair value of consideration received or receivable, taking into account contractually defined terms of payment and excluding taxes or duty.

(a) Sale of goods

Revenue from sale of goods is recognised upon the transfer of significant risk and rewards of ownership of the goods to the customer, usually on delivery of goods. Revenue is not recognised to the extent where there are significant uncertainties regarding recovery of the consideration due, associated costs or the possible return of goods.

(b) Rendering of services

Revenue from license fees and services are recognised based on milestone billings measured by reference to the stage of completion of the projects.

Revenue from service maintenance is recognised evenly over the term of the contract and unrecognised amount is deferred and classified as deferred revenue.

Revenue from facilitation services is recognised when the services are rendered.

(c) Interest income from provision of credit facilities

Interest income from provision of credit facilities is recognised by using effective interest method and is accounted for monthly by reference to periods that are stipulated in the financing agreement.

(d) Interest income from bank deposits

Interest income is recognised using the effective interest method.

(e) Dividend income

Dividend income is recognised when the Group's right to receive payment is established.

(f) Rental income

Revenue arising from rental income is recognised on an accrual basis in accordance with the substance of the relevant agreements.

2.23 Taxes

(a) Current tax

Current income tax assets and liabilities for the current and prior periods are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted at the end of the reporting period, in the countries where the Group operates and generates taxable income.

Current income taxes are recognised in profit or loss except to the extent that the tax relates to items recognised outside profit or loss, either in other comprehensive income or directly in equity. Management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretation and establishes provisions where appropriate.

(b) Deferred tax

Deferred tax is provided using the liability method on temporary differences at the end of the reporting period between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

2.23 Taxes (cont'd)

(b) Deferred tax (cont'd)

Deferred tax liabilities are recognised for all temporary differences, except:

- Where the deferred tax liability arises from the initial recognition of goodwill or of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither accounting profit nor taxable profit or loss; and
- In respect of taxable temporary differences associated with investments in subsidiaries, associates and interests in joint ventures, where the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred tax assets are recognised for all deductible temporary differences, carry forward of unused tax credits and unused tax losses, to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carry forward of unused tax credits and unused tax losses can be utilised except:

- Where the deferred tax asset relating to the deductible temporary difference arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither accounting profit nor taxable profit or loss; and
- In respect of deductible temporary differences associated with investments in subsidiaries, associates and interests in joint ventures, deferred tax assets are recognised only to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilised.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilised. Unrecognised deferred tax assets are reassessed at the end of each reporting period and are recognised to the extent that it has become probable that future taxable profit will allow the deferred tax asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the year when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the end of each reporting period.

Deferred tax relating to items recognised outside profit or loss is recognised outside profit or loss. Deferred tax items are recognised in correlation to the underlying transaction either in other comprehensive income or directly in equity and deferred tax arising from a business combination is adjusted against goodwill on acquisition.

Deferred tax assets and deferred tax liabilities are offset, if a legally enforceable right exists to set off current income tax assets against current income tax liabilities and the deferred taxes relate to the same taxable entity and the same taxation authority.

(c) Goods and services tax

Revenues, expenses and assets are recognised net of the amount of goods and services tax except:

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

2.24 Share capital and share issuance expenses

Proceeds from issuance of ordinary shares are recognised as share capital in equity. Incremental costs directly attributable to the issuance of ordinary shares are deducted against share capital.

2.25 Contingencies

A contingent liability is:

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

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

Contingent liabilities and assets are not recognised on the balance sheet of the Group, except for contingent liabilities assumed in a business combination that are present obligations and which the fair values can be reliably determined.

3. Significant accounting judgements and estimates

The preparation of the Group's consolidated financial statements requires management to make judgements, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities, and the disclosure of contingent liabilities at the end of each reporting period. However, uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of the asset or liability affected in the future periods.

3.1 Judgements made in applying accounting policies

Management is of the opinion that there is no significant judgement made in applying accounting policies that have a significant risk of causing a material adjustment to the carrying amounts recognised in the consolidated financial statements.

3.2 Key sources of estimation uncertainty

The key assumptions concerning the future and other key sources of estimation uncertainty at the end of the reporting period are discussed below. The Group based its assumptions and estimates on parameters available when the financial statements were prepared. Existing circumstances and assumptions about future developments, however, may change due to market changes or circumstances arising beyond the control of the Group. Such changes are reflected in the assumptions when they occur.

Purchase price allocation of ECM Libra Financial Group Berhad ("ECMLIB")

On 31 May 2016, the Group acquired 25.89% of the total issued and paid-up capital of ECMLIB for a total cash consideration of \$9,263,284. On 20 December 2016, the Group disposed of 6.11% of its interest in ECMLIB for a total consideration of \$2,122,021. The Group's interest in ECMLIB has decreased from 25.89% to 19.78% with net carrying amount of \$9,209,730 as at the end of previous financial year. Management has assessed that it continues to have significant influence over ECMLIB by virtue of being represented on the board of directors of ECMLIB.

Included in the net carrying amount is an amount of \$3,267,392 which relates to the excess of the Group's 25.89% share of the provisional net fair value of the identifiable assets and liabilities of ECMLIB as at the date of acquisition over the allocated cost of the investment in ECMLIB, based on the preliminary purchase price allocation exercise performed by management. During the financial year, the management had completed the assessment and concluded that no revision to the fair value at the date of acquisition is required.

4. Revenue

	Group	
	2017	
	\$	\$
Revenue from:		
- sale of goods	80,358	560
- license fees and services	361,748	567,900
- service maintenance	436,952	528,801
- facilitation services	_	12,896
Interest income from provision of credit facilities	4,701	71,209
Dividend income	_	20
Rental income	_	18,914
	883,759	1,200,300

5. Other income

	Group	
	2017	2016
	\$	\$
Interest income from bank deposits	66,060	26,491
Miscellaneous income	_	5,722
	66,060	32,213

6. Employee benefits expenses

Group	
2017 201	2016
\$	\$
1,244,241	1,172,162
114,982	110,181
435,071	396,502
25,512	46,660
1,819,806	1,725,505
	2017 \$ 1,244,241 114,982 435,071 25,512

Employee benefits expenses include the amounts shown as Directors' remuneration in Note 30.

6. Employee benefits expenses (cont'd)

Share options and share awards

At an Extraordinary General Meeting ("EGM") held on 20 May 2016, the shareholders approved the Plato Employee Share Option Scheme 2016 ("Plato ESOS 2016") and the Plato Performance Share Plan 2016 ("Plato PSP 2016") for the granting of non-transferable share options and share awards that are settled by physical delivery of the ordinary shares of the Company, to the Directors and eligible employees of the Group.

The Plato ESOS 2016 and Plato PSP 2016 are administered by the Remuneration Committee (the "RC") of the Company.

- The Company has granted 10,478,584 share options under the Plato ESOS 2016 ("Options"). These Options expire 10 years from 17 June 2016, being the date of grant, save for Options granted to Lim Kian Onn, Michael Kan Yuet Yun PBM, and Chong Huai Seng which expire 5 years from the date of grant. The vesting period of the Options granted, provided that the Directors and eligible employees remain in the service of the Group is as follows:
 - 1/3 of the Options shall be exercisable at any time after the 1st anniversary of the date of grant;
 - 1/3 of the Options shall be exercisable at any time after the 2nd anniversary of the date of grant; and
 - 1/3 of the Options shall be exercisable at any time after the 3rd anniversary of the date of grant.
- The Company has also granted 5,239,296 share awards under the Plato PSP 2016 ("Awards"). The shares under the Awards will be allocated and issued or transferred to a recipient if certain predetermined performance conditions as determined by the RC are achieved or otherwise in accordance with the Rules of the Plato PSP 2016. The Awards for each recipient are released and vest proportionately (1/3) each year from 2017 to 2019, provided that the Directors and eligible employees remain in the service of the Group.

The grant of the Options and Awards were accepted by the Directors and eligible employees of the Group in July 2016.

Details of all the Options to subscribe for ordinary shares of the Company pursuant to the Plato ESOS 2016 as at 31 December 2017 are as follows:

Expiry date	Exercise price (S\$)	Number of Options Outstanding as at 1 January 2017	Number of Options Forfeited during the year	Number of Options Outstanding as at 31 December 2017
16 June 2021	0.10	3,860,531	_	3,860,531
16 June 2026	0.10	6,618,053	(1,240,885)	5,377,168
Total		10,478,584	(1,240,885)	9,237,699

Details of all the Awards granted pursuant to the Plato PSP 2016 as at 31 December 2017 are as follows:

Expiry date	Number of Awards	Number of Awards	Number of Awards
	Outstanding as at	Forfeited during	Outstanding as at
	1 January 2017	the year	31 December 2017
Plato PSP 2016	5,239,296	(620,443)	4,618,853

The weighted average fair values of share options and share awards granted during the financial year ended 31 December 2016 were \$0.076 and \$0.085 respectively.

The weighted average remaining contractual life for these Options is 7.7 (2016: 8.7) years.

6. Employee benefits expenses (cont'd)

Fair value of share options granted

The fair value of share options granted under the Plato ESOS 2016 is estimated at the date of the grant, using a Black-Scholes simulation model, taking into account the terms and conditions upon which the Options were granted. It takes into account historic dividends, share price fluctuation covariance of the Company to predict the distribution of relative share performance.

The following table lists the inputs to the Option pricing model for the share options granted in the prior year:

Dividend yield (%)	-
Expected volatility (%)	129 to 162
Risk-free interest rate (% p.a.)	1.63 to 2.25
Expected life of Option (years)	3.5 to 7
Weighted average share price (\$)	0.085

The expected life of the share options is based on historical data and is not necessarily indicative of exercise patterns that may occur. The expected volatility reflects the assumption that the historical volatility over a period similar to the life of the Options is indicative of future trends, which may not necessarily be the actual outcome.

Fair value of share awards granted

The fair value of the share awards granted under the Plato PSP 2016 is estimated at the date of the grant, based on the prevailing share price of the Company of \$0.085 at the date when the grant was accepted by the Directors and eligible employees, taking into consideration the terms and conditions upon which the share awards were granted and the assessment of the probability of the performance conditions set being met by the Directors and eligible employees. Due to the nature of these share awards, the estimation of the dividend yield is not applicable and there were no other significant inputs used for estimating the fair value of these share awards.

7. Finance costs

	Gr	Group	
	2017	2016	
	\$	\$	
Interest expense on:			
- bank borrowings	349,183	390,848	
- RCULS	321,477	201,103	
- borrowings from related parties		48,568	
	670,660	640,519	

8. Profit before tax

The following items have been included in arriving at profit before tax:

	Group	
	2017	2016
	\$	\$
Audit fees:		
- auditors of the Company	118,747	131,967
- other auditors	30,278	26,350
Non-audit fees:		
- other auditors	3,187	6,960
Operating lease expenses	52,736	51,470

There were no non-audit fees paid to the auditor of the Company for the financial years ended 31 December 2017 and 2016.

9. Income tax credit

Major components of income tax credit

The major components of income tax credit for the years ended 31 December 2017 and 2016 are:

			Group	
			2017	2016
			\$	\$
Consolidated income statement:				
Current income tax				
- Current income taxation			_	7,605
- (Over)/under provision in respect of previous years			(5,627)	2,204
			(5,627)	9,809
Deferred tax (Note 25)				
- Reversal of temporary differences			(54,651)	(48,822)
Income tax credit recognised in profit or loss			(60,278)	(39,013)
	Gr	oup	Company	
	2017	2016	2017	2016
	\$	\$	\$	\$
Statement of changes in equity:				
Deferred tax charged directly to equity				
RCULS	_	293,233	_	293,233
	_	293,233	_	293,233

9. Income tax credit (cont'd)

Relationship between tax credit and profit before tax

A reconciliation between tax credit and the profit before tax multiplied by the applicable corporate tax rate for the years ended 31 December 2017 and 2016 are as follows:

	Group	
	2017	2016
	\$	\$
Profit before tax	8,419,413	5,988,924
Tax at the domestic rates applicable to profit in the countries where the Group operates	1,460,881	797,359
Adjustments:		
Non-deductible expenses	205,003	492,220
Deferred tax assets not recognised	208,283	276,429
(Over)/under provision of income tax in respect of previous years	(5,627)	2,204
Share of results of joint venture and associates	(1,928,818)	(1,607,225)
Income tax credit recognised in profit or loss	(60,278)	(39,013)

10. Earnings per share

Basic earnings per share is calculated by dividing profit net of tax, attributable to owners of the Company by the weighted average number of ordinary shares outstanding during the financial year.

Diluted earnings per share is calculated by dividing profit net of tax, attributable to owners of the Company (after adjusting for interest expense on RCULS, net of tax) by the weighted average number of ordinary shares outstanding during the financial year plus the weighted average number of ordinary shares that would be issued on the conversion of all the dilutive potential ordinary shares into ordinary shares.

The following tables reflect the profit and share data used in the computation of basic and diluted earnings per share for the years ended 31 December:

	Group		
	2017	2016	
Profit attributable to owners of the Company (\$)	8,127,378	5,730,822	
Add: Interest expense on RCULS, net of tax (\$)	266,826	152,281	
Profit net of tax attributable to owners of the Company used in the computation of diluted earnings per share (\$)	8,394,204	5,883,103	
Weighted average number of ordinary shares for basic earnings per share computation Effects of dilution	194,701,333	178,994,489	
- Share options	1,204,917	231,034	
- RCULS	48,073,845	28,570,174	
Weighted average number of ordinary shares for diluted earnings per share computation	243,980,095	207,795,697	
Basic earnings per share (cents)	4.17	3.20	
Diluted earnings per share (cents)	3.44	2.83	

10. Earnings per share (cont'd)

The share awards granted pursuant to the Plato PSP 2016 have not been included in the calculation of the earnings per share because the conditions attached to the share awards have not been fulfilled as at 31 December 2017.

There have been no transactions involving ordinary shares or potential ordinary shares since the reporting date and before the completion of these financial statements.

