SHAPING THE WAY FORWARD

ANNUAL REPORT 2017





CORPORATE **PROFILE**

Listed on 28 July 2016 ("Listing Date"), EC World REIT ("ECW") is the first specialised and e-commerce logistics REIT listed on Singapore Exchange Securities Trading Limited. With its initial portfolio of six quality properties located in the People's Republic of China ("PRC") within one of the largest e-commerce clusters in the Yangtze River Delta, ECW offers investors unique exposure to the specialised logistics and e-commerce sector in the PRC. As at 31 December 2017, ECW's portfolio covers an aggregate net lettable area of 698,478 square metres and has a valuation of approximately \$\$1.4 billion.

ECW's investment strategy is to invest principally, directly or indirectly, in a diversified portfolio of income-producing real estate which is used primarily for e-commerce, supply-chain management and third party logistics purposes, as well as real estate-related assets, with an initial geographical focus on the PRC.

ECW is managed by EC World Asset Management Pte. Ltd., which is an indirect wholly-owned subsidiary of the Sponsor – Forchn Holdings Group Co., Ltd. The Sponsor was established in 1992 and it is headquartered in Shanghai. It is a diversified enterprise focusing on the logistics, industrial, hospitality, commercial real estate and finance sectors.

DBS Bank Ltd. was the sole financial adviser, global coordinator and issue manager for the initial public offering of EC World REIT. DBS Bank Ltd., Bank of China Limited, Singapore Branch, China International Capital Corporation (Singapore) Pte. Limited and Maybank Kim Eng Securities Pte. Ltd. were the joint bookrunners and underwriters for the initial public offering of EC World REIT.

VISION

ECW aims to be the premier e-commerce and specialised logistics REIT in Asia and strives to create long term value for all of our stakeholders by capturing opportunities driven by the fast growing e-commerce and specialised logistics sectors.

MISSION



Deliver stable, sustainable and growing distributions to our unitholders 8

Offer a differentiated and high quality asset portfolio

8

Grow and diversify our portfolio through yield accretive acquisitions



Adopt active asset management strategies to enhance performance and value of our properties

CONTENTS

Corporate Profile

- 01 Vision and Mission02 Financial Highlights
- 03 Letter to Unitholders
- 07 Board of Directors
- 11 Management Team
- 12 Unit Performance
- 13 Trust Structure
- 14 The Property Manager
- 15 Management Review
- 28 Corporate Governance
- 48 Enterprise Risk Management
- 51 Sustainability

FINANCIAL STATEMENTS AND OTHER INFORMATION

- 53 Financial Statements
- 108 Additional Information
- 110 Statistics of Unitholdings
- 113 Notice of Annual General MeetingProxy Form
 - Corporate Information

FINANCIAL HIGHLIGHTS

Statement of Total Return

	2017 S\$ Million	2016 ¹ S\$ Million
Gross revenue	91.4	95.5
Net property income	82.7	83.9
Amount available for distribution	47.1	19.1

Statement of Financial Position

	As at 31.12.2017 \$\$ Million	As at 31.12.2016 \$\$ Million
Total assets	1,511.2	1,482.3
Investment properties	1,337.0	1,333.3
Total liabilities	793.6	756.2
Net assets	717.6	726.1

Key Financial Ratios

	As at 31.12.2017	As at 31.12.2016
Gross borrowings / Total assets	29.2%	27.6%
Interest cover ratio ²	4.3 times	5.9 times
Weighted average debt maturity	1.5 years	2.6 years
Annualised all-in interest rate	5.3%	5.4%
Annualised running interest rate ³	4.4%	4.4%
Total operating expenses as a percentage of net assets	1.2%	1.6%

1

Include financial period from 1 January 2016 to 27 July 2016 where ECW was a private trust. Defined as net property income divided by interest paid / payable to Banks (exclude amortisation of upfront financing fee). Exclude amortisation of upfront financing fee.

2 3

Financial Performance (1 January 2017 to 31 December 2017)

	Actual	Forecast ⁴	Variance (%)
Gross revenue (S\$'000)	91,368	90,451	1.0
Net property income (S\$'000)	82,704	81,999	0.9
Income available for distribution (\$\$'000)	47,117	46,495	1.3
Distribution per unit (cents)	6.025	5.936	1.5
Annualised distribution yield (%) ⁵	7.44	7.33	1.5
Annualised distribution yield (%) ⁶	7.93	7.81	1.5

The forecast figures are derived from the forecast disclosed in the Prospectus for the for the financial year ending 31 December 2017. Based on IPO price of \$\$0.81 per unit. Based on closing price of \$\$0.76 per unit as at 29 December 2017.

4 5 6

LETTER TO UNITHOLDERS

We are delighted to have delivered another year of strong operating and financial results outperforming our IPO forecast.





Based on closing price of \$\$0.76 as at 29 December 2017.

2 National Bureau of Statistics

3 Hangzhou Bureau of Statistics

Dear Unitholders.

On behalf of the Board of Directors and management of EC World Asset Management Pte. Ltd. ("the Manager"), as Manager of EC World REIT ("ECW"), we are pleased to present the report to ECW Unitholders for the financial year ended 31 December 2017 ("FY2017").

2017 is a year marked by improvement and recovery of global economy, albeit against a backdrop of geopolitical tensions, political divisions and rising protectionist sentiment. China continues to be one of the main drivers for global growth with its GDP expanding 6.9%² for 2017, exceeding the government's target of 6.5%. This also represents the first acceleration of economic growth since 2010. In Hangzhou, where currently all of our assets are located, the GDP grew 8.0%³ in 2017, outstripping the national average.