11. Property, plant and equipment

Group	Freehold land \$	Computer equipment	Motor vehicles \$	Furniture and fittings \$	Office renovation	Office equipment	Total \$
Cost							
At 1 January 2016	4,284,195	166,989	48,689	5,927	71,988	28,318	4,606,106
Additions	168,197	7,226	_	436	_	_	175,859
Exchange differences	(61,061)	(3,277)	(949)	(116)	(1,403)	(552)	(67,358)
At 31 December 2016/ 1 January 2017	4,391,331	170,938	47,740	6,247	70,585	27,766	4,714,607
Additions	1,018,596	6,010	_	-	_	732	1,025,338
Disposal	_	(7,206)	_	-	_	_	(7,206)
Exchange differences	237,175	3,331	920	121	1,361	533	243,441
At 31 December 2017	5,647,102	173,073	48,660	6,368	71,946	29,031	5,976,180
Accumulated depreciation							
At 1 January 2016	_	153,195	12,984	5,057	66,400	27,113	264,749
Depreciation charge for the year	_	10,117	9,533	174	5,470	483	25,777
Exchange differences	_	(2,987)	(238)	(99)	(1,286)	(527)	(5,137)
At 31 December 2016/ 1 January 2017	_	160,325	22,279	5,132	70,584	27,069	285,389
Depreciation charge for the year	_	7,840	9,767	208	_	433	18,248
Disposal	_	(7,206)	_	_	_	_	(7,206)
Exchange differences		3,119	394	99	1,361	519	5,492
At 31 December 2017		164,078	32,440	5,439	71,945	28,021	301,923
Net carrying amount							
At 31 December 2016	4,391,331	10,613	25,461	1,115	1	697	4,429,218
At 31 December 2017	5,647,102	8,995	16,220	929	1	1,010	5,674,257

The freehold land of the Group consists of the cost of acquisition of certain properties in Ireland by a subsidiary. The entire acquisition cost has been allocated to the cost of freehold land, as the current intention of the Group is to re-develop the properties into an integrated hotel. The additions included in freehold land during the year consists mainly of professional fees incurred.

12. Intangible asset

	Group	
	2017	2016
	\$	\$
Trademark		
At 1 January	_	_
Addition	258,380	_
Exchange differences	(1,808)	_
At 31 December	256,572	_

Trademark relates to the costs incurred on the "ORMOND" hotel brand. As at 31 December 2017, the trademark is not yet available for use.

13. Investment in subsidiaries

	Company	
	2017	2016
	\$	\$
Unquoted shares, at cost		
At 1 January	12,128,223	11,208,114
Add: Increase in investment in subsidiaries	1,274,578	668,877
Share options and share awards granted to Directors and employees of	241 207	251 222
subsidiaries pursuant to the Plato ESOS 2016 and Plato PSP 2016	241,297	251,232
	13,644,098	12,128,223
Less: Accumulated impairment losses	(11,099,271)	(9,002,093)
At 31 December	2,544,827	3,126,130

13. Investment in subsidiaries (cont'd)

(a) Composition of the Group

The Group has the following investment in subsidiaries:

	Name of subsidiaries	Country of incorporation	Principal activities		of interest he Group
				2017	2016
				%	%
	Held by the Company:				
+	Plato Private Limited	Singapore	Investment holding	100	100
+	Positive Carry Pte. Ltd.	Singapore	Investment holding	100	100
+	Truesource Pte. Ltd. ("TSPL")	Singapore	Investment holding	100	100
#	Plato Capital Sdn Bhd	Malaysia	Provision of credit facilities	100	100
#	Plato-Straits Heritage Properties Sdn Bhd	Malaysia	Dormant	100	100
#	Truesource Sdn Bhd	Malaysia	Investment holding	100	100
*	Plato Aviation Holdings Limited	British Virgin Islands	Aviation and investment holding	100	100
*	Monteco Holdings Limited ("Monteco")	British Virgin Islands	Development and operation of hotel	60	60
*	Asian Strategic Investments Group Limited	British Virgin Islands	Investment holding	100	100
@	Plato Hong Kong Limited	Hong Kong	Investment holding	100	100
##	PKTech India Private Limited	India	Dormant	99.99	99.99
##	PT PKTech Indonesia	Indonesia	Dormant	100	100
@	Ormond (HK) Limited	Hong Kong	Investment holding	100	_

Investment in subsidiaries (cont'd) *13.*

(a) Composition of the Group (cont'd)

	Name of subsidiaries	Country of incorporation	Principal activities		of interest he Group
				2017	2016
				%	%
	Held through the subsidiaries:				
#	Plato Solutions Sdn Bhd	Malaysia	Provision of systems integration related activities and eCommerce systems and services	100	100
#	Plato Management Sdn Bhd	Malaysia	Provision of management services	100	100
*	Positive Carry Limited ("Positive Carry")	British Virgin Islands	Investment holding	75.93	75.93
#	Positive Carry Sdn Bhd	Malaysia	Investment holding	75.93	75.93
*	Plato Capital Investment Fund	Cayman Islands	Investment fund	100	100

Notes:

- #
- @
- Audited by Ernst & Young LLP, Singapore. Audited by member firm of EY Global in Malaysia. Audited by RSM Nelson Wheeler, Hong Kong. Not required to be audited under laws of the countries of incorporation.
- ## No auditors were appointed.

13. Investment in subsidiaries (cont'd)

(b) Interest in subsidiaries with material non-controlling interests ("NCI")

The Group has the following subsidiaries that have NCI that are material to the Group:

Principal place of business	Proportion of ownership interest held by non-controlling interest	(Loss)/profit allocated to NCI during the reporting period	Accumulated NCI at the end of reporting period
	%	\$	\$
British Virgin Islands	40	(40,011)	1,523,498
British Virgin Islands	24.07	392,324	896,061
	=	352,313	2,419,559
British Virgin Islands	40	(26,851)	1,485,256
British Virgin Islands	24.07	323,966	778,916
	=	297,115	2,264,172
	British Virgin Islands British Virgin Islands British Virgin Islands British Virgin Islands	Principal place of business interest held by non-controlling interest British Virgin Islands British Virgin Islands British Virgin Islands British Virgin Islands British Virgin Islands British Virgin Islands British Virgin Islands British Virgin 24.07	Principal place of business of ownership interest held by non-controlling interest

(c) Summarised financial information about subsidiaries with material NCI

Summarised financial information including consolidation adjustments but before intercompany eliminations of subsidiaries with material non-controlling interests are as follows:

	Mont	есо	Positive	e Carry
	2017	2016	2017	2016
	\$	\$	\$	\$
Summarised balance sheets				
Current				
Assets	1,901,875	237,698	2,767,480	2,323,198
Liabilities	(3,748,530)	(924,187)	(9,170,126)	(9,593,058)
Net current liabilities	(1,846,655)	(686,489)	(6,402,646)	(7,269,860)
Non-current				
Assets	5,655,402	4,399,631	12,494,534	12,827,832
Liabilities		_	(2,369,157)	(2,321,921)
Net non-current assets	5,655,402	4,399,631	10,125,377	10,505,911
Net assets	3,808,747	3,713,142	3,722,731	3,236,051

13. Investment in subsidiaries (cont'd)

(c) Summarised financial information about subsidiaries with material NCI (cont'd)

	Monte	есо	Positive	Carry
	2017	2016	2017	2016
	\$	\$	\$	\$
Summarised statements of comprehensive income				
Revenue	_	18,914	_	_
(Loss)/profit before tax	(105,661)	(59,522)	1,629,929	1,345,932
Income tax credit/(expense)	5,633	(7,605)	_	_
(Loss)/profit after tax	(100,028)	(67,127)	1,629,929	1,345,932
Other comprehensive income/(loss)	195,633	(55,602)	(1,143,249)	(826,966)
Total comprehensive income/(loss)	95,605	(122,729)	486,680	518,966
Other summarised information				
Net cash flows (used in)/generated from operations	(105,661)	(59,522)	1,201,144	(87,915)

(d) Impairment testing of investment in subsidiaries

During the financial year, management performed an impairment test on the investments in Plato Solutions Sdn Bhd ("PSSB"), Plato Capital Sdn Bhd ("PCSB") and Plato Private Limited ("PPL"). The Company has written down the investments in PSSB, PCSB and PPL to their recoverable amount based on their respective fair value less cost to sell which approximates the net assets of the subsidiaries at the end of the reporting period. Accordingly, an impairment loss of \$2,097,178 (2016: \$1,624,636) was recognised for the year ended 31 December 2017.

(e) Additional investment in an existing subsidiary

During the financial year, the Company has subscribed for an additional 4,000,000 ordinary shares of RM1 (equivalent to \$0.32) each in PCSB by way of capitalisation of outstanding advances of RM4,000,000 (equivalent to \$1,274,560) due from PCSB.

(f) Acquisition of new subsidiary

On 21 June 2017, the Group acquired a wholly-owned subsidiary incorporated in Hong Kong known as Ormond (HK) Limited with an issued and paid up capital of HKD100 for a total consideration of HKD100 (equivalent to approximately \$18). The purchase consideration was paid in cash using internal funds.

14. Investment in joint venture

	Gro	Group Co		pany
	2017	2016	2017	2016
	\$	\$	\$	\$
Ordinary shares, at cost	50	50	50	50
Redeemable preference shares	11,426,000	15,515,000	11,426,000	15,515,000
Share of post-acquisition results	23,709,084	11,811,592	_	_
Share of other comprehensive income	(3,473,679)	(3,608,817)	_	_
Carrying amount	31,661,455	23,717,825	11,426,050	15,515,050

During the financial year, the redeemable preference shares of \$4,089,000 has been redeemed with the amount due to joint venture.

Investment in joint venture (cont'd) 14.

The details of the joint venture are as follows:

	Name of joint venture	Country of incorporation	Principal activities		rcentage of by the Group
				2017	2016
	Held by the Company:			%	%
*	TP Real Estate Holdings Pte Ltd ("TPRE")	Singapore	Investment holding	50	50
	Held by TPRE and/or its subsidiaries:				
	TP Melbourne Sdn Bhd	Malaysia	Investment holding	50	50
	TP Hotel (Melbourne) Trust	Australia	Dormant	50	50
	TP Melbourne Pty Limited	Australia	Dormant	50	50
	TP Services (Melbourne) Pty Limited	Australia	Dormant	50	50
	TP Edinburgh (BVI) Limited	British Virgin Islands	Investment holding	50	50
	TP Hotel (Edinburgh) Limited	British Virgin Islands	Property holding	50	50
	Yummy Kitchen Sdn Bhd	Malaysia	Food catering services	50	50
#	TP Hotel (Flinders) Trust	Australia	Property holding	40	50
	TP International Pty Limited	Australia	Trustee of TP Hotel (Flinders) Trust	50	50
	TP London (BVI) Limited	British Virgin Islands	Dormant	50	50
	TP Services (Edinburgh) Limited	United Kingdom	Hotel operation	50	50
	TP Sepang Sdn Bhd	Malaysia	Hotel operation	50	50
	TP Colombo Airport (Private) Limited	Sri Lanka	In the process of striking off	50	_

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Audited by Ernst & Young LLP, Singapore. On 21 June 2017, 2 new shareholders subscribed for new shares in TP Hotel (Flinders) Trust which resulted in the change of effective interest from 50% to 40%.

14. Investment in joint venture (cont'd)

In the prior financial year, the statutory financial statements of TPRE were made up to 30 September. For the purpose of applying the equity method of accounting, management accounts made up to 31 December 2016 were used. In the current financial year, TPRE has changed its financial year end from 30 September to 31 December and the adjusted financial statements for the financial period ended 31 December 2017 were used for the purpose of applying the equity method of accounting.

The Group's commitments in respect of its interest in TPRE are disclosed in Note 32.

The Group's contingent liabilities in respect of its investment in joint venture are disclosed in Note 33.

On 14 June 2017, TPRE, through its wholly-owned subsidiaries, TP Hotel (Edinburgh) Limited and TP Services (Edinburgh) Limited, completed the sale of property at Haymarket House, Clifton Terrace, Edinburgh and hotel business for a total cash consideration of GBP23.50 million (equivalent to approximately \$42.26 million). TPRE recognised a gain of disposal of GBP11.71 million (equivalent to approximately \$20.79 million) as a result of the sale.

Summarised financial information in respect of the Group's joint venture and reconciliation with the carrying amount of the investment in the consolidated financial statements are as follows:

Summarised balance sheets

	2017 \$	2016 \$
Cash and cash equivalents	19,999,230	7,552,461
Other current assets	23,444,761	14,364,190
Total current assets	43,443,991	21,916,651
Non-current assets	40,499,832	59,986,200
Total assets	83,943,823	81,902,851
Trade and other payables and provisions	(2,088,488)	(2,895,455)
Other current liabilities	(2,496,584)	(16,747,374)
Total current liabilities	(4,585,072)	(19,642,829)
Total non-current liabilities	(16,076,794)	(14,824,372)
Total liabilities	(20,661,866)	(34,467,201)
Non-controlling interest of TPRE	40,953	_
Net assets	63,322,910	47,435,650
Proportion of the Group's ownership	50%	50%
Group's share of net assets, representing the carrying amount of the investment	31,661,455	23,717,825

14. Investment in joint venture (cont'd)

Summarised statement of comprehensive income

2017	2016
\$	\$
15,587,631	17,176,277
20,795,486	18,644,734
(2,031,237)	(2,475,887)
(8,594,960)	(9,593,299)
(1,336,459)	(2,027,005)
24,420,461	21,724,820
(666,963)	(4,085,220)
23,753,498	17,639,600
41,486	_
23,794,984	17,639,600
270,276	(781,940)
24,065,260	16,857,660
	\$ 15,587,631 20,795,486 (2,031,237) (8,594,960) (1,336,459) 24,420,461 (666,963) 23,753,498 41,486 23,794,984 270,276

15. Investment in associates

	Group	
	2017	2016
	\$	\$
Shares, at cost	37,742,889	37,387,770
Share of post-acquisition loss	(6,299,291)	(5,034,256)
Share of other comprehensive loss	(2,438,089)	(1,884,951)
	29,005,509	30,468,563
This consists of:		
Investment in a quoted associate	9,480,526	9,209,730
Investment in unquoted associates	19,524,983	21,258,833
	29,005,509	30,468,563
Fair value of investment in an associate for which there is a published price quotation	9,890,410	6,224,893

The details of the associates are as follows:

	Name of associates	Country of incorporation	Principal activities		rcentage of by the Group
				2017	2016
				%	%
	Held through Positive Carry Sdn Bhd:				
*	TYK Capital Sdn Bhd ("TYKC")	Malaysia	Investment holding and provision of management services	20.50	20.50
	Held through TYKC:				
	Eng Teknologi Holdings Sdn Bhd	Malaysia	Dormant	20.50	20.50
	Eng Hardware Engineering Sdn Bhd	Malaysia	Renting of properties	20.50	20.50
	Eng Teknologi Sdn Bhd	Malaysia	Manufacture and sale of precision mechanical components, automation system for computer peripherals and semiconductor industries	20.50	20.50
	Selekta Inovatif (M) Sdn Bhd	Malaysia	Renting of properties	20.50	20.50
	Micro Tooling Sdn Bhd	Malaysia	Dormant	20.50	20.50
	Engtek R & D Sdn Bhd	Malaysia	Struck-off during the financial year	-	20.50
	Engtek Philippines, Inc. ("ETPI")	Philippines	Facility provider	20.50	20.50
	Altum Precision Pte. Ltd. ("APS")	Singapore	Investment holding	20.50	20.50
	Engtek (Thailand) Co., Ltd.	Thailand	Completed winding-up procedures during the financial year	_	20.50