ECW aims to offer investors a differentiated investment proposition through a portfolio of specialized and e-commerce logistics assets. The e-commerce sector in China and Hangzhou continued to grow at rapid pace in 2017 - online retail sales in China increased by 32.2%² and e-commerce industry in Hangzhou expanded by 36.6%³ over the past year.

LETTER TO UNITHOLDERS

2017 is also the first full financial year for ECW since our listing on the SGX-ST Mainboard on 28 July 2016 and we are delighted to have delivered another year of strong operating and financial results outperforming our IPO forecast. This is a testament to the quality and stability of the ECW's asset portfolio as well as our active asset management and prudent financial management strategies. The strong performance also lays a solid foundation for us to expand our portfolio in the coming year.

Delivering Steady Returns To Our Unitholders

One of the Manager's most important objectives is to deliver stable, sustainable and growing distributions to our unitholders and we are delighted to report that ECW's 2017 performance exceeded our IPO forecast for the second consecutive year.

Gross revenue was \$\$91.4 million, an increase of \$\$0.9 million or 1.0% compared to the forecast. Net Property Income (***NPI**") was \$\$82.7 million, an increase of \$\$0.7 million or 0.9% compared to the forecast. The higher gross revenue and NPI was primarily due to the additional rental income from the completion of an asset enhancement initiative at Chongxian Port Investment (construction of a sheltered warehouse). As a result, ECW achieved a full year distribution per unit (***DPU**") of 6.025 Singapore cents for the full year in 2017, exceeding forecast by 1.5%.

Disciplined And Active Asset Management

We continue to adopt a disciplined and active approach towards managing our assets. Our portfolio valuation (in RMB terms) increased by 1.8% year on year from RMB6,407.0 million as at 31 December 2016 to RMB6,522.0 million as at 31 December 2017. This follows last year's growth of 0.8% in



RMB terms. In SGD terms, our portfolio valuation was \$\$1,337 million as at 31 December 2017.

The committed portfolio occupancy remains at 100% weighted average underlying end-tenant occupancy of the portfolio was 97.5%⁴ as at 31 December 2017.

Prudent Capital And Risk Management

We are committed to maintaining a robust capital structure while managing our financial and operational risks prudently. As at end of 2017, our balance sheet remains strong with total assets of \$\$1.5 billion and aggregate leverage of 29.2%, providing ample debt headroom for future acquisitions.

In order to prudently manage our foreign exchange and interest rate exposure, we hedge our RMB income for distribution on a 6-month rolling basis and SGD borrowings using floating for fixed interest rate swaps.

Looking Ahead

The Chinese economy continues to grow at a steady rate and the e-commerce sector in China and Hangzhou in particular is expected to continue to expand at a healthy pace. Against this positive macroeconomic backdrop and given the nature of our assets and leases, we expect our portfolio to continue to deliver stable returns for our unitholders.

Furthermore, the Manager will endeavour to grow our current portfolio via yield accretive acquisitions both in China as well as in high growth markets in Southeast Asia.

Appreciation

On behalf of the Board, I wish to express our sincere gratitude towards our unitholders for their continued and unstinting support in 2017.

We would also like to thank our tenants, business partners, bankers, auditors and other professional advisers for believing in our story and for their generous assistance and advice over the past year.

Last but not least, we would like to thank the management and staff of the Manager, for their hard work, dedication and professionalism and we are confident that together with the management and our stakeholders, we can embark on a journey to scale new heights for ECW and our unitholders.

Zhang Guobiao Chairman of the Board & Non-Executive Director

4 By net lettable area

致股东 (单位持有人)的信



我们很高兴能再提供一年 优于我们IPO 预测的强劲 运营和财务业绩。



1 根据2017年12月29日收盘价S\$0.76计算.

2 中国国家统计局
 3 杭州市统计局

尊敬的各位股东(单位持有人)

我谨代表EC World 房地产信托基金("ECW")的管理 公司, EC World资产管理私人有限公司("基金经理人") 的 董事会和管理团队,向ECW股东(单位持有人)提交截至2017 年12月31日(FY2017)财政年度的业绩报告。

虽然世界地缘政治的紧张局势、政治分歧和保护主义情绪保持 上升趋势,2017年全球的经济仍然处于改善和复苏的过程。 作为全球增长的主要动力之一,2017年中国的全年GDP增长 6.9%²,超过中国政府的6.5%的预期目标。这也是中国自2010 年以来首次经济增长加速。杭州作为目前我们所有资产的所在 地,2017年的GDP增长了8.0%³,超过全国的平均水平。

ECW旨在通过一系列专业物流和电商物流资产向投资者提供差 异化的投资渠道。中国和杭州的电子商务行业在2017年继续快 速增长。统计数据表明,中国的在线零售销售在2017年增长了 32.2%²,同期杭州的电子商务行业扩大了36.6%³。

2017年也是自2016年7月我们在新加坡证券交易所主板上市以 来的第一个完整的财政年度, 我们很高兴能再提供一年优于我 们IPO预测的强劲运营和财务业绩。这证明了ECW资产组合的 优质质量和稳定性,以及我们积极的资产管理和审慎的财务管理 策略。这一强劲的业绩也为我们在来年扩大投资组合打下了坚 实的基础。

致股东 (单位持有人)的信

为我们的单位持有人提供稳定的回报

基金经理人最重要的目标之一是为我们的单位持有人提供稳定的、可持续性的和不断增长的收入分配。我们很高兴地向单位持有人报告, ECW 在2017年的业绩再次超过了我们的IPO预测。