Name of associates	Country of incorporation	Principal activities	Effective pe interest held	rcentage of by the Group
			2017	2016
			%	%
Held through ETPI:				
Engtek Precision Philippines, Inc.	Philippines	Manufacture of precision engineering components and assemblies, precision tools, fixtures, jigs, moulds and dies	20.50	20.50
Held through APS:				
Altum Precision Co., Ltd.	Thailand	Manufacture and sale of electronic and computer parts and equipment	20.50	20.50
Altum Precision Sdn Bhd	Malaysia	Automated die-casting and precision machining	20.50	20.50
Held through Asian Strategic Investments Group Limited/ Plato Capital Sdn Bhd:				
Educ8 Group Sdn Bhd ("Educ8")	Malaysia	Investment holding	44.12	44.10
Held through Educ8				
Epsom College Malaysia Sdn Bhd	Malaysia	Operator of preparatory and senior boarding schools	44.12	44.10
Spanish Sports Venture Sdn Bhd	Malaysia	Operating soccer clinics	44.12	-

	Name of associates	Country of Principal incorporation activities		Effective percentage of interest held by the Group	
				2017	2016
				%	%
	Held through TSPL				
*	ECM Libra Financial Group Berhad ("ECMLIB")	Malaysia	Investment holding	19.78	19.78
	Held through ECMLIB				
	Libra Invest Berhad	Malaysia	Provision of unit trust and asset management services	19.78	19.78
	ECM Libra Partners Sdn Bhd	Malaysia	Provision of credit services	19.78	19.78
	ECML Hotels Sdn Bhd	Malaysia	Dormant	19.78	_
	ECM Libra Capital Sdn Bhd	Malaysia	In Member's Voluntary Liquidation	19.78	19.78
	ECM Libra Capital Markets Sdn Bhd	Malaysia	Dissolved during the financial year	_	19.78
	ECM Libra Holdings Limited	British Virgin Islands	Liquidated during the financial year	_	19.78
	Libra Strategic Opportunity Fund	Malaysia	Liquidated during the financial year	-	19.78

* Audited by member firm of EY Global in Malaysia

Summarised financial information in respect of the Group's associates, adjusted for entries to facilitate the equity accounting by the Group, is set out as follows:

Summarised balance sheets

	TY	KC	Edu	ıc8	ECM	ILIB
	2017	2016	2017	2016	2017	2016
	\$	\$	\$	\$	\$	\$
Cash and cash equivalents	14,745,580	20,934,965	1,462,201	4,225,653	6,854,566	7,109,304
Other current assets	36,917,617	31,531,483	3,842,480	4,084,451	21,388,932	20,191,521
Total current assets	51,663,197	52,466,448	5,304,681	8,310,104	28,243,498	27,300,825
Non-current assets	29,774,131	28,762,894	54,914,843	54,081,145	21,445,813	20,900,998
Total assets	81,437,328	81,229,342	60,219,524	62,391,249	49,689,311	48,201,823
Trade and other payables and provisions	(18,248,273)	(18,295,880)	(5,448,248)	(5,656,381)	(1,519,815)	(1,556,200)
Other current liabilities	(10,480,295)	(6,673,498)	(38,842,237)	(37,616,952)	(239,637)	(69,626)
Total current liabilities	(28,728,568)	(24,969,378)	(44,290,485)	(43,273,333)	(1,759,452)	(1,625,826)
Total non-current liabilities	(6,423,240)	(8,749,473)	_	_	_	(15,178)
Total liabilities	(35,151,808)	(33,718,851)	(44,290,485)	(43,273,333)	(1,759,452)	(1,641,004)
Net assets	46,285,520	47,510,491	15,929,039	19,117,916	47,929,859	46,560,819
Group's share of net assets, representing the carrying						
amount of the investment	12,497,091	12,827,832	7,027,892	8,431,001	9,480,526	9,209,730

Summarised statement of comprehensive income

	ТҮКС		Educ8		ECMLIB	
	2017	2016	2017	2016	2017	2016
	\$	\$	\$	\$	\$	\$
Revenue	85,006,070	122,825,447	12,998,447	10,491,806	6,675,420	5,224,652
Interest income	66,075	3,961	_	_	_	_
Depreciation expense	(9,482,216)	(8,285,840)	(1,513,480)	(1,269,968)	(256,719)	(308,371)
Other operating expenses, net	(69,011,295)	(105,021,957)	(13,849,592)	(12,051,438)	(5,706,815)	(4,438,728)
Interest expense	(293,756)	(1,291,064)	(1,997,709)	(1,828,566)	_	_
Profit/(loss) before tax	6,284,878	8,230,547	(4,362,334)	(4,658,166)	711,886	477,553
Income tax expense	(1,335,114)	(2,207,446)	(51,075)	_	(381,368)	(235,039)
Profit/(loss) after tax	4,949,764	6,023,101	(4,413,409)	(4,658,166)	330,518	242,514
Other comprehensive (loss)/ income	(3,532,016)	(3,559,362)	442,188	(1,753,333)	1,038,525	(1,402,476)
Total comprehensive income/ (loss)	1,417,748	2,463,739	(3,971,221)	(6,411,499)	1,369,043	(1,159,962)

The summarised statement of comprehensive income above reflects the post-acquisition comprehensive income and excludes the following consolidation adjustments. Included in the share of the results of Educ8 is an amount of \$6,190 (2016: \$2,267,703) representing the impairment of the notional goodwill arising from the acquisition of the incremental interest of 0.02% (2016: 12.11%) during the financial year, on the basis that the share of the net assets of Educ8 would approximate the recoverable amount in this investment.

In the case of ECMLIB, the comparative amounts reflected are for the period from 1 June 2016 to 31 December 2016 and does not include the effects of the income of \$3,267,392 recognised by the Group, being the excess of the Group's 25.89% share of the provisional net fair value of the identifiable assets and liabilities of ECMLIB as at the date of acquisition over the allocated cost of the investment in ECMLIB.

Investment in TYK Capital Sdn Bhd ("TYKC")

In 2012, a 70% owned subsidiary of the Group, Positive Carry Sdn Bhd, subscribed for Redeemable Convertible Preference Shares ("RCPS") issued by TYKC with the option to convert the RCPS into a fixed 27% equity interest in TYKC at any time. Positive Carry Sdn Bhd is represented on the board of directors as provided by the shareholders' agreement. Accordingly, the Group has classified the investment in TYKC as an investment in associates.

During the financial year, Positive Carry Sdn Bhd had fully converted the RCPS into ordinary shares of TYKC. The effective interest of the Group in TYKC, after accounting for the share of non-controlling interest remain unchanged at 20.50%.

At the reporting date, no deferred tax liability has been recognised for taxes that would be payable on the undistributed earnings of certain foreign subsidiaries of TYKC. TYKC has determined that these undistributed earnings of the subsidiaries will not be distributed in the foreseeable future. Such temporary differences for which no deferred tax liability has been recognised aggregate to \$27,791,684 (2016: \$46,365,844). The deferred tax liability is estimated to be \$4,168,753 (2016: \$5,772,528). The Group's 27% share of the deferred tax liability is estimated to be \$1,125,563 (2016: \$1,558,583).

Investment in Educ8

The Group's cost of investment in Educ8 increased by \$355,119 from \$20,866,836 to \$21,221,955 as at 31 December 2017, following the subscription of rights issued by Educ8. Consequently, the Group's effective interest in Educ8 increased from 44.100% to 44.120% in the current year.

Certain associates have entered into term loan agreements with licensed banks in Malaysia which contain covenants that restrict the ability of these associates to declare dividends prior to the full settlement of the term loans.

The Group's contingent liabilities in respect of its investment in associates are disclosed in Note 33.

Subsequent to the end of the financial year, the Group subscribed for 1,323,551 rights shares in Educ8 for a total consideration of approximately \$438,539. Consequently, the Group's effective interest in Educ8 further increased from 44.120% to 44.134%.

Investment in ECMLIB

In the previous financial year, on 31 May 2016, the Group acquired 25.89% of the total issued and paid-up capital of ECMLIB for a total cash consideration of \$9,263,284. On 20 December 2016, the Group disposed of 6.11% of its interest in ECMLIB for a total consideration of \$2,122,021 and a loss on the partial disposal of the interest in this associate amounting to \$898,611 was recognised. Following this, the Group's interest in ECMLIB has decreased from 25.89% to 19.78%.

16. Available-for-sale financial assets

	Group		
	2017	2016	
	\$	\$	
Unquoted equity securities, at cost	648,285	648,285	
Accumulated impairment loss	(648,284)	(648,284)	
	1	1	
Quoted equity securities, at fair value	_	266,056	
Total	1	266,057	

The investment in unquoted equity securities is stated at cost less accumulated impairment as its fair value cannot be determined reliably. In the prior financial year, the Group recognised an impairment loss of \$77,037 of its investment in quoted equity securities due to significant or prolonged decline in the fair value of these investments. All the investment in quoted equity securities were disposed off during the financial year.

The fair values of the quoted equity securities are based on closing quoted market prices on the last market day of the financial year (Level 1 of the fair value hierarchy) (Note 34).

The Group disposed of these quoted equity securities and recognised a gain of \$354,149 in profit or loss for the financial year ended 31 December 2017.

The currency profiles of the Group's available-for-sale financial assets are as follows:

	Group		
	2017	2016	
	\$	\$	
Malaysian Ringgit	_	266,056	
United States Dollar	1	1	
	1	266,057	

17. Trade receivables

	Gro	oup
	2017	2016
	\$	\$
Trade receivables	196,716	410,761
Loan to a customer	-	645,860
	196,716	1,056,621

Trade receivables are generally on 30 to 90 (2016: 30 to 90) days terms. They are recognised at their original invoice amounts which represent their fair values on initial recognition.

The loan to a customer was fully settled during the financial year. The interest was charged at 9.62% (2016: 9.62%) per annum.

17. Trade receivables (cont'd)

Trade receivables denominated in foreign currencies at 31 December are as follows:

	Group		
	2017	2016	
	\$	\$	
Malaysian Ringgit	164,669	1,010,048	
United States Dollar	30,150	42,975	

Receivables that are past due but not impaired

The Group has trade receivables amounting to \$12,220 (2016: \$32,941) that are past due at the end of the reporting period but not impaired. These receivables are unsecured and the analysis of their aging at the end of the reporting period is as follows:

	Gro	Group	
	2017	2016	
	\$	\$	
Past due 3 to 6 months	3,293	24,781	
More than 6 months	8,927	8,160	
	12,220	32,941	

Receivables that are impaired

There were no receivables that are impaired. Consequently, no allowance account has been presented.

18. Other receivables and deposits

	Group	
	2017	2016
	\$	\$
Sundry deposits	22,645	22,216
Interest income accrued	1,302	1,322
Sundry receivables	20,429	1,646
	44,376	25,184

Other receivables and deposits denominated in foreign currencies at 31 December are as follows:

	Gro	Group	
	2017	2016	
	\$	\$	
Malaysian Ringgit	30,250	22,973	
Euro	11,701	1,868	
United States Dollar	2,087	_	
Others	338	343	

18. Other receivables and deposits (cont'd)

Other receivables that are impaired at the reporting date and the movement of the allowance account used to record the impairment are as follows:-

	Group		
	2017	2016	
	\$	\$	
Sundry receivables	27,806	1,646	
Less: Allowance for impairment	(7,377)	-	
	20,429	1,646	

Movement in the allowance account:-

	Grou	Group		
	2017	2016		
	\$	\$		
At 1 January	_	_		
Charge for the year	7,377			
At 31 December	7,377	_		

19. Amounts due from/(to) subsidiaries

The amounts due from/(to) subsidiaries are non-trade related, unsecured, interest-free, repayable on demand and are expected to be settled in cash.

20. Cash and cash equivalents

Group		Group Company	
2017	2016	2017	2016
\$	\$	\$	\$
2,908,113	1,133,154	113,752	302,239
1,413,294	2,996,876	1,266,289	755,742
4,321,407	4,130,030	1,380,041	1,057,981
	2017 \$ 2,908,113 1,413,294	2017 2016 \$ \$ 2,908,113 1,133,154 1,413,294 2,996,876	2017 2016 2017 \$ \$ 2,908,113 1,133,154 113,752 1,413,294 2,996,876 1,266,289

Cash at banks earns interest at floating rates based on daily bank deposit rates. Short-term deposits are made for varying periods of between 1 day and 30 days (2016: between 1 day and 30 days), depending on the immediate cash requirements of the Group and the Company, and earn interest at the respective short-term deposit rates. The range of effective interest rates as at 31 December 2017 for the Group was 0.60% to 3.50% (2016: 0.40% to 3.20%) per annum.

20. Cash and cash equivalents (cont'd)

Cash and cash equivalents denominated in foreign currencies at 31 December are as follows:

	Group		Group Comp		oany
	2017	2016	2017	2016	
	\$	\$	\$	\$	
Malaysian Ringgit	916,836	2,738,490	-	_	
United States Dollar	1,287,518	810,657	1,267,300	756,244	
Hong Kong Dollar	6,251	9,612	_	_	
Euro	1,959,422	242,451	2,535	11,403	
British Pound	1,991	7	_	_	
Others	36,657	35,047	5,006	5,019	

21. Trade payables

Trade payables are non-interest bearing and are normally settled on 60 (2016: 60) days term.

Trade payables denominated in foreign currencies at 31 December are as follows:

	Grou	Group		
	2017	2016		
	\$	\$		
Malaysian Ringgit	36,902	_		
United States Dollar	62,693	147,707		
	99,595	147,707		

22. Other payables and accruals

	Group		Group Con		Comp	oany
	2017	2016	2017	2016		
	\$	\$	\$	\$		
Sundry payables	176,336	52,639	16,237	3,884		
Amount due to a substantial shareholder	_	221,466	_	_		
Amount due to non-controlling interest of a subsidiary controlled by a substantial shareholder	1,448,604	181,248	_	_		
Deposits received from customers	474	11,372	_	_		
Accrued staff expenses, bonuses and benefits	167,015	138,061	_	147		
Accruals for directors' fees	89,000	89,000	89,000	89,000		
Other accrued expenses	382,816	404,567	119,900	101,479		
	2,264,245	1,098,353	225,137	194,510		

The amounts due to a substantial shareholder and non-controlling interest of a subsidiary are unsecured, interest-free and repayable on demand.