2017年度的总收入约为9140万新加坡元("新元"),比预期增 长了约90万新元或1.0%。净资产收入为8270万新元,比预期增 长了约70万新元或0.9%。ECW在崇贤港投资建造了一个封闭 式仓库的资产。该项资产提升项目完成后新增加的租金收入直 接提高了2017年的总收入。同时,有利的汇率也为净资产收入 的提高产生了促进性的影响。因此,ECW在2017年全年收入分 配高达6.025新加坡分,比预期高了1.5%。

严格和积极的资产管理

我们继续以严格和积极的态度来管理我们的资产。我们的投资 组合估值从2016年12月31日的人民币64亿7百万元增长到2017 年12月31日的人民币65亿2200万元,同比增长了1.8%,高于 去年同期0.8%的增长率。截至2017年12月31日止,我们的投资 组合估值为13亿3700万新元。

截至 2017年12月31日止, 投资组合的入租率仍为 100%, 加权平 均最终租户入租率为97.5%4。

稳健的资本和风险管理

我们致力于保持稳健的资本结构,同时谨慎地管理我们的财务 和业务风险。截至2017年底,我们拥有强劲的资产负债表,资 产总额高达15亿新元,总杠杆率仅为29.2%,为未来的收购提 供了充足的融资空间。

为了审慎管理外汇和利率的风险,我们在6个月的滚动基础上对 冲了我们的人民币收入来源的外汇风险敞口,并使用浮动的固 定利率互换对冲了100%的新元贷款利率风险。

前景展望

中国经济继续以稳定的速度增长,特别是中国和杭州的电子商 务行业有望继续以健康的速度持续发展。在这种积极的宏观经 济背景下,鉴于我们的资产组合和租约的性质,我们坚信我们 的投资组合能继续为我们的单位持有人提供稳定的回报。

此外,基金经理人还将努力通过在中国以及东南亚等高增长 率市场上收购有收益增值效果的资产来扩大我们目前的投资 组合。

致谢

我谨代表董事会,对我们单位持有人在2017年度继续和不遗余 力地支持,表示衷心的感谢!

我们还要感谢我们的租户、商业伙伴、银行家、审计师和其他 专业顾问,感谢他们对我们的愿景的兴趣和支持,以及他们的 慷慨援助和建议。

最后,我们还要感谢基金经理人的积极管理和我们的员工的辛勤工作,敬业精神和专业理念。我们有信心,与管理层和我们的利益攸关者一起,我们将在为ECW和我们的单位持有人服务的征程中,再创新高。

<mark>张国标</mark> 董事长兼非执行董事



4 按净可出租面积

BOARD OF DIRECTORS



Mr Zhang Guobiao

Chairman and Non-Executive Director

Mr Zhang was appointed as Director on 14 May 2015 and Non-Executive Chairman of the Board on 21 June 2016. He is also a member of the Nominating and Remuneration Committee.

Mr Zhang is the Chairman of the Sponsor, Forchn Holdings Group Co., Ltd. since June 1998. He is also the founder of Forchn Trading Co., the predecessor of Forchn Holdings Group Co., Ltd., which was incorporated in 1992 as a construction materials company in Shanghai. Under his leadership, the small construction materials firm grew into a conglomerate with diversified businesses in supply chain management, manufacturing, real estate, wellness and finance.

Following the Zhejiang Provincial Government's campaign in 2006 for successful Zhejiang businessmen residing outside Zhejiang to return and invest in the province, Mr Zhang led the acquisition and modernisation of one of the key inland ports in the PRC, namely Chongxian Port in Hangzhou.

This was followed by the development of an integrated warehouse under Chongxian Port Logistics, which complemented the service of the 23 berths operated by Chongxian Port. In 2007, Mr Zhang spearheaded the acquisition and restructuring of a provincial state-owned enterprise, Hangzhou Zhang Xiao Quan Group Co., Ltd.. Zhang Xiao Quan is a widely-known household name, specialising in the design, production and merchandising of cutlery and metal household wares in the PRC since 1628. Under the leadership of Mr Zhang, Forchn Group became one of the founders for Cainiao Network in 2013. At the same time, Ruyicang, an e-commerce omni channel warehousing and distribution platform is a key business in the Forchn Group to support the online and offline integration and development of e-commerce businesses.

Mr Zhang also successfully expanded Forchn Group's business to overseas markets in 2016 by sponsoring EC World

Real Estate Investment Trust on its listing on the mainboard of the Singapore Stock Exchange in July 2016. Further to above, Mr Zhang led the expansion of the Forchn Group in late 2016 into the hospitality sector with the acquisition of an award-winning luxury resort, Fuchun Resort, located in Hangzhou, which is a premier integrated holiday resort for business and leisure activities, cultural and artistic events as well as providing high-end wellness facilities. The resort has received numerous international awards since 2006, including China's Leading Resort Awards for 9 years, Asia's Leading Villas Awards from 2013 to 2017 and Asia's Leading Luxury Golf Resort from 2010 to 2013. In 2017, Mr Zhang further established a high-end integrated health management service platform, Gongwang Renya leveraging on Fuchun Resort's infrastructure.

As the Executive Vice Chairman of Zhejiang Chamber of Commerce in Shanghai, Mr Zhang is an active community leader in promoting corporate social responsibility. Mr Zhang is also an activist for social welfare and civic responsibility.