22. Other payables and accruals (cont'd)

Other payables and accruals denominated in foreign currencies at 31 December are as follows:

	Group		Comp	any	
	2017	2016	2017	2016	
	\$	\$	\$	\$	
Malaysian Ringgit	392,669	453,282	2,113	2,113	
Euro	1,514,707	407,128	_	_	
Others	107,964	22,596	_	_	

23. Amount due to joint venture

The amount due to joint venture is non-trade related, unsecured, interest-free and repayable on demand.

24. Loans and borrowings

	Group		Com	pany	
	2017	2017	2016	2017	2016
	\$	\$	\$	\$	
Revolving credits (current)	5,595,614	6,135,670	_	_	
RCULS (non-current)	5,083,762	4,762,285	5,083,762	4,762,285	
	10,679,376	10,897,955	5,083,762	4,762,285	

Revolving credits

The effective interest rates range from 6.01% to 6.41% (2016: 5.61% to 6.51%) per annum and are rolled over for periods ranging from 6 to 12 months (2016: 6 to 12 months). The effective interest rates range between 1.50% to 2.25% (2016: 1.50% to 2.25%) plus cost of funds.

Revolving credits are obtained by subsidiaries of the Company, secured by corporate guarantee by the Company and personal guarantee by Mr LKO.

The revolving credits are denominated in Malaysian Ringgit.

RCULS

The 100 0.5% RCULS each with a principal amount of \$100,000, amounting to \$10,000,000 due in 2021, were issued on 27 May 2016 ("Date of Issue") to Mr LKO, a director and substantial shareholder of the Group.

The RCULS may be converted into, validly allotted and issued, fully-paid and unencumbered ordinary shares in the share capital of the Company at the conversion price of \$0.13 price per ordinary share to be issued, at the option of Mr LKO at any time up to one month prior to the Maturity Date (defined as 60 months from the Date of Issue).

The interest on the RCULS of 0.5% per annum on the principal amount is payable on the Maturity Date. The interest may, at the discretion of Mr LKO, be satisfied fully either in cash or through the allotment of shares by the Company at the discretion of Mr LKO.

The RCULS which are not converted by Mr LKO on or prior to the Maturity Date shall be redeemed by the Company at 100% of the principal amount of the RCULS together with the interest.

On 15 July 2016, Mr LKO has elected to convert 38 RCULS valued at \$3,800,000 and accrued interest of \$2,499 into ordinary share in the capital of the Company ("New Shares"). An aggregate of 29,249,989 New Shares have been allocated and issued pursuant to the conversion of RCULS ("Conversion").

24. Loans and borrowings (cont'd)

RCULS (cont'd)

Following the Conversion, there are 62 RCULS outstanding, convertible into 47,692,307 ordinary shares of the Company.

The carrying amount of the liability component of RCULS at the end of the reporting period is arrived at as follows:

	Group and Company	
	2017	2016
	\$	\$
Equity component:		
Face value at 1 January	1,164,320	_
Face value of RCULS at initial recognition	_	2,412,455
Transaction costs incurred	_	(61,563)
Deferred tax	_	(293,233)
Conversion to ordinary shares on 15 July 2016		(893,339)
Equity component at 31 December	1,164,320	1,164,320
Liability component:		
Liability component at 1 January	4,762,285	_
Liability component of RCULS at initial recognition	_	7,587,545
Transaction costs incurred	_	(193,627)
Conversion to ordinary shares on 15 July 2016	_	(2,832,736)
Interest charged during the year	321,477	201,103
Liability component at 31 December	5,083,762	4,762,285

Included in transaction costs incurred was an amount of \$61,563 that had been charged against equity as "RCULS issuance expenses" and the remaining amount of \$193,627 charged to profit or loss in the previous financial year.

A reconciliation of liabilities arising from financing activities is as follows:

			Non-cash chan		
Group	2016	Cash flows	Accretion of interest	Foreign exchange movement	2017
	\$	\$	\$	\$	\$
Revolving credits	6,135,670	(660,678)	_	120,622	5,595,614
RCULS	4,762,285	_	321,477	_	5,083,762
Total	10,897,955	(660,678)	321,477	120,622	10,679,376

25. Deferred tax liabilities

Deferred tax as at 31 December relates to the following:

Group and Company			
Balance sheet		Statement of con incon	-
2017	2016	2017	2016
\$	\$	\$	\$
189,760	244,411	(54,651)	(48,822)
189,760	244,411	=	
		(54,651)	(48,822)
	2017 \$ 189,760	Balance sheet 2017 2016 \$ \$	Statement of colspan="3">Statement of colspan="3">Sta

Unrecognised tax losses and unabsorbed capital allowances

At the end of the reporting period, the Group has tax losses of approximately \$4,684,951 (2016: \$4,161,000) and unabsorbed capital allowances of approximately \$82,454 (2016: \$87,000) that are available for offset against future taxable profits of the companies in which the losses arose, for which no deferred tax asset is recognised due to uncertainty of its recoverability. The use of these tax losses and capital allowances are subject to the agreement of the tax authorities and compliance with provisions of the tax legislation of the countries in which the companies operate.

26. Amount due to an associate

The amount due to an associate is unsecured, non-interest bearing, has no fixed term of repayment and is not expected to be repaid within the next twelve months.

Amount due to an associate denominated in foreign currency at 31 December are as follows:

	Gro	Group		
	2017	2016		
	\$	\$		
Malaysian Ringgit	2,369,157	2,321,921		

27. Share capital

	Group and Company			
	20	17	20	16
	Number of shares	\$	Number of shares	\$
Issued and fully paid ordinary shares				
At 1 January Issue of ordinary shares arising from the RCULS	194,701,333	40,875,023	165,451,344	37,148,948
conversion (Note 24)	_	-	29,249,989	3,726,075
At 31 December	194,701,333	40,875,023	194,701,333	40,875,023

27. Share capital (cont'd)

The holders of ordinary shares are entitled to receive dividends as and when declared by the Company. All ordinary shares carry one vote per share without restrictions. The ordinary shares have no par value.

The new shares issued arising from the RCULS conversion rank pari passu in all respects with the ordinary shares in issue, except for any dividends, rights, allotments or other distributions, the record date of which is prior to the issue and allotment of the new shares.

28. Fair value and other reserves

	Fair value reserve	Capital reserve	Share-based payments reserve	Equity component of RCULS	Total of fair value and other reserves
	\$	\$	\$	\$	\$
Group					
At 1 January 2017	55,329	43,159	396,502	1,164,320	1,659,310
Other comprehensive income:					
Share of fair value reserve of an associate	28,367	_	_	_	28,367
Transaction with owners:					
Effects of share options and share awards	_	_	435,071	_	435,071
At 31 December 2017	83,696	43,159	831,573	1,164,320	2,122,748
At 1 January 2016	_	_	_	_	_
Other comprehensive income:					
Share of fair value reserve of an associate	55,329	_	_	_	55,329
Transactions with owners:					
Equity component of RCULS issued	_	_	_	2,119,222	2,119,222
RCULS issuance expenses	_	_	_	(61,563)	(61,563)
Conversion of RCULS	_	_	_	(893,339)	(893,339)
Effects of share options and share awards	_	_	396,502	_	396,502
Accretion of interest in the non-controlling interest of a subsidiary via the acquisition of an associate	_	43,159	_	_	43,159
At 31 December 2016	55,329	43,159	396,502	1,164,320	1,659,310
=			:		

28. Fair value and other reserves (cont'd)

	Fair value reserve	Capital reserve	Share-based payments reserve	Equity component of RCULS	Total of fair value and other reserves
	\$	\$	\$	\$	\$
Company					
At 1 January 2017	_	_	396,502	1,164,320	1,560,822
Transaction with owners:					
Effects of share options and share awards	_	_	435,071	_	435,071
At 31 December 2017	_	_	831,573	1,164,320	1,995,893
At 1 January 2016	_	_	_	_	_
Transactions with owners:					
Equity component of RCULS				2 110 222	2 110 222
issued	_	_	_	2,119,222	2,119,222
RCULS issuance expenses	_	_	_	(61,563)	(61,563)
Conversion of RCULS	_	_	_	(893,339)	(893,339)
Effects of share options and share awards	_	_	396,502	_	396,502
At 31 December 2016	_	_	396,502	1,164,320	1,560,822

(a) Fair value reserve

The fair value reserve represents the cumulative fair value changes, net of tax, of available-for-sale financial assets until they are disposed of or impaired.

(b) Capital reserve

This reserve arose from the acquisition of non-controlling interest of subsidiaries, which are accounted as equity transactions.

(c) Share-based payments reserve

The share-based payments reserve is used to recognise the value of equity-settled share-based payments provided to the Directors and eligible employees as part of their remuneration, as disclosed in Note 6.

(d) **Equity component of RCULS**

This represents the residual amount of the RCULS after deducting the fair value of the liability component. This amount is presented net of transaction costs and deferred tax liability arising from the RCULS.

29. Foreign currency translation reserve

The foreign currency translation reserve represents exchange differences arising from the translation of the financial statements of foreign operations in which the functional currencies are different from that of the Group's presentation currency.

30. **Related party transactions**

Significant transactions between the Group and related parties (a)

In addition to the related party information disclosed elsewhere in the financial statements, the following significant transactions between the Group and related parties took place with terms agreed between the parties during the financial year:

	Group	
	2017	2016
	\$	\$
Rental expenses paid to ECMLIB, a company in which a substantial shareholder has interest	44,867	43,790
Loan repayment to Mr LKO	_	1,662,549
Interest paid on loan to Mr LKO	_	255,220
Loan repayment to a company controlled by a substantial shareholder	_	726,948
Interest paid to a company controlled by a substantial shareholder	_	51,032
Issuance of RCULS to Mr LKO	_	10,000,000
Conversion of RCULS into 29,230,769 shares to Mr LKO	_	3,800,000
RCULS interest converted into 19,220 shares to Mr LKO	_	2,499
RCULS interest payable to Mr LKO	49,600	18,600
Compensation of key management personnel		

(b)

	2017 \$	2016 \$
Directors' fees	178,000	178,000
Short-term employee benefits	663,693	591,266
Defined contribution plans	60,552	49,744
Total compensation paid to key management personnel	902,245	819,010
Comprise amounts paid to:		
- Directors of the Company	546,111	458,445
- Other key management personnel	356,134	360,565
	902,245	819,010

In addition to the amounts paid to the Directors of the Company and key management personnel above, the share-based payments expense in relation to the share options and share awards granted to the Directors of the Company and other key management personnel amounted to \$317,516 (2016: \$250,166) and \$117,555 (2016: \$146,336) respectively.

The remuneration of key management personnel is determined by the Remuneration Committee having regard to the performance of individuals and market trends.

31. Operating lease commitments - as lessee

Future minimum lease payments payable under non-cancellable operating leases of the Group at the end of the reporting period are as follows:

	Group	
	2017	
	\$	\$
Not later than one year	26,273	51,553
Later than one year but not later than five years	_	25,776
	26,273	77,329

The operating lease commitment is based on existing rates. The lease agreement provides a periodic revision of such rates in the future.

Rentals are fixed for an average of 1 to 3 years with no provision for contingent rent and an option to renew the lease after the expiry of the current lease period.

32. Capital commitments

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

	Group	
	2017	2016
	\$	\$
Approved and contracted for in respect of property, plant and equipment:-		
- subsidiary	1,025,532	_
- share of joint venture's capital commitments	514,607	1,204,298
	1,540,139	1,204,298

On 25 September 2017, the Group announced that it has entered into a non-legally binding investment term sheet with AirAsia Berhad, Everbright Financial Investment Holdings and Oxley Capital Limited (collectively, the "Proposed JV Partners") in relation to the setting up of a joint venture to establish a low-cost airline in China to be known as AirAsia (China) (the "Proposed JV"). The Term Sheet is non-legally binding and is intended for the Proposed JV Partners to confirm their interest in establishing the Proposed JV. As at 31 December 2017, there are no capital or other commitments incurred in relation to the Proposed JV.

33. Contingent liabilities

Proportionate guarantee

The Company has provided the following guarantees at the end of the reporting period:

- a proportionate guarantee for a principal sum of up to \$9.5 million (2016: \$9.3 million) in relation to a term loan facility granted by a licensed bank to Epsom College Malaysia Sdn Bhd ("Epsom"), a subsidiary of an associate.
- a proportionate guarantee for a principal sum of up to \$8.6 million (2016: \$8.4 million) in relation to a term loan facility and a bank guarantee facility of up to \$0.44 million (2016: \$0.44 million) granted by a licensed bank to TP Sepang Sdn Bhd, a subsidiary of a joint venture.

As at 31 December 2017, Epsom has not been able to comply with a covenant of the term loan which requires certain financial debt ratios to be maintained. The Group has assessed and concluded that there is no indication that the proportionate guarantee would be called given that the term loan is also secured over the freehold land and buildings of Epsom which have been valued by professional valuer to be higher than the loan amount.

Continuing financial support

As at the end of the financial year, the Company has given undertakings to provide continuing financial support to certain subsidiaries to enable them to operate on a going concern basis and to meet their obligations as and when they fall due for at least 12 months from the end of financial year.

At the end of the financial year, these subsidiaries had capital deficiencies totalling \$14,832,617 (2016: \$14,692,318) including amounts due from the subsidiaries to the Company totalling \$19,133,596 (2016: \$19,644,820).

In the opinion of the Directors, no loss is anticipated from these contingent liabilities.

34. Fair value of assets and liabilities

(a) Fair value hierarchy

The Group categorises fair value measurements using a fair value hierarchy that is dependent on the valuation inputs used as follows:

- Level 1 Quoted prices (unadjusted) in active market for identical assets or liabilities that the Group can access at the measurement date,
- Level 2 Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly, and
- Level 3 Unobservable inputs for the asset or liability.

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

266,056

266,056

Fair value of assets and liabilities (cont'd) 34.

Assets and liabilities measured at fair value (b)

Financial assets as at 31 December 2016

Total equity securities

There were no financial assets measured at fair value as at 31 December 2017.

The following table shows an analysis of each class of assets and liabilities measured at fair value as at 31 December 2016:

	Group 2016 \$				
	Fair value measurements at the end of the reporting period Quoted prices Significant in active observable markets for inputs other Significant identical than quoted unobservable instruments prices inputs To				
	(Level 1)	(Level 2)	(Level 3)		
Recurring fair value measurements					
Assets					
Financial assets:					
Available-for-sale financial assets (Note 16) Quoted equity securities, at fair value	266,056	_	_	266,056	

(c) Level 3 fair value measurements

None of the financial assets and liabilities of the Group was measured using significant unobservable inputs (Level 3) as at 31 December 2017.