Mr Zhang has received many accolades which include the Award of Excellence by the Third Global Zhejiang Entrepreneurs Convention, 2016, the Zhejiang Entrepreneur of the Year 2014, the Award of Innovation and Entrepreneurship by the Second Global Zhejiang Entrepreneurs Convention, 2013, and the Zhejiang Province Model Returning Investor Award in 2005, 2007, 2011 and 2014.

Mr Zhang has completed the "China CEO Program" jointly organised by Cheung Kong Graduate School of Business, Centre for Management Development at London Business School, Columbia Business School and IMB International. He also completed the "Global CEO Program for China" jointly organised by Harvard Business School, China Europe International Business School and IESE Business School.

BOARD OF DIRECTORS



Mr Chan Heng Wing

Dr David Wong See Hong

Mr Chan Heng Wing

Independent Non-Executive Director and Lead Independent Director

Mr Chan was appointed as Non-Executive Director and Lead Independent Director on 21 June 2016. He is also a member of the Nominating and Remuneration Committee.

Mr Chan currently serves as the Non-resident Ambassador to the Republic of Austria. Mr Chan is an independent nonexecutive director of Banyan Tree Holdings Limited, Frasers Property Limited and Fraser And Neave Limited. He is also a director of Precious Treasure Pte. Ltd. and Precious Quay Pte. Ltd. which owns and operates Fullerton Hotel and Fullerton Bay Hotel respectively. Mr Chan is the Senior Advisor of the Milken Institute Asia Center, a non-profit think tank which is based in the United States and Singapore.

Mr Chan was previously the Ambassador to Thailand and Consul-General to Hong Kong and Shanghai. He later joined Temasek Holdings (Private) Limited as Chief Representative in China and Managing Director for International Relations in Temasek International (Singapore) Pte. Ltd..

Mr Chan was awarded the Public Administration Medal (Silver) in 1980 by the Singapore Government. He holds a Master of Science from the Columbia Graduate School of Journalism and a Bachelor of Arts and a Master of Arts from the University of Singapore.

Dr Wong See Hong

Independent Non-Executive Director

Dr Wong was appointed as Independent Non-Executive Director on 21 June 2016. He is also the Chairman of the Audit and Risk Committee.

Dr Wong is currently the Chairman of Halftime Limited, Hong Kong. He is a Finance Management Committee Member of the Hong Kong Management Association, Hong Kong. He also serves as the independent non-executive director of China Merchant Bank Co., Limited, Frasers Hospitality Asset Management Pte. Ltd. (the manager of Frasers Hospitality Real Estate Investment Trust), Frasers Hospitality Trust Management Pte. Ltd. (the trustee-manager of Frasers Hospitality Business Trust), independent non-executive director of Tahoe Life Insurance Company Limited.

Dr Wong was the Deputy Chief Executive of the Bank of China (Hong Kong) Group from 2008 to 2013, with overall responsibility for the financial market businesses which include Global Markets, Global Transaction Banking, Investment Management, Insurance, Asset Management and other capital market-related businesses. He was also a Director of BOC Group Life Assurance Company Limited from 2008 to 2013 and concurrently the Chairman of BOC International-Prudential Trustee Limited. From 2010 to 2012, he was the Chairman of BOCHK Asset Management Limited. Prior to joining the Bank of China (Hong Kong) Group, Dr Wong was the Corporate Executive Vice President and Country Executive of ABN AMRO Bank ("ABN") and was responsible for ABN's operations in South East Asia. He joined ABN in 1995 and had held various senior positions within ABN, including Regional Head of Financial Markets, Country Executive in Singapore, and Managing Director of the Hong Kong Branch. Dr Wong has spent over 30 years in the banking sector and has extensive knowledge and experience in treasury and financial products.

Dr Wong served as a board member of Energy Market Authority until March 2009 and was a Board Member of the Civil Service College in Singapore from March 2007 to October 2013.

Dr Wong graduated from the University of Singapore with a Bachelor's Degree in Business Administration and was awarded a Master's Degree in Science in Investment Management by the Hong Kong University of Science and Technology, and a Doctorate degree in Transformation Leadership from the Bethel Bible Seminary. He is also a Financial Industry Certified Professional with the Institute of Banking and Finance, Singapore.



Mr Li Guosheng

Mr Chia Yew Boon

Mr Li Guosheng

Independent Non-Executive Director

Mr Li was appointed as Independent Non-Executive Director on 21 June 2016. He is also the Chairman of the Nominating and Remuneration Committee and a member of the Audit and Risk Committee.

Mr Li is the managing director of Horizonline Pte Ltd, a company involved in the import and wholesale of security products and systems, since December 2006. He is also the managing director of Ningbo Horizonline Technologies Co. Ltd., a PRC manufacturing company, since December 2009. From June 2004 to December 2006, he was a technical manager with China Enersave Limited (now known as Charisma Energy Services Ltd), a company that operates in the renewable energy industry, where he was responsible for the evaluation of the waste energy power plants. Mr Li began his career in 1988 as an electrical engineer with Beilungang Thermal Power Plant Engineering Co. Ltd., a PRC company which constructed thermal power plants. Mr Li has been the President of the Zhejiang (S) Entrepreneurs Association, a non-profit association for people with links to the Zhejiang Province, since 2013. In addition, Mr Li is also a Director for Sanhua International Singapore Pte. Ltd. and Sanhua Trading Pte. Ltd., subsidiaries of Sanhua Holding Group, a leading manufacturer of HVAC&R controls components and parts with a global footprint and 30 years of experience. Sanhua Holding Group is listed on Shenzhen Stock Exchange since 2005.

Mr Li holds a Bachelor Degree in Automation of Electrical Power System from Shanghai Jiaotong University, Shanghai, PRC, and a Master of Business Administration from the National University of Singapore.

Mr Chia Yew Boon Independent Non-Executive Director

Mr Chia was appointed as Independent Non-Executive Director on 21 June 2016. He is also a member of the Audit and Risk Committee, and Nominating and Remuneration Committee.

Mr Chia has more than 30 years of experience working in various fields such as investments, business consultancy and corporate finance.

He is the founding Managing Director of Catalyst Advisors Private Ltd. and Catalyst Advisors International Private Limited, which are both private equity investment and venture capital business consultancy firms. Concurrently, he is also a Senior Advisor of Atlas Financial Solutions, a Paris-based corporate finance advisory firm specialising in mid-cap company mergers and acquisitions. In September 2011, Mr Chia was appointed as an Independent Non-Executive Director of Technovator International Limited, a leading company in energy management systems, solutions and services; it is part of the Tsinghua Tongfang group of companies, whose ultimate controlling shareholder is Tsinghua University.

From July 2005 to June 2007, Mr Chia was Director of Business Development at SGX-listed Boustead Singapore Limited, and concurrently the Chief Executive Officer of Boustead subsidiary, ASX-listed EasyCall International Ltd. Prior to that, from January 1999 to June 2005, Mr Chia served as Senior Vice President of GIC Special Investments Pte Ltd. ("GIC SI"), the venture capital and private equity arm of GIC, the sovereign wealth fund of Singapore.

Mr Chia holds a Diplôme d'Ingénieur (equivalent to a Master's Degree in Engineering) from L'École Nationale Supérieure de Chimie de Strasbourg, France.

BOARD OF DIRECTORS



Mr Goh Toh Sim Executive Director and Chief Executive Officer

Mr Goh was appointed as Executive Director and Chief Executive Officer on 23 March 2018. He was previously the Executive Director and Acting Chief Executive Officer of the Manager. Prior to this, Mr Goh was the Executive Director and President of Investment & Asset Management of the Manager from May 2016 till November 2017. He was subsequently appointed as the Chief Executive Officer of Forchn International Pte Ltd, the sole shareholder of the Manager and a wholly-owned subsidiary of the Sponsor of ECW.

Mr Goh has over 20 years of experience in the management of industrial parks, real estate development and business management in China. Prior to joining the Manager, he was the Chief Representative in China for Keppel Corporation Limited where he was responsible for government relations and business development. Prior to joining Keppel Corporation and from July 2006 to November 2009, Mr Goh was the Chief Executive Officer of Evergro Properties Limited listed on SGX and a real estate developer in Tianjin, Jiangyin and Changzhou, where he was responsible for the general management of the company, including setting of strategies, land and project acquisitions and property development.

Mr Goh also served as the Chief Executive Officer of Ascendas (China) Pte Ltd from January 2004 to June 2006, where he was responsible for developing and managing Ascendas' businesses in China. He initiated the development of Ascendas' businesses in several cities in China including Shanghai, Hangzhou, Dalian, Xian, and Nanjing. From January 2000 to December 2003, he was the Deputy Chief Executive Officer of China-Singapore Suzhou Industrial Park Development Group Co., Ltd. (formerly known as China-Singapore Suzhou Industrial Park Development Co., Ltd.) where he was responsible for infrastructure development, finance and government relations. Mr Goh holds a Diplôme d' Ingénieur (French engineering degree which is equivalent to a Master's degree) in Telecommunications from the Ecole Nationale Supérieure des Télécommunications, Paris, France, and a Master of Business Administration from INSEAD, Fontainebleau, France.

MANAGEMENT TEAM

Mr Goh Toh Sim Executive Director and Chief Executive Officer

Mr Goh is an Executive Director and Chief Executive Officer of the Manager. Please refer to his profile under the Board of Directors section of this Annual Report (see page 10).

Mr Johnnie Tng Chin Hwee Chief Financial Officer

Mr Tng is the Chief Financial Officer of the Manager. Prior to joining the Manager, Mr Tng had been the Chief Financial Officer of Ying Li International Real Estate Limited, Keppel REIT and Ascendas India Trust.

Before joining Ascendas in 2006, Mr Tng had held senior corporate finance and private equity investment positions. He was Vice President - Corporate Finance at RGM International, an Indonesian conglomerate involved in resource-based industries, where he had led several multimillion dollar mergers and acquisitions. Before joining RGM International, Mr Tng advised a private investor on the takeover and subsequent debt restructuring of a freight forwarding company listed on the Singapore Exchange Securities Trading Ltd ("SGX-ST"), Freight Links Express Holding Ltd. Post-acquisition, he also structured the disposal of non-core assets which brought the group back to profitability. Mr Tng spent the initial ten years of his career with the Monetary Authority of Singapore ("MAS"), SBC Warburg and Nomura, where he was largely involved in investment banking and private equity investments.

Mr Tng holds a Bachelor of Accountancy (Honours) degree from the Nanyang Technological University of Singapore.

Mr Jinbo Li Head of Investment, Asset Management and Investor Relations

Mr Li is responsible for corporate development activities for ECW including acquisitions, divestments as well as asset management. Mr Li also serves as the main contact point between the Manager and the investment community focusing on maintaining and strengthening relationships with institutional and retail investors as well as research analysts and media.