(d) Fair value of financial instruments by classes that are not carried at fair value and whose carrying amounts are not reasonable approximation of fair value

266,056

266.056

		Group				
	Note	20	17	2016		
		\$		\$		
		Carrying amount	Fair Value	Carrying amount	Fair value	
Financial asset:						
Available-for-sale financial assets, unquoted equity securities	16	1	N.A. ⁽¹⁾	1	N.A. ⁽¹⁾	
Financial liability:	-					
Amount due to an associate	26	2,369,157	N.A. ⁽²⁾	2,321,921	N.A. ⁽²⁾	

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34. Fair value of assets and liabilities (cont'd)

(d) Fair value of financial instruments by classes that are not carried at fair value and whose carrying amounts are not reasonable approximation of fair value (cont'd)

Determination of fair value

(1) Investment in unquoted equity securities carried at cost

Fair value information has not been disclosed for the Group's investments in unquoted equity securities that are carried at cost less accumulated impairment loss because the fair value cannot be measured reliably. These equity securities represent ordinary shares in an entity in the aviation industry that is not quoted on any market and does not have any comparable industry peer that is listed. Except for a nominal amount of \$1, these unquoted securities were fully impaired by the Group in the previous financial year, based on an assessment conducted by the Directors.

(2) Amount due to an associate

This relates to the amount advanced to Positive Carry by ECMLIB based on ECMLIB's proportionate equity interest in Positive Carry for the subscription of the RCPS issued by an associate in the prior period (Note 15). Fair value information has not been disclosed for this amount and is carried at cost because fair value cannot be measured reliably as the timing of the repayment cannot be estimated reliably without incurring excessive cost.

(e) Financial instruments by classes that are not carried at fair value and whose carrying amounts are reasonable approximation of fair value

The following are classes of financial assets and financial liabilities that are not carried at fair value and whose carrying amounts are a reasonable approximation of fair value:

	Note
Trade and other receivables	17 & 18
Amounts due from/(to) subsidiaries	19
Cash and cash equivalents	20
Trade and other payables	21 & 22
Amount due to joint venture	23
Loans and borrowings	24

The carrying amounts of these financial assets and liabilities are a reasonable approximation of fair values, either due to their short-term nature or that they are floating rate instruments that are re-priced to market interest rates on or near the reporting date.

Included in loans and borrowings is the carrying amount of the liability portion of the RCULS carried at amortised cost, which fair value at inception was initially estimated by discounting expected future cash flows at market incremental lending rate for similar types of borrowing. As there have been no significant changes in the discount rate used as at inception as compared to the prevailing borrowing rates at year end, it has been assessed that the carrying amount of the RCULS liability portion would be a reasonable approximation of its fair value.

34. Fair value of assets and liabilities (cont'd)

(f) Classification of financial instruments

	Group		Company	
	2017	2016	2017	2016
	\$	\$	\$	\$
Financial assets				
Unquoted equity securities, at cost	1	1	_	_
Quoted equity securities, at fair value	_	266,056	_	_
Total available-for-sale financial assets	1	266,057	_	_
Trade receivables	196,716	1,056,621	_	_
Other receivables and deposits	44,376	25,184	_	_
Amounts due from subsidiaries	_	_	19,133,596	19,644,820
Cash and cash equivalents	4,321,407	4,130,030	1,380,041	1,057,981
Total loans and receivables	4,562,499	5,211,835	20,513,637	20,702,801
Financial liabilities				
Trade payables	99,595	147,707	_	_
Other payables and accruals	2,264,245	1,098,353	225,137	194,510
Amounts due to subsidiaries	_	_	1,725,635	1,598,379
Loans and borrowings	10,679,376	10,897,955	5,083,762	4,762,285
Amount due to joint venture	6,369,400	9,172,181	6,139,557	9,172,181
Amount due to an associate	2,369,157	2,321,921	_	_
Total financial liabilities carried at amortised cost	21,781,773	23,638,117	13,174,091	15,727,355

35. Financial risk management objectives and policies

The Group and the Company is exposed to financial risks arising from its operations and the use of financial instruments. The key financial risks include credit risk, liquidity risk, interest rate risk, foreign currency risk and market price risk. The Directors review and agree policies and procedures for the management of these risks, which are executed by the management. The Audit Committee provides independent oversight to the effectiveness of the risk management process. It is, and has been throughout the current and previous financial year, the Group's policy that no trading in derivatives for speculative purposes shall be undertaken.

The following sections provide details regarding the Group's and Company's exposure to the above-mentioned financial risks and the objectives, policies and processes for the management of these risks.

There has been no change to the Group's exposure to these financial risks or the manner in which it manages and measures the risks.

(a) Credit risk

Credit risk is the risk of loss that may arise on outstanding financial instruments should a counterparty default on its obligations. The Group's and the Company's exposure to credit risk arises primarily from trade and other receivables (including amounts due from subsidiaries and joint venture). For other financial assets (including available-forsale financial assets and cash and cash equivalents), the Group and the Company minimise credit risk by dealing exclusively with high credit rating counterparties.

(a) Credit risk (cont'd)

It is the Group's policy to enter into transactions with creditworthy parties to mitigate any significant concentration of credit risk. The Group ensures that the goods sold and services rendered are to customers with appropriate credit history and has internal mechanisms to monitor the granting of credit and management of credit exposures. The trade and other receivables represent the Group's maximum exposure to credit risk in the event the counterparties fail to perform their obligations.

The Group's objective is to seek continual revenue growth while minimising losses incurred due to increased credit risk exposure. Receivable balances are monitored on an ongoing basis with the result that the Group's exposure to bad debts is not significant.

Excessive risk concentration

Concentrations arise when a number of counterparties are engaged in similar business activities, or activities in the same geographical region, or have economic features that would cause their ability to meet contractual obligations to be similarly affected by changes in economic, political or other conditions. Concentrations indicate the relative sensitivity of the Group's performance to developments affecting a particular industry.

In order to avoid excessive concentrations of risk, the Group's policies and procedures include specific guidelines to focus on maintaining a diversified portfolio. Identified concentrations of credit risks are controlled and managed accordingly.

Exposure to credit risk

At the end of the reporting period, the Group's and the Company's maximum exposure to credit risk is represented by:

- A nominal amount of up to RM28.7 million (equivalent to approximately \$9.5 million) (2016: RM28.7 million (equivalent to approximately \$9.3 million)) relating to a corporate guarantee provided by the Group to the banks on an associate's term loan facility.
- A nominal amount of up to RM26.0 million (equivalent to approximately \$8.6 million) (2016: RM26.0 million (equivalent to approximately \$8.4 million)) and up to RM1.4 million (equivalent to approximately \$0.44 million) (2016: RM1.4 million (equivalent to approximately \$0.44 million)) relating to a corporate guarantee provided by the Group to the banks on its joint venture's term loan facility and bank guarantee facility respectively.
- A nominal amount of RM17.0 million (equivalent to approximately \$5.6 million) (2016: RM19.0 million (equivalent to approximately \$6.1 million)) relating to a corporate guarantee provided by the Company to a bank on its subsidiaries' revolving credits.

Credit risk concentration profile

The Group determines concentrations of credit risk by monitoring the country profile of its trade receivables on an ongoing basis. The credit risk concentration profile of the Group's trade receivables at the end of the reporting period is as follows:

	Group			
	20	17	20	16
	\$	% of total	\$	% of total
By country:				
Malaysia	164,669	84	1,010,048	96
Singapore	1,897	1	3,598	_
Other countries	30,150	15	42,975	4
	196,716	100	1,056,621	100

(a) Credit risk (cont'd)

Financial assets that are neither past due nor impaired

Trade and other receivables that are neither past due nor impaired are with creditworthy debtors with good payment record with the Group. Cash and cash equivalents and available-for-sale financial assets that are neither past due nor impaired are placed with or entered into with reputable financial institutions or companies with high credit ratings and no history of default.

Financial assets that are either past due or impaired

Information regarding financial assets that are either past due or impaired is disclosed in Note 16 (Available-for-sale financial assets), Note 17 (Trade receivables) and Note 18 (Other receivables and deposits).

(b) Liquidity risk

Liquidity risk is the risk that the Group or the Company will encounter difficulty in meeting financial obligations due to shortage of funds. The Group's and the Company's exposure to liquidity risk arises primarily from mismatches of the maturities of financial assets and liabilities. The Group's and the Company's objective is to maintain a balance between continuity of funding and operational flexibility through the use of stand-by credit facilities.

The Group's and the Company's liquidity risk management policy is to maintain sufficient liquid financial assets and stand-by credit facilities with different banks. The Group has RM17.0 million (equivalent to approximately \$5.6 million) of credit facilities, which is fully utilised as at the end of the reporting period. Mr LKO has provided a commitment to the Group to continue to provide and not withdraw his personal guarantee to the banks for at least one year period from the date of the financial statements so as to enable the Group to have continuous access to these facilities to meet liquidity needs. The Directors are also of the view that the Group will be able to secure additional borrowings by securing its long-term assets which are currently unencumbered.

In addition, the Directors are of the view that the Group is in a position to raise funds from capital markets and financial institutions and balance its portfolio with some short term funding. The Group ensures availability of funds through an adequate amount of cash and where necessary, fund raising exercises can be considered via rights issues, private placements, or equity-related exercises.

Prudent liquidity risk management implies maintaining sufficient cash and marketable securities, and the ability to close out market positions. Due to the dynamic nature of the underlying businesses, the Group maintains flexibility in funding by maintaining availability of sufficient balance of cash.

Management monitors expected cash flow based on a rolling forecast of the Group's liquidity reserve which comprises of cash and cash equivalents.

(b) Liquidity risk (cont'd)

Analysis of financial instruments by remaining contractual maturities

The table below summarises the maturity profile of the Group's and the Company's financial assets and liabilities at the end of the reporting period based on contractual undiscounted repayment obligations.

	One year or less	One to five years	Over five years	Total
	\$	\$	\$	\$
Group				
2017				
Financial assets:				
Trade receivables	196,716	_	_	196,716
Other receivables and deposits	44,376	_	_	44,376
Cash and cash equivalents	4,321,407	_	_	4,321,407
Total undiscounted financial assets	4,562,499	_	_	4,562,499
Financial liabilities:				
Financial guarantees**	(18,540,000)	_	_	(18,540,000)
Trade payables	(99,595)	_	_	(99,595)
Other payables and accruals	(2,264,245)	_	_	(2,264,245)
Amount due to joint venture	(6,369,400)	_	_	(6,369,400)
Loans and borrowings	(5,941,126)	(6,355,000)	_	(12,296,126)
Amount due to an associate	_	_	(2,369,157)*	(2,369,157)
Total undiscounted financial liabilities	(33,214,366)	(6,355,000)	(2,369,157)	(41,938,523)
Total net undiscounted financial liabilities	(28,651,867)	(6,355,000)	(2,369,157)	(37,376,024)

^{*} Not expected to be repaid in the near future and timing of repayment cannot be estimated reliably (Note 26).

^{**} This represents the maximum amount of the proportionate guarantee in relation to term loan facilities granted by licensed banks to an associate and joint venture, in the event the bank calls for repayment, as disclosed in Note 33.

(b) Liquidity risk (cont'd)

Analysis of financial instruments by remaining contractual maturities (cont'd)

	One year or less	One to five years	Over five years	Total
	\$	\$	\$	\$
Group				
2016				
Financial assets:				
Trade receivables	1,056,621	_	_	1,056,621
Other receivables and deposits	25,184	_	_	25,184
Cash and cash equivalents	4,130,030	_	_	4,130,030
Total undiscounted financial assets	5,211,835	_	_	5,211,835
Financial liabilities:				
Financial guarantees**	(18,140,000)	_	_	(18,140,000)
Trade payables	(147,707)	_	_	(147,707)
Other payables and accruals	(1,098,353)	_	_	(1,098,353)
Amount due to joint venture	(9,172,181)	_	_	(9,172,181)
Loans and borrowings	(6,506,345)	(6,355,000)	_	(12,861,345)
Amount due to an associate		_	(2,321,921)*	(2,321,921)
Total undiscounted financial liabilities	(35,064,586)	(6,355,000)	(2,321,921)	(43,741,507)
Total net undiscounted financial liabilities	(29,852,751)	(6,355,000)	(2,321,921)	(38,529,672)

^{*} Not expected to be repaid in the near future and timing of repayment cannot be estimated reliably (Note 26).

^{**} This represents the maximum amount of the proportionate guarantee in relation to term loan facilities granted by licensed banks to an associate and joint venture, in the event the bank calls for repayment, as disclosed in Note 33.

(b) Liquidity risk (cont'd)

Analysis of financial instruments by remaining contractual maturities (cont'd)

	One year or less \$	One to five years \$	Over five years \$	Total \$
Company				
2017				
Financial assets:				
Amounts due from subsidiaries	19,133,596	_	_	19,133,596
Cash and cash equivalents	1,380,041	_	_	1,380,041
Total undiscounted financial assets	20,513,637	_	_	20,513,637
Financial liabilities:				
Financial guarantees*	(24,135,614)	_	_	(24,135,614)
Other payables and accruals	(225,137)	_	_	(225,137)
Amounts due to subsidiaries	(1,725,635)	_	_	(1,725,635)
Amount due to joint venture	(6,139,557)	_	_	(6,139,557)
Loans and borrowings	_	(6,355,000)	_	(6,355,000)
Total undiscounted financial liabilities	(32,225,943)	(6,355,000)	_	(38,580,943)
Total net undiscounted financial liabilities	(11,712,306)	(6,355,000)	_	(18,067,306)
2016				
Financial assets:				
Amounts due from subsidiaries	19,644,820	_	_	19,644,820
Cash and cash equivalents	1,057,981	_	_	1,057,981
Total undiscounted financial assets	20,702,801	_	_	20,702,801
Financial liabilities:				
Financial guarantees*	(24,275,670)	_	_	(24,275,670)
Other payables and accruals	(194,510)	_	_	(194,510)
Amounts due to subsidiaries	(1,598,379)	_	_	(1,598,379)
Amount due to joint venture	(9,172,181)	_	_	(9,172,181)
Loans and borrowings	_	(6,355,000)	_	(6,355,000)
Total undiscounted financial liabilities	(35,240,740)	(6,355,000)	_	(41,595,740)
Total net undiscounted financial liabilities	(14,537,939)	(6,355,000)		(20,892,939)

^{*} At the reporting date, the counterparties to the financial guarantees do not have a right to demand payment of cash as there is no default on the borrowings obtained by the subsidiaries, associates and joint venture, other than as disclosed in Note 33. In the analysis above, the maximum amount of the financial guarantee contracts are allocated to the earliest period in which the guarantee could be called.