Prior to joining the Manager in January 2017, Mr Li worked as an investment banker with Deutsche Bank and Standard Chartered. During his corporate advisory career, he advised clients across different industries on a multitude of capital raising and mergers and acquisitions transactions with a focus on real estate and real estate investment trust sector. He started his career with Citigroup in Singapore.

Mr Li graduated from National University of Singapore with a degree (Honours) in Industrial & Systems Engineering.

Mr Wang Feng Senior Manager, Compliance and Risk Management

Mr Wang is currently heading the risk management and compliance function of the Manager. He is responsible for internal audit, risk management and compliance with requirements under the Securities and Futures Act and the Code on Collective Investment Schemes for ECW and the Manager, and advising the Manager on its risk management and compliance processes.

Prior to joining the Manager, Mr Wang was an Audit Manager with KPMG Singapore. He spent over 5 years at KPMG providing audit and review services to many multi-national corporations listed in Singapore and overseas exchanges. Mr. Wang has in-depth knowledge on key corporate reporting issues such as valuation, lease and revenue recognition in construction, shipping and freight forwarders, offshore oil and gas segment, health and aviation industry. In addition, Mr Wang had more than 12 years' experience as a project manager in real estate development industry before joining KPMG.

Mr Wang is currently a member of Association of Chartered Certified Accountants in United Kingdom and a member of Chartered Accountants in Singapore.

UNIT PERFORMANCE

Unit Price and Trading Volume

From 1 January 2017 to 31 December 2017
0.760
0.760
0.810
0.695
0.777
253,200
596

Source: Bloomberg

(1) Based on the closing price of \$\$0.760 and total number of units outstanding of 784,657,527 on 29 December 2016

Distribution to Investors

	From 1 January 2017 to 31 December 2017
Distribution per unit (S\$ cents)	6.025
Distribution yield ⁽²⁾	7.9%

(2) Annualized based on the closing price of \$\$0.760 on 29 December 2017



TRUST STRUCTURE



THE PROPERTY MANAGER







The management of the daily operations of ECW's portfolio of properties is undertaken by Yuntong Property Management Co., Ltd. (运通网城资产管理有限公司) ("**Yuntong**"), a whollyowned subsidiary of the Sponsor. Yuntong is responsible for providing the following services to the properties in the REIT's portfolio:

- Property and Lease Management Services: To manage rental leases and ensure the desired level of customer service is provided to the tenants of the properties.
- Marketing Services: To market and lease vacant space in the ECW REIT's portfolio of properties. Where appropriate, the Property Manager may help to enhance the market positioning and attractiveness of the properties, thereby maximising returns to Unitholders.
- Property Maintenance and Repair Services: To maintain the properties in good condition.

The Property Manager has a team of experienced professionals dedicated to providing services to ECW's properties. Among the professionals employed by the Property Managers are skilled executives and technicians who have experience in managing well-known real estate developments in China.

The National Development and Reform Commission ("**NDRC**") has granted accreditation to the Property Manager under the Internet Plus Key Project (互联网+重大项目). This accreditation allows the Property Manager to provide value-added services to the tenants of the properties. Examples of such services include the outsourcing of registration and application activities, dealing of logistics and supply chain management solutions and online community services.

MANAGEMENT REVIEW



OPERATION REVIEW

In 2017, ECW built on its solid performance since listing on the Singapore Stock Exchange on 28 July 2016. Working together with the Property Manager, the Management continued to provide well-maintained good quality assets to its tenants. As at 31 December 2017, a 100% portfolio occupancy rate was maintained, with the underlying occupancy rate at 97.5%¹. The full occupancy rate has its foundation in the good mix of master leases, long tenant leases as well as stickiness of the leases.

Stable and High Occupancy Underpinned by Tenants with Strong Businesses

Assets	Type of Lease/No. of Tenants	Underlying Tenant Occupancy Rate (%)*	Contractual Occupancy Rate (%)*
Fu Heng Warehouse	Master leased	100%	100%
Stage 1 Properties of Bei Gang Logistics	Master leased	85.6%	100%
Chongxian Port Investment	Master leased	100%	100%
Chongxian Port Logistics	Multi-tenanted/22 unique tenants	100%	100%
Fu Zhuo Industrial	Multi-tenanted/2 tenants	100%	100%
Hengde Logistics	Multi-tenanted/2 tenants	100%	100%

* As at 31 December 2017

1 Underlying occupancy rate weighted by committed NLA.

MANAGEMENT REVIEW

The two e-commerce assets, Fu Heng warehouse and Bei Gang Logistics are master leased to Hangzhou Fuyang Yunton E-Commerce Co., Ltd. (an e-commerce logistics operator, running under the brand-name of "Ruyicang" 如意仓 and servicing the big e-commerce platforms such as Taobao of Alibaba and JD.com) and Forchn Holdings Group Co., Ltd respectively. These two master leases expire in December 2020 and October 2020 respectively.

According to China's National Bureau of Statistics, online retail sales in China grew 32.2% for full year 2017, 6.0% higher than 2016. Meanwhile, Hangzhou Bureau of Statistics reported that e-commerce in Hangzhou grew by 36.6% in the year 2017. According to Reuters, online sales on 11 November 2017, China's Singles Day (光棍节), grew by 40% as compared to 2016 to reach US\$25 billion. To put it in perspective, this amount is four times bigger than the sales figure achieved for Black Friday and Cyber Monday which are the two biggest shopping days in the United States of America.

The third master lease is at our port logistics assets – Chongxian Port Investment, which is master leased to Hangzhou Fu Gang Supply Chain Co., Ltd. (a port operator controlling more than 50% of the market share in steel product imports in Hangzhou). According to Hangzhou Bureau of Statistics, Hangzhou's economy grew at a rate of 8.0% in 2017. With a growing economy and limited supply of inland ports in Hangzhou, the port operator will continue to use the river port along the Beijing-Hangzhou Grand Canal.

Chongxian Port Logistics and Fu Zhuo Industrial are the other two port logistics assets. Chongxian Port Logistics is leased to 22 unique tenants and these tenants have business relationships with Chongxian Port Investment.





Our sixth asset, Hengde Logistics, is a specialized logistic asset, mainly leased out to China Tobacco Zhejiang Industrial Co., Ltd. The value of the products stored in this warehouse by China Tobacco Zhejiang Industrial Co., Ltd, is estimated to be worth RMB 10 billion. With its temperature and humidity control systems, as well as pest management system, Hengde Logistics is specially customized to cater to the special requirements of tobacco storage and this reflects its competitive advantage compared to ordinary warehouses.

Active Lease Management

The Manager works closely with the Property Manager to optimize the occupancy rates of the properties. Existing and prospective tenants are engaged well in advance of lease expiry dates to mitigate risk of non-renewals and vacancies.

As at 31 December 2017, the portfolio WALE was 2.9 and 3.0 by committed net lettable area and gross rental income respectively.

During the year, at Chongxian Port Logistics, 3.4% of its lease expired and was either replaced by new leases or renewed with existing tenants. These have achieved a rental reversion rate of 24.2% and contributed to 0.3% of the portfolio's gross rental income. The new and renewed leases had a WALE of 3.2 as at 31 December 2017. The expiry profile of leases that were committed as at 31 December 2017 are shown in the chart below.



Lease Expiry Profile: No significant space expiring before 2020

The duration and rental escalation of the leases are shown in the table below. Most of the leases have built-in rental escalation, providing unitholders with organic growth.

Property	Lease terms	Rental escalation
Fu Heng Warehouse	Master lease: From 1 Jan 2016 to 31 Dec 2020	6.0%, 5.0%, 4.0% and 3.0% on 1st Jan of 2017, 2018, 2019 and 2020 respectively.
Stage 1 Properties of Bei Gang Logistics	Master lease: From 1 Nov 2015 to 31 Oct 2020	1% on 1st Jan of 2017, 2018, 2019 and 2020
Chongxian Port Investment	Master lease: From 1 Jan 2016 to 31 Dec 2020	6.0%, 5.0%, 4.0% and 3.0% on 1st Jan of 2017, 2018, 2019 and 2020 respectively
Chongxian Port Logistics	Multiple tenancy	For 72% of leases: increase of 10% in first 3 years, 12% from the fourth year
Fu Zhuo Industrial	1) 25 Apr 2015 to 24 Apr 2020 2) 8 Oct 2014 to 7 Oct 2029	(1) 10% in first 3 years, 15% starting from the 4th year (2) 7.5% every 3 years
Hengde Logistics	1) 15 Oct 2015 to 14 Oct 2020 2) 9 May 2016 to 8 May 2021	2 main leases. Up to 10% upon renewal

During FY2017, the gross revenue of the portfolio was \$\$91.4 million and the DPU for the full year was 6.025 Singapore cents. Without the master leases, the underlying gross revenue would have been \$\$77.0 million and the corresponding DPU would have been 4.979 Singapore cents per unit.

Property	Gross revenue from master leases in 2017 (SGD '000)
Fu Heng Warehouse	8,644
Stage 1 Properties of Bei Gang Logistics	25,776
Chongxian Port Investment	29,335
Total	63,755

Diversified Tenancy

As at 31 December 2017, there were a total of 25 unique tenants across the portfolio and contribution to gross rental income, based on locked-in rental, by the top 10 tenants is as follows:

	Top tenants	Contribution to gross rental income (%)
1	杭州富港供应链有限公司 Hangzhou Fu Gang Supply Chain Co., Ltd.	40.3
2	富春集团控股有限公司 Forchn Holdings Group Co., Ltd	28.1
3	浙江中烟工业有限责任公司 China Tobacco Zhejiang Industrial Co., Ltd	15.7
4	杭州富阳运同电子商务有限公司 Hangzhou Fuyang Yunton E-commerce Co., Ltd	10.3
5	杭州西联物流有限公司 Hangzhou Xi Lian Logistics Co., Ltd	1.3
6	网赢供应链有限公司 Wangying Supply Chain Co., Ltd	1.1
7	浙江运通电子商务有限公司 Zhejiang Yuntong E-commerce Co., Ltd	1.1
8	浙江高阳物资有限公司 Zhejiang Gao Yang Supplies Co., Ltd	0.7
9	杭州乘风物资 Hangzhou Cheng Feng Supplies Co., Ltd	0.4
10	无锡中建材钢铁有限公司 Wuxi CNBM International Corporation	0.4
	Corporation	

The tenants of the properties operate across diverse industries. The below chart shows the breakdown of tenancy according to trade sector, weighted on gross rental income in 2017.