(c) Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of the Group's and the Company's financial instruments will fluctuate because of changes in market interest rates. The Group's and the Company's exposure to interest rate risk arises primarily from their loans and borrowings. All of the Group's and the Company's financial assets and liabilities at floating rates are contractually re-priced at intervals of less than 6 months (2016: less than 6 months) from the end of the reporting period.

The Group's policy is to manage interest cost using floating rate loans and borrowings, depending on the liquidity needs of the Group, with the objective of ensuring that there is sufficient net cash for the Group's operations at reasonable interest rates. The Group's revolving credit facilities provide the Group with the flexibility to roll its loans and borrowings over a period of 1 to 12 months. The interest rates are determined based on ranges between 1.50% to 2.25% (2016: 1.50% to 2.25%) plus cost of funds.

Sensitivity analysis for interest rate risk

The sensitivity analysis below was determined based on the exposure to interest rate risks for short-term deposits and bank borrowings at the end of the financial year. The sensitivity analysis assumes an instantaneous 0.50% change in the interest rate from the end of the financial year, with all variables held constant.

	Group Profit before tax Increase/(Decrease)	
	2017	2016
	\$	\$
Short-term deposits		
Increase in interest rate	7,066	14,984
Decrease in interest rate	(7,066)	(14,984)
Bank borrowings		
Increase in interest rate	(27,978)	(30,678)
Decrease in interest rate	27,978	30,678

(d) Foreign currency risk

The Group has transactional currency exposures arising from sales or purchases that are denominated in a currency other than the respective functional currencies of Group entities, primarily Malaysian Ringgit ("RM"). The foreign currencies in which these transactions are denominated are mainly RM. The Group's trade receivable and trade payable balances at the end of the reporting period have similar exposures.

The Group and the Company also hold cash and cash equivalents denominated in foreign currencies for working capital purposes. The foreign currency balances are disclosed in Note 20.

The Group's policy is to manage all its foreign financial assets and liabilities using the best available foreign currency exchange rates through natural hedges arising from a matching sale, purchase or a matching of assets and liabilities of the same currency and amount. The Group does not use any derivative financial instruments to hedge these exposures.

(d) Foreign currency risk (cont'd)

Sensitivity analysis for foreign currency risk

The following table details the Group's sensitivity to a 10% change in Singapore Dollar ("SGD"), Malaysian Ringgit ("RM") and United States Dollar ("USD") and against the respective functional currencies of the Group entities. The sensitivity analysis assumes an instantaneous 10% change in the foreign currency exchange rates from the end of financial year, with all variables held constant.

Profit before tax (Decrease)/Increase 2017 2016 \$ \$ SCD \$ Strengthens against USD (113,272) (141,968) Weakens against USD 113,272 141,968 Strengthens against RM 19,125 (214,198) Weakens against RM (19,125) 214,198 Strengthens against EUR (217,461) (51,532) Weakens against EUR 217,461 51,532 RM Strengthens against USD 305,319 335,270 Weakens against USD (305,319) (335,270)			
\$ \$ \$ SGD Strengthens against USD (113,272) (141,968) Weakens against USD 1113,272 141,968 Strengthens against RM 19,125 (214,198) Weakens against RM (19,125) 214,198 Strengthens against EUR (217,461) (51,532) Weakens against EUR 217,461 51,532 RM Strengthens against USD 305,319 335,270 Weakens against USD (305,319) (335,270)			
SGD Strengthens against USD (113,272) (141,968) Weakens against USD 113,272 141,968 Strengthens against RM 19,125 (214,198) Weakens against EUR (19,125) 214,198 Strengthens against EUR (217,461) (51,532) Weakens against EUR 217,461 51,532 RM Strengthens against USD 305,319 335,270 Weakens against USD (305,319) (335,270)		2017	2016
Strengthens against USD (113,272) (141,968) Weakens against USD 113,272 141,968 Strengthens against RM 19,125 (214,198) Weakens against RM (19,125) 214,198 Strengthens against EUR (217,461) (51,532) Weakens against EUR 217,461 51,532 RM Strengthens against USD 305,319 335,270 Weakens against USD (305,319) (335,270)		\$	\$
Weakens against USD 113,272 141,968 Strengthens against RM 19,125 (214,198) Weakens against RM (19,125) 214,198 Strengthens against EUR (217,461) (51,532) Weakens against EUR 217,461 51,532 RM 305,319 335,270 Weakens against USD (305,319) (335,270)	SGD		
Strengthens against RM 19,125 (214,198) Weakens against RM (19,125) 214,198 Strengthens against EUR (217,461) (51,532) Weakens against EUR 217,461 51,532 RM Strengthens against USD 305,319 335,270 Weakens against USD (305,319) (335,270)	Strengthens against USD	(113,272)	(141,968)
Weakens against RM (19,125) 214,198 Strengthens against EUR (217,461) (51,532) Weakens against EUR 217,461 51,532 RM Strengthens against USD 305,319 335,270 Weakens against USD (305,319) (335,270)	Weakens against USD	113,272	141,968
Strengthens against EUR (217,461) (51,532) Weakens against EUR 217,461 51,532 RM Strengthens against USD 305,319 335,270 Weakens against USD (305,319) (335,270)	Strengthens against RM	19,125	(214,198)
Weakens against EUR 217,461 51,532 RM 51,532 305,319 335,270 Weakens against USD (305,319) (335,270)	Weakens against RM	(19,125)	214,198
RM Strengthens against USD 305,319 335,270 Weakens against USD (305,319) (335,270)	Strengthens against EUR	(217,461)	(51,532)
Strengthens against USD 305,319 335,270 Weakens against USD (305,319) (335,270)	Weakens against EUR	217,461	51,532
Weakens against USD (305,319) (335,270)	RM		
	Strengthens against USD	305,319	335,270
Non-	Weakens against USD	(305,319)	(335,270)
USD	USD		
Strengthens against RM 122,103 111,814	Strengthens against RM	122,103	111,814
Weakens against RM (122,103) (111,814)	Weakens against RM	(122,103)	(111,814)
Strengthens against SGD 969,995 971,963	Strengthens against SGD	969,995	971,963
Weakens against SGD (969,995) (971,963)	Weakens against SGD	(969,995)	(971,963)

(e) Market price risk

Market price risk is the risk that the fair value or future cash flows of the Group's financial instruments will fluctuate because of changes in market prices (other than interest or exchange rates). The Group was exposed to equity price risk arising from its investment in quoted equity securities in the previous financial year. These securities are quoted on the Bursa Securities Malaysia Berhad in Malaysia and are classified as available-for-sale financial assets. The Group does not have exposure to commodity price risk.

The Group is exposed to equity price risk arising from financial assets classified as available-for-sale. Available-for-sale financial assets are held for strategic rather than trading purposes. The Group does not actively trade available-for-sale financial assets. Further details of these marketable financial assets can be found in Note 16.

The Group's policy is to invest in a mix of quoted securities from various industries, with the objective of managing market price risk and to derive potential returns from capital appreciation and dividend income streams. Management monitors a rolling forecast of the Group's liquidity reserve which comprises of cash and cash equivalents and marketable securities.

(e) Market price risk (cont'd)

Sensitivity analysis for equity price risk

The sensitivity analysis below has been determined based on the exposure to equity price risks at the end of financial year. The sensitivity analysis assumes an instantaneous 10% change in the equity prices from the end of financial year, with all variables held constant.

	Gro Equ	-
	2017	2016
Aurilable for all Counciel access	\$	\$
Available-for-sale financial assets		26,606

As the quoted equity investments have been impaired entirely in the previous financial year, any subsequent decline in the fair values of these investments would be charged to profit or loss. Any increase in the fair values of these investments would be expected to result in an increase in fair value reserve in equity.

36. Capital management

Capital includes debt and equity items as disclosed in the table below.

The primary objective of the Group's capital management is to ensure that it maintains a strong credit rating and healthy capital ratios in order to support its business and maximise shareholder value.

The Group manages its capital structure and makes adjustments to it, in light of changes in economic conditions. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. No changes were made in the objectives, policies or processes during the years ended 31 December 2017 and 2016.

The Group monitors capital using a gearing ratio, which is net debt divided by total capital plus net debt. The Group's policy is to keep the gearing ratio below 50%. The Group includes within net debt, loans and borrowings, trade and other payables, amount due to joint venture and amount due to an associate less cash and cash equivalents. Capital includes equity attributable to the owners of the Company.

	Group	
	2017	2016
	\$	\$
Trade payables	99,595	147,707
Other payables and accruals	2,264,245	1,098,353
Loans and borrowings	10,679,376	10,897,955
Amount due to joint venture	6,369,400	9,172,181
Amount due to an associate	2,369,157	2,321,921
Less: Cash and cash equivalents	(4,321,407)	(4,130,030)
Net debt	17,460,366	19,508,087
Equity attributable to owners of the Company, representing total capital	46,791,622	37,951,648
Capital and net debt	64,251,988	57,459,735
Gearing ratio	27%	34%

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37. Segment information

Management has determined the operating segments based on the reports reviewed by the chief operating decision-maker.

The Group's reportable segments are strategic business units that are organised based on their function and targeted customer groups. They are managed separately because each business unit requires different skill sets and marketing strategies.

The Group has three reportable segments being IT operations, investment activities and corporate and others segments. Segments in Malaysia are generally engaged in IT operations and investment activities while segments classified under Asia and others are engaged in investment, corporate and other activities.

The IT operations segment provides e-Commerce services, system integration related services, and distribution and marketing of computer hardware and software.

The investment activities segment manages investments in quoted and unquoted equity shares including investment in joint venture and associates and performs money lending services.

The corporate and others segment represents head office activities and other non-IT subsidiaries.

Management monitors the operating results of the segments separately for the purpose of making decisions about resources to be allocated and of assessing performance. Segment performance is evaluated based on operating profit or loss which is similar to the accounting profit or loss.

Income taxes are managed on a Group basis.

The accounting policies of the operating segments are the same as those described in the summary of significant accounting policies. There is no asymmetrical allocation to reportable segments. Management evaluates performance on the basis of profit or loss from operation before tax expense.

There is no change from prior periods in the measurement methods used to determine reported segment profit or loss.

Business segments

	IT	Investment	Corporate		Eliminations and	
	operations	activities	and others	Total	-	Consolidated
	\$	\$	\$	\$	\$	\$
Group						
At 31 December 2017						
Revenue						
Sales to external customers and total revenue	879,058	4,701	_	883,759		883,759
Results						
Interest income from bank deposits	1,325	57,086	7,649	66,060	_	66,060
Finance costs	_	(670,660)	_	(670,660)	_	(670,660)
Depreciation of property, plant and equipment	(17,596)	(652)	_	(18,248)	_	(18,248)
Gain on disposal of available- for-sale financial assets	_	354,149	_	354,149	_	354,149
Share of profit from associates and joint venture, net	_	11,345,989	_	11,345,989	_	11,345,989
Segment (loss)/profit before tax	(579,551)	9,489,416	(490,452)	8,419,413		8,419,413
Assets						
Additions to non-current assets	6,206	1,632,631	_	1,638,837	_	1,638,837
Investment in associates and joint venture	_	60,666,964	_	60,666,964	_	60,666,964
Segment assets	421,989	67,496,580	3,380,804	71,299,373		71,299,373
Segment liabilities	514,725	15,037,133	6,391,528	21,943,386		21,943,386

Business segments (cont'd)

	IT	Investment	Corporate		Eliminations and	
	operations	activities	and others	Total		Consolidated
	\$	\$	\$	\$	\$	\$
Group						
At 31 December 2016						
Revenue						
Sales to external customers and total revenue	1,097,261	103,039	_	1,200,300	_	1,200,300
Results						
Interest income from bank deposits	857	16,199	9,435	26,491	_	26,491
Finance costs	_	(640,519)	_	(640,519)	_	(640,519)
Depreciation of property, plant and equipment	(23,279)	(2,498)	_	(25,777)	_	(25,777)
Impairment of available-for- sale financial assets	_	(77,037)	_	(77,037)	_	(77,037)
Share of profit from associates and joint venture, net	_	9,454,262	_	9,454,262	_	9,454,262
Segment (loss)/profit before tax	(673,082)	6,725,423	(63,417)	5,988,924	_	5,988,924
Assets						
Additions to non-current assets	7,358	15,091,560	_	15,098,918	_	15,098,918
Investment in associates and joint venture	-	54,186,388	_	54,186,388	_	54,186,388
Segment assets	744,975	60,448,585	3,113,606	64,307,166	_	64,307,166
Segment liabilities	648,436	13,858,385	9,392,002	23,898,823	_	23,898,823

Reconciliations of reportable segment revenues, profit or loss, assets and liabilities and other material items

	Gro	oup
	2017	2016
	\$	\$
Revenue		
Total revenue for reportable segments, representing total consolidated revenue	883,759	1,200,300
Profit or loss		
Total profit or loss for reportable segments, representing total consolidated profit before tax	8,419,413	5,988,924
Assets		
Total assets for reportable segments	71,299,373	64,307,166
Tax recoverable	44,954	51,888
Total consolidated assets	71,344,327	64,359,054
Liabilities		
Total liabilities for reportable segments	21,943,386	23,898,823
Deferred tax liabilities	189,760	244,411
Total consolidated liabilities	22,133,146	24,143,234
Geographic information		
Revenues from external customers		

	Malaysia \$	Asia and others	Consolidated
31 December 2017			
Sales to external customers and total revenue	883,759	_	883,759
31 December 2016			
Sales to external customers and total revenue	1,181,366	18,934	1,200,300

The revenue information above is based on the location of the customers. There are no revenues derived from Singapore, the country of domicile of the Company.

Geographic information (cont'd)

Location of non-current assets

	Malaysia \$	Ireland \$	Consolidated \$
31 December 2017			
Non-current assets	27,155	5,647,102	5,674,257
31 December 2016			
Non-current assets	37,887	4,391,331	4,429,218

Non-current assets consist of property, plant and equipment.

Major customer

In the current year, approximately 17% (2016: 25%) of the revenue from IT operations were derived from a major third party customer.

38. Authorisation of financial statements for issue

The financial statements for the year ended 31 December 2017 were authorised for issue in accordance with a resolution of the directors on 16 March 2018.

Shareholders' Information as at 8 March 2018

SHAREHOLDER' INFORMATION AS AT 8 MARCH 2018

Number of Shares : 194,701,333

Issued and fully-paid capital : \$41,662,134.95

Class of Shares : Ordinary

Voting rights : One vote per share

The Company does not hold any treasury shares and subsidiary holdings.

DISTRIBUTION OF SHAREHOLDINGS

	No. of		No. of	
Size of Shareholdings	Shareholders	%	Shares	%
1 - 99	37	1.96	457	0.00
100 - 1,000	760	40.17	381,553	0.20
1,001 - 10,000	741	39.16	3,141,279	1.61
10,001 - 1,000,000	345	18.23	23,049,111	11.84
1,000,001 AND ABOVE	9	0.48	168,128,933	86.35
TOTAL	1,892	100.00	194,701,333	100.00

SUBSTANTIAL SHAREHOLDERS

(As recorded in the Register of Substantial Shareholders)

	Direct Interest	%	Deemed Interest	%
Lim Kian Onn	-	_	126,327,316 ⁽¹⁾	64.88

⁽a) 69,978,516 shares are held by Citibank Nominees Singapore Pte. Ltd. for Bank Julius Baer (Singapore) Ltd for Lim Kian Onn, (b) 28,000,000 shares are held by DBSN Services Pte. Ltd. for A/c JPMorgan Bank Luxembourg SA re JP Morgan Private Bank for Lim Kian Onn and (c) 28,348,800 shares are held by OCBC Securities Pte Ltd for Kenanga Investment Bank Bhd for Lim Kian Onn.

TWENTY LARGEST SHAREHOLDERS

No.	Name	No. of Shares	%
1	CITIBANK NOMINEES SINGAPORE PTE LTD	86,072,810	44.21
2	OCBC SECURITIES PRIVATE LIMITED	28,998,250	14.89
3	DBSN SERVICES PTE. LTD.	28,000,000	14.38
4	NG KOK HIN	8,078,675	4.15
5	ONG PUAY HOON IRENE	6,816,400	3.50
6	MAYBANK KIM ENG SECURITIES PTE. LTD.	3,614,475	1.86
7	MICHELE SHARMINI RASANAYAGAM	3,000,000	1.54
8	LIM KHIANG WEE	1,854,214	0.95
9	DBS NOMINEES (PRIVATE) LIMITED	1,694,109	0.87
10	CHOO THIAM SOON	1,000,000	0.51
11	YIP WEI MUN	680,200	0.35
12	RAFFLES NOMINEES (PTE) LIMITED	608,900	0.31
13	TAN TSU TSEN (CHEN SHUSHENG)	606,500	0.31
14	UNITED OVERSEAS BANK NOMINEES (PRIVATE) LIMITED	569,900	0.29
15	RAMESH S/O PRITAMDAS CHANDIRAMANI	551,400	0.28
16	NG TENG SIAK	550,000	0.28
17	UOB KAY HIAN PRIVATE LIMITED	548,800	0.28
18	LEE SEK LEONG CHRISTOPHER	520,000	0.27
19	LIM SENG CHIANG	500,000	0.26
20	ANG CHIN YEOW (HONG ZHENYAO)	480,000	0.25
	TOTAL	174,744,633	89.74

PERCENTAGE OF SHAREHOLDING IN THE HANDS OF THE PUBLIC

The Company has complied with Rule 723 of the Catalist Rules as 27.42% of the Company's shares were held in the hands of public as at 8 March 2018.

Disclosure Notice

Disclosure pursuant to Compliance with Note 2 on Section 2 of Appendix 1 of the Singapore Code on Take-overs and Mergers

On 27 May 2016, Plato Capital Limited ("Company") had issued to Mr Lim Kian Onn, a director and controlling shareholder of the Company ("Mr LKO") 0.5% redeemable convertible unsecured loan stocks due 2021 ("RCULS"), each with a principal amount of S\$100,000 and amounting in aggregate to a principal amount of S\$10,000,000 in accordance with the terms and conditions of the RCULS Subscription Agreement dated 19 April 2016 between the Company and Mr LKO ("RCULS Subscription Agreement").

RCULS

- 2. The RCULS may be converted into, validly allotted and issued, fully-paid and unencumbered ordinary shares in the share capital of the Company ("Shares"), at the option of Mr LKO, at any time, from and including the respective dates on which they are issued and registered in accordance with the RCULS Subscription Agreement up to the close of business on the day falling one month prior to the Maturity Date ("Conversion Period"). "Maturity Date" means 60 months from the date of issue of the RCULS.
- 3. The RCULS will bear interest at the rate of 0.5% per annum on the principal amount of the RCULS ("**Interest**"). Interest shall accrue on a daily basis (without compounding) and is payable on the Maturity Date. Each RCULS shall cease to bear Interest (a) on conversion into Shares (without prejudice to Interest accrued prior to the conversion date), or (b) from the due date for redemption hereof.
- 4. The Interest may, at the discretion of Mr LKO, be satisfied fully either in (i) cash or (ii) through the issue and allotment of Shares ("Interest Shares") by the Company at the discretion of Mr LKO.
- 5. If Mr LKO elects to receive cash in satisfaction of the Interest, the Interest (including interest on converted and unconverted RCULS) shall only be payable on the Maturity Date.
- 6. If Mr LKO elects to receive Shares in lieu of cash in satisfaction of the Interest accrued on any RCULS (i) in the case of any RCULS which is to be converted prior to the Maturity Date, such election must be notified to the Company in a conversion notice and (ii) in all other cases, such election shall be notified to the Company by no later than the expiry of the Conversion Period.
- 7. The price at which each Share shall be issued upon conversion of the RCULS or the Interest is \$\$0.13 ("Conversion Price"). The Conversion Price will be subject to adjustments under certain circumstances in accordance with the terms and conditions of the RCULS.
- 8. The number of Shares to which Mr LKO is entitled on conversion of any RCULS ("Conversion Shares") or Interest shall be determined by dividing the aggregate principal amount of the RCULS or Interest (as the case may be) to be converted by the Conversion Price.

Details of the Whitewash Waiver

- 9. The Securities Industry Council ("SIC") had ruled that Mr LKO will incur an obligation to make a general offer under Rule 14 of the Singapore Code on Take-overs and Mergers ("Code") by reason of the acquisition of the Conversion Shares and/or the Interest Shares and waived the obligation for Mr LKO to make a mandatory general offer under Rule 14 of the Code as a result of acquisition of the Conversion Shares and/or the Interest Shares pursuant to the terms of the RCULS ("Whitewash Waiver"), subject to inter alia, (a) a majority of holders of voting rights of the Company approve at a general meeting, before the issue of the RCULS to Mr LKO, the whitewash resolution by way of poll to waive their rights to receive a general offer from Mr LKO ("Whitewash Resolution") and (b) Mr LKO, Ms Quek Siow Leng ("Ms QSL"), Ms Lim Kian Fah ("Ms LKF") and Mr Lim Khiang Wee ("Mr LKW") and parties acting in concert with them ("Relevant Parties") and parties not independent of them abstain from voting on the Whitewash Resolution.
- 10. The Whitewash Waiver may be invalidated if there are any purchases of voting rights by the Relevant Parties prior to the acquisition of the Conversion Shares and/or Interest Shares pursuant to the terms of the RCULS ("**Condition**"), save that:
 - (a) (i) notwithstanding the Condition, the Relevant Parties (including without limitation Mr LKO, Mr Gareth Lim and Ms LKF) may acquire Shares pursuant to the Plato Employee Share Option Scheme 2016 ("Plato ESOS 2016") and/or the Plato Performance Share Plan 2016 ("Plato PSP 2016") after the Whitewash Resolution is approved, provided that only new Shares are acquired while the Whitewash Waiver remains valid; and (ii) the Whitewash Waiver will only apply to the conversion of such number of Conversion Shares and/or Interest Shares that, when added to the acquisition of new Shares pursuant to the Plato ESOS 2016 and/or the Plato PSP 2016, do not exceed the total number of Conversion Shares and/or Interest Shares originally approved by the Shareholders in respect of the Whitewash Resolution; and
 - (b) notwithstanding the Condition, Mr LKO is free to purchase any number of existing Shares after he holds over 49% of the voting rights of the Company as a result of the acquisition of Conversion Shares and/or Interest Shares on the terms of the RCULS and the acquisition of new Shares pursuant to the Plato ESOS 2016 and/or the Plato PSP 2016. However, if Mr LKO's interest in the Company subsequently falls below 49% for any reason following such purchase, he will not be able to rely on the Whitewash Waiver for any further acquisition of Shares that triggers an obligation to make a general offer under Rule 14 of the Code; and
- 11. Prior to the issue of the RCULS, Shareholders independent of Relevant Parties had, at an extraordinary general meeting of the Company held on 20 May 2016, passed an Ordinary Resolution waiving their rights to receive a mandatory general offer from Mr LKO, in the event an obligation to extend such an offer is incurred pursuant to Rule 14 of the Code, as a result of the acquisition of the Conversion Shares and/or the Interest Shares pursuant to the terms of the RCULS ("Whitewash Resolution").
- 12. The acquisition of the Conversion Shares and/or the Interest Shares pursuant to the terms of the RCULS must be completed within five (5) years of the date of issue of the RCULS. Accordingly, the Whitewash Waiver is valid from 27 May 2016 to 26 May 2021. Further details of the RCULS and the Whitewash Waiver are set out in the Company's circular dated 5 May 2016.

Holdings and Interests of the Relevant Parties

- 13. As at 20 March 2018 ("**LPD**") (being the latest practicable date prior to the disclosure), the Relevant Parties collectively hold or are interested in the following:
 - (a) 141,323,124 Shares, representing approximately 72.58 per cent. of all the Shares in issue as at the LPD; and
 - (b) convertibles comprising 55,089,040 Shares (including the RCULS, share options and share awards granted by the Company).
- 14. Save as disclosed above, none of the Relevant Parties holds any voting rights in the Company or instruments convertible into, rights to subscribe for and options in respect of the Shares as at the LPD.

Maximum Potential Interests of the Relevant Parties

- 15. The Relevant Parties would have a maximum potential interest of 78.09 per cent. in the Company's issued enlarged share capital of 243,585,947 Shares assuming that: (a) Mr LKO exercises and converts all the RCULS and the entire Interest (at the prevailing Conversion Price and assuming no adjustments thereto); and (b) no other holders of either (i) instruments convertible into Shares, (ii) rights to subscribe for Shares or (iii) options in respect of Shares, exercise, subscribe or convert such instruments, rights or options.
- 16. The Relevant Parties would have a maximum potential interest of 78.63 per cent. in the Company's issued enlarged share capital of 249,790,373 Shares assuming that: (a) Mr LKO exercises and converts all the RCULS and the entire Interest (at the prevailing Conversion Price and assuming no adjustments thereto); (b) all the Shares comprised under the options and share awards granted under the Plato ESOS 2016 and Plato PSP 2016 (assuming no adjustments thereto) are allotted and issued to the Relevant Parties; (c) no other holders of either (i) instruments convertible into Shares, (ii) rights to subscribe for Shares or (iii) options in respect of Shares, exercise, subscribe or convert such instruments, rights or options.

CAUTIONARY STATEMENT

SHAREHOLDERS SHOULD NOTE THAT, HAVING APPROVED THE WHITEWASH RESOLUTION, SHAREHOLDERS HAVE WAIVED THEIR RIGHTS TO RECEIVE A GENERAL OFFER FROM MR LKO AT THE HIGHEST PRICE PAID BY THE RELEVANT PARTIES FOR SHARES IN THE PAST SIX MONTHS PRECEDING THE COMMENCEMENT OF THE OFFER.

SHAREHOLDERS SHOULD ALSO NOTE THAT, HAVING APPROVED THE WHITEWASH RESOLUTION, SHAREHOLDERS COULD BE FORGOING THE OPPORTUNITY TO RECEIVE A GENERAL OFFER FROM ANOTHER PERSON WHO MAY BE DISCOURAGED FROM MAKING A GENERAL OFFER IN VIEW OF THE POTENTIAL DILUTION EFFECT OF THE RCULS.

PLATO CAPITAL LIMITED

(Company Registration No. 199907443M) (Incorporated in The Republic of Singapore with limited liability)

Notice of Annual General Meeting

NOTICE IS HEREBY GIVEN that the Annual General Meeting of PLATO CAPITAL LIMITED ("**the Company**") will be held at Paprika Room, Level 5, Novotel Singapore Clarke Quay, 177A River Valley Road, Singapore 179031 on Thursday, 12 April 2018 at 2.00 p.m. for the following purposes:

AS ORDINARY BUSINESS

1. To receive and adopt the Directors' Statement and the Audited Financial Statements of the Company for the financial year ended 31 December 2017 together with the Auditors' Report thereon.

(Resolution 1)

2. To re-elect Mr Lim Kian Onn (retiring by rotation pursuant to Article 107 of the Constitution of the Company). [See Explanatory Note (i)]

Mr Lim Kian Onn will, upon re-election as a Non-Independent and Non-Executive Director of the Company, remain as a member of the Audit Committee and a member of the Remuneration Committee of the Company. He will be considered non-independent for the purpose of Rule 704(7) of the Listing Manual Section B: Rules of Catalist of the Singapore Exchange Securities Trading Limited ("SGX-ST") ("Catalist Rules"). Mr Lim Kian Onn, a controlling shareholder of the Company, is father of Mr Gareth Lim Tze Xiang.

(Resolution 2)

3. To re-elect Mr Michael Kan Yuet Yun PBM (retiring by rotation pursuant to Article 107 of the Constitution of the Company). [See Explanatory Note (i)]

Mr Michael Kan Yuet Yun PBM will, upon re-election as a Director of the Company, remain as Chairman of the Audit Committee and a member of the Remuneration Committee of the Company. He will be considered independent for the purpose of Rule 704(7) of the Catalist Rules. Mr Michael Kan Yuet Yun PBM does not have any relationships including immediate family relationships between himself and the Directors, the Company and its 10% shareholders.

(Resolution 3)

4. To approve the payment of Directors' fees of \$\$178,000 for the financial year ending 31 December 2018, payable half yearly in arrears on 1 July 2018 and 1 January 2019 (2017: \$\$178,000).

(Resolution 4)

5. To re-appoint Messrs Ernst & Young LLP as the Auditors of the Company and to authorise the Directors of the Company to fix their remuneration.