Tenants Operate Across Diverse Industries



Others include Telecommunication sectors and conglomerates



PROPERTY PORTFOLIO OVERVIEW



Asset	Туре	NLA (sqm)	Independent Valuation (RMB million) ¹
Fu Heng Warehouse	E-Commerce Logistics	94,287 ²	577
Stage 1 Properties of Bei Gang Logistics	E-Commerce Logistics	120,449 ³	1,296
Chongxian Port Investment	Port Logistics	112,726	2,218
Chongxian Port Logistics	Port Logistics	125,856	854
Fu Zhuo Industrial	Port Logistics	7,128	114
Hengde Logistics	Specialised Logistics	238,032	1,463
Total		698,478	6,522

1 As at 31 December 2017 as appraised by Savills

2 Includes underground space of 22,851.4 sqm

3 Includes underground carpark space of 29,848 sqm

Asset Type

Breakdown by NLA



Breakdown by Valuation

MANAGEMENT REVIEW

PROPERTY PORTFOLIO OVERVIEW



Source: The Manager

Assets	Land tenure (expiry)	Remaining tenure (years)
Fu Heng Warehouse	2059-05-03	41
Stage 1 Properties of Bei Gang Logistics	2052-03-14	34
Chongxian Port Investment	2055-12-30	38
Chongxian Port Logistics – complex 1	2055-12-30	38
Chongxian Port Logistics - complex 2	2060-09-09	43
Fu Zhuo Industrial	2055-12-30	38
Hengde Logistics - complex 1	2053-07-28	36
Hengde Logistics - complex 2	2059-07-29	42
Average		39

PROPERTY PORTFOLIO OVERVIEW E-Commerce Logistics

FU HENG WAREHOUSE



Fuheng Warehouse ("FH") is located in Dongzhou Industrial Park, Fuyang District, Hangzhou.

FH is a purpose-built e-commerce distribution centre comprising warehousing, logistics, parcel packaging and sorting supporting B2B, B2C, B2B2C operations. It houses e-commerce merchant offices, retail outlets, and warehouse space.

It serves as a full capability e-commerce centre with its integrated and highly developed system of storage and warehousing, inventory control, pick-and-pack services and express delivery capabilities.

Property Data			
Specifications	2 four-storey buildings		
Land Use Expiry	May 2059		
Commencement of Operations	February 2015		
Purchase Consideration	RMB444.2 million		
Net Lettable Area	94,287 sqm		
Key Tenant	Master Leased to Hangzhou Fuyang Yunton E-Commerce Co., Ltd.		
Occupancy	100%		
Market Valuation (as at 31 December 2017)	RMB577 million		
WALE (by NLA)	3.0		

MANAGEMENT REVIEW

PROPERTY PORTFOLIO OVERVIEW E-Commerce Logistics

STAGE 1 PROPERTIES OF BEI GANG LOGISTICS



Stage 1 of Bei Gang Logistics ("**BL**") is located in North Hangzhou. BL is one of the largest e-commerce Developments in the Yangtze River Delta.

BL offers an e-commerce ecosystem to its tenants who enjoy access to related services, logistics, trade and exhibition, O2O office, talent training and financial services within the premises. Demand for facilities which offer an e-commerce ecosystem is expected to grow in line with the expected expansion of B2B and B2C e-commerce businesses in China, especially in the Zhejiang Province.

Advanced logistics management systems and equipment installed in the facilities, coupled with the synergy derived from the eco-system of e-commerce service providers, add value to its tenants and provide opportunities for rental growth in the medium term. The National Development and Reform Commission (the "**NDRC**") has granted accreditation to Hangzhou Beigang Logistics Co., Ltd. under the National Key Logistics Project 2015.

Property Data				
Specifications	The Stage 1 Properties, held within the REIT, comprise 8 buildings (Buildings No. 1 to No. 8).			
	Building No. 1 is a 15-storey building, Building No. 2 is a four-storey building, and Buildings No. 3 to No. 8 are five-storey buildings.			
Land Use Expiry	March 2052			
Commencement of Operations	June 2015			
Purchase Consideration	RMB1,039.7 million			
Net Lettable Area	120,449 sqm			
Key Tenant	Master Leased to Forchn Holdings Group Co., Ltd			
Occupancy	100% (underlying occupancy of 85.6%)			
Market Valuation (as at 31 December 2017)	RMB1,296 million			
WALE (by NLA)	2.8			

PROPERTY PORTFOLIO OVERVIEW Port Logistics

CHONGXIAN PORT INVESTMENT



Chongxian Port Investment ("CXI") is strategically located in the north of Hangzhou, on the east bank of the Beijing-Hangzhou Grand Canal. It is one of China's key inland ports.1 CXI is a quality river port asset, with growing annual throughput, providing income stability to the portfolio. It is leased to the port operator, a subsidiary of the Sponsor.



Property Data				
Specifications	 Port with 23 Berths; 			
	 88,617.4 sqm of storage yard; 			
	 24,108.6 sqm of warehouse; 			
Land Use Expiry	Until December 2055			
Commencement of Operations	August 2008			
Purchase Consideration	RMB1,682.1 million			
Net Lettable Area	112,726 sqm			
Occupancy	100%			
Key Tenant	Hangzhou Fu Gang Supply Chain Co., Ltd.			
Market Valuation (as at 31 December 2017)	RMB2,218 million			
WALE (by NLA)	3.0			

1 Source: Market research by Colliers International in their independent property valuation report of Chongxian Port Investment.

MANAGEMENT REVIEW

PROPERTY PORTFOLIO OVERVIEW Port Logistics

CHONGXIAN PORT LOGISTICS



Chongxian Port Logistics ("**CXL**") is located in the north of Hangzhou, next to the port CXI. It is one of the largest metal products warehouse and logistics developments in the Yangtze River Delta.



Property Data			
Specifications	Storage yard, warehouse and office		
Land Use Expiry	First complex – December 2055; Second complex – September 2060		
Commencement of Operations	January 2010		
Purchase Consideration	RMB