(Resolution 5)

6. To transact any other ordinary business which may properly be transacted at an Annual General Meeting.

AS SPECIAL BUSINESS

To consider and if thought fit, to pass the following resolutions as Ordinary Resolutions, with or without any modifications:

7. Authority to allot and issue shares ("Share Issue Mandate")

That pursuant to Section 161 of the Companies Act, Chapter 50 of Singapore ("**Companies Act**") and Rule 806 of the Catalist Rules, the Directors of the Company be authorised and empowered to:

- (a) (i) allot and issue shares in the Company ("Shares") whether by way of rights, bonus or otherwise; and/or
 - (ii) make or grant offers, agreements or options (collectively, "**Instruments**") that might or would require Shares to be issued, including but not limited to the creation and issue of (as well as adjustments to) options, warrants, debentures or other instruments convertible into Shares,

- at any time and upon such terms and conditions and for such purposes and to such persons as the Directors of the Company may in their absolute discretion deem fit; and
- (b) (notwithstanding the authority conferred by this Resolution may have ceased to be in force) issue shares in pursuance of any Instruments made or granted by the Directors of the Company while this Resolution was in force,

provided that:

- (1) the aggregate number of Shares (including Shares to be issued in pursuance of the Instruments, made or granted pursuant to this Resolution) to be issued pursuant to this Resolution shall not exceed one hundred per centum (100%) of the total number of issued Shares (excluding treasury shares and subsidiary holdings) in the capital of the Company (as calculated in accordance with sub-paragraph (2) below), of which the aggregate number of Shares to be issued other than on a pro-rata basis to shareholders of the Company (including Shares to be issued in pursuance of the Instruments, made or granted pursuant to this Resolution) shall not exceed fifty per centum (50%) of the total number of issued Shares (excluding treasury shares and subsidiary holdings) in the capital of the Company (as calculated in accordance with sub-paragraph (2) below);
- (2) (subject to such calculation as may be prescribed by the SGX-ST) for the purpose of determining the aggregate number of Shares that may be issued under sub-paragraph (1) above, the total number of issued Shares (excluding treasury shares and subsidiary holdings) shall be based on the total number of issued Shares (excluding treasury shares and subsidiary holdings) in the capital of the Company at the time of the passing of this Resolution, after adjusting for:
 - (a) new Shares arising from the conversion or exercise of any convertible securities outstanding and/or subsisting at the time of the passing of this Resolution;
 - (b) new Shares arising from exercising share options or vesting of share awards which are outstanding or subsisting at the time of the passing of this Resolution provided that the share options or share awards (as the case may be) were granted in compliance with Part VIII of Chapter 8 of the Catalist Rules; and
 - (c) any subsequent bonus issue, consolidation or subdivision of Shares;
- in exercising the authority conferred by this Resolution, the Company shall comply with the requirements imposed by the SGX-ST from time to time and the provisions of the Catalist Rules for the time being in force (unless such compliance has been waived by the SGX-ST) all applicable requirements under the Companies Act and otherwise, and the Constitution for the time being of the Company; and
- (4) unless revoked or varied by the Company in a general meeting, such authority shall continue in force until the conclusion of the next Annual General Meeting of the Company or the date by which the next Annual General Meeting of the Company is required by law and the Catalist Rules to be held, whichever is earlier.

[See Explanatory Note (ii)]

(Resolution 6)

8. Authority to issue shares under the Plato Employee Share Option Scheme 2016

That pursuant to Section 161 of the Companies Act, the Directors of the Company be authorised and empowered to offer and grant options in accordance with the provision of the Plato Employee Share Option Scheme 2016 ("Plato ESOS 2016") ("Options") and to allot and issue from time to time such number of ordinary Shares in the capital of the Company as may be required to be issued pursuant to the exercise of Options granted by the Company under the Plato ESOS 2016 (notwithstanding that such allotment and issue may occur after the conclusion of the next Annual General Meeting of the Company), whether granted during the subsistence of this authority or otherwise, provided always that the aggregate number of ordinary shares to be issued and issuable pursuant to the Plato ESOS 2016, taking into consideration all Shares issued and issuable in respect of all options granted or awards granted under any other share incentive schemes or share plans adopted by the Company for the time being in force, including the awards granted under the Plato Performance Share Plan 2016 ("Plato PSP 2016"), shall not exceed fifteen per centum (15%) of the total number of issued shares (excluding treasury shares and subsidiary holdings) in the capital of the Company on the date preceding the grant of an Option and that such authority shall, unless revoked or varied by the Company in a general meeting, continue in force until the conclusion of the next Annual General Meeting of the Company is required by law to be held, whichever is earlier.

[See Explanatory Note (iii)]

(Resolution 7)

9. Authority to issue shares under the Plato Performance Share Plan 2016

That pursuant to Section 161 of the Companies Act, the Directors of the Company be authorised and empowered to grant awards in accordance with the provision of the Plato PSP 2016 ("Awards") and to allot and issue from time to time such number of ordinary Shares in the capital of the Company as may be required to be issued pursuant to the vesting of the Awards granted by the Company under the Plato PSP 2016 (notwithstanding that such allotment and issue may occur after the conclusion of the next Annual General Meeting of the Company), whether granted during the subsistence of this authority or otherwise, provided always that the aggregate number of ordinary shares to be issued and issuable pursuant to the Plato PSP 2016, taking into consideration all Shares issued and issuable in respect of all options granted or awards granted under any other share incentive schemes or share plans adopted by the Company for the time being in force, including the options granted under the Plato ESOS 2016, shall not exceed fifteen per centum (15%) of the total number of issued shares (excluding treasury shares and subsidiary holdings) in the capital of the Company on the day preceding the relevant date of the Awards and that such authority shall, unless revoked or varied by the Company in a general meeting, continue in force until the conclusion of the next Annual General Meeting of the Company or the date by which the next Annual General Meeting of the Company is required by law to be held, whichever is earlier.

[See Explanatory Note (iv)]

(Resolution 8)

By Order of the Board

Lee Tiong Hock Secretary Singapore, 28 March 2018

Explanatory Notes:

- (i) Information of Mr Lim Kian Onn and Mr Michael Kan Yuet Yun PBM can be found on page 33 of this Annual Report 2017.
- (ii) Under the Listing Manual Section B: Rules of Catalist of the Singapore Exchange Securities Trading Limited, a share issue mandate approved by shareholders as an ordinary resolution will enable directors of an issuer to issue an aggregate number of new Shares and convertible securities of the issuer of up to 100% of the issued share capital of the issuer (excluding treasury shares and subsidiary holdings) as at the time of passing of the resolution approving the share issue mandate, of which the aggregate number of new Shares and convertible securities issued other than on a *pro-rata* basis to existing shareholders must not be more than 50% of the issued share capital (excluding treasury shares and subsidiary holdings) of the Company.

The proposed Share Issue Mandate will enable the Company to respond faster to business opportunities and to have greater flexibility and scope in negotiating with third parties in potential fund raising exercises or other arrangements or transactions involving the capital of the Company.

The Ordinary Resolution 6 proposed in item 7 above, if passed, is to empower the Directors of the Company to allot and issue Shares in the capital of the Company and/or Instruments. The aggregate number of Shares to be issued pursuant to this Ordinary Resolution 6 (including shares to be issued in pursuance of Instruments made or granted) shall not exceed one hundred per centum (100%) of the issued share capital (excluding treasury shares and subsidiary holdings) of the Company, with a sub-limit of fifty per centum (50%) for shares issued other than on a *pro-rata* basis (including shares to be issued in pursuance of Instruments made or granted pursuant to this Ordinary Resolution 6) to shareholders.

(iii) The Ordinary Resolution 7 in item 8 above, if passed, will empower the Directors of the Company, effective until the conclusion of the next Annual General Meeting of the Company, or the date by which the next Annual General Meeting of the Company is required by law to be held or such authority is varied or revoked by the Company in a general meeting, whichever is the earlier, to issue shares in the Company pursuant to all options granted or awards granted under share incentive schemes or share plans adopted by the Company for the time being in force, up to a number not exceeding in aggregate fifteen per centum (15%) of the total number of issued shares (excluding treasury shares and subsidiary holdings) in the capital of the Company from time to time.

(iv) The Ordinary Resolution 8 in item 9 above, if passed, will empower the Directors of the Company, effective until the conclusion of the next Annual General Meeting of the Company, or the date by which the next Annual General Meeting of the Company is required by law to be held or such authority is varied or revoked by the Company in a general meeting, whichever is the earlier, to issue shares in the Company pursuant to all options granted or awards granted under share incentive schemes or share plans adopted by the Company for the time being in force, up to a number not exceeding in aggregate fifteen per centum (15%) of the total number of issued shares (excluding treasury shares and subsidiary holdings) in the capital of the Company from time to time.

Notes:

- 1. (a) A member who is not a relevant intermediary, is entitled to appoint one or two proxies to attend and vote at the Annual General Meeting (the "**Meeting**").
 - (b) A member who is a relevant intermediary, is entitled to appoint more than two proxies to attend and vote at the Meeting, but each proxy must be appointed to exercise the rights attached to a different Share or Shares held by such member.

"Relevant intermediary" has the meaning ascribed to it in Section 181 of the Companies Act.

- 2. A proxy need not be a member of the Company.
- 3. The instrument appointing a proxy or proxies must be deposited at the Registered Office of the Company at 50 Raffles Place #32-01 Singapore Land Tower Singapore 048623 not less than forty-eight (48) hours before the time appointed for holding the Meeting.

Personal data privacy:

By submitting an instrument appointing a proxy(ies) and/or representative(s) to attend, speak and vote at the Meeting and/or any adjournment thereof, a member of the Company (i) consents to the collection, use and disclosure of the member's personal data by the Company (or its agents) for the purpose of the processing and administration by the Company (or its agents) of proxies and representatives appointed for the Meeting (including any adjournment thereof) and the preparation and compilation of the attendance lists, minutes and other documents relating to the Meeting (including any adjournment thereof), and in order for the Company (or its agents) to comply with any applicable laws, listing rules, regulations and/or guidelines (collectively, the "Purposes"), (ii) warrants that where the member discloses the personal data of the member's proxy(ies) and/or representative(s) to the Company (or its agents), the member has obtained the prior consent of such proxy(ies) and/or representative(s) for the collection, use and disclosure by the Company (or its agents) of the personal data of such proxy(ies) and/or representative(s) for the Purposes, and (iii) agrees that the member will indemnify the Company in respect of any penalties, liabilities, claims, demands, losses and damages as a result of the member's breach of warranty.





Company Registration No. 199907443M (Incorporated In The Republic of Singapore)

IMPORTANT:

- Pursuant to Section 181(C) of the Companies Act, Chapter 50 of Singapore, a relevant intermediary may appoint more than two proxies to attend the Annual General Meeting and vote (please see note 4 for the definition of "relevant intermediary").
- 2. For investors who have used their CPF/SRS monies to buy the Company's shares, this Annual Report is forwarded to them at the request of their CPF/SRS Approved Nominees and is sent solely **FOR INFORMATION ONLY**.
- 3. This Proxy Form is not valid for use by CPF and SRS investors and shall be ineffective for all intents and purposes if used or purported to be used by them.

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The Registrar PLATO CAPITAL LIMITED

c/o Boardroom Corporate & Advisory Services Pte. Ltd. 50 Raffles Place #32-01 Singapore Land Tower Singapore 048623

NOTES:

- Please insert the total number of Shares held by you. If you have Shares entered against your name in the Depository Register (as defined in Section 81SF of the Securities and Futures Act, Chapter 289 of Singapore), you should insert that number of Shares. If you have Shares registered in your name in the Register of Members, you should insert that number of Shares. If you have Shares entered against your name in the Depository Register and Shares registered in your name in the Register of Members, you should insert the aggregate number of Shares entered against your name in the Depository Register and registered in your name in the Register of Members, If no number is inserted, the instrument appointing a proxy or proxies shall be deemed to relate to all the Shares held by
- A member of the Company entitled to attend and vote at a meeting of the Company is entitled to appoint one or two proxies to attend and vote in his/her stead. A proxy need not be a member of the Company.
- Where a member (other than the Relevant Intermediary) appoints two proxies, the appointments shall be invalid unless he/she specifies the proportion of his/ her shareholding (expressed as a percentage of the whole) to be represented by each proxy.
- A member who is a relevant intermediary entitled to attend the meeting and A member who is a relevant intermediary entitled to attend the meeting and vote is entitled to appoint more than two proxies to attend and vote instead of the member, but each proxy must be appointed to exercise the rights attached to a different Share or Shares held by such member. Where such member appoints more than two proxies, the appointments shall be invalid unless the member specifies the number of Shares in relation to which each proxy has been appointed.

"Relevant intermediary" means:

a banking corporation licensed under the Banking Act, Chapter 19 of Singapore or a wholly-owned subsidiary of such a banking corporation, whose business includes the provision of nominee services and who holds shares in that capacity;

- (b) a person holding a capital markets services licence to provide custodial services for securities under the Securities and Futures Act, Chapter 289 of Singapore and who holds shares in that capacity; or
- the Central Provident Fund Board established by the Central Provident Fund Act, Chapter 36 of Singapore, in respect of shares purchased under the subsidiary legislation made under that Act providing for the making of investments from the contributions and interest standing to the credit of members of the Central Provident Fund, if the Board holds those shares in the capacity of an intermediary pursuant to or in accordance with that subsidiary legislation.
- Completion and return of this instrument appointing a proxy shall not preclude a member from attending and voting at the Meeting. Any appointment of a proxy or proxies shall be deemed to be revoked if a member attends the meeting in person, and in such event, the Company reserves the right to refuse to admit any person or persons appointed under the instrument of proxy to the
- The instrument appointing a proxy or proxies must be deposited at the registered office of the Company at 50 Raffles Place #32-01 Singapore Land Tower Singapore 048623 not less than forty-eight (48) hours before the time appointed for the Meeting.
- The instrument appointing a proxy or proxies must be under the hand of the appointor or of his attorney duly authorised in writing. Where the instrument appointing a proxy or proxies is executed by a corporation, it must be executed either under its seal or under the hand of an officer or attorney duly authorised. Where the instrument appointing a proxy or proxies is executed by an attorney on behalf of the appointor, the letter or power of attorney or a duly certified copy thereof must be lodged with the instrument.
- A corporation which is a member may authorise by resolution of its directors or other governing body such person as it thinks fit to act as its representative at the Meeting, in accordance with Section 179 of the Companies Act, Chapter 50 of Singapore.

PERSONAL DATA PRIVACY: By submitting an instrument appointing a proxy(ies) and/or representative(s), the member accepts and agrees to the personal data privacy terms set out in the Notice of Annual General Meeting dated 28 March 2018.

General: The Company shall be entitled to reject the The Company shall be entitled to reject the instrument appointing a proxy or proxies if it is incomplete, improperly completed or illegible, or where the true intentions of the appointor are not ascertainable from the instructions of the appointor specified in the instrument appointing a proxy or proxies. In addition, in the case of Shares entered in the Depository Register, the Company may reject any instrument appointing a proxy or proxies lodged if the member, being the appointor, is not shown to have Shares entered against his name in the Depository Register as at seventy-two (72) hours before the time appointed for holding the Meeting, as certified by The Central Depository (Pte) Limited to the Company.

REGISTERED OFFICE

50 Raffles Place #32-01 Singapore Land Tower Singapore 048623 Telephone: (65) 6536 5355 Facsimile: (65) 6536 1360

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Ground Floor, Bangunan ECM Libra
No.8 Jalan Damansara Endah
Damansara Heights
50490 Kuala Lumpur

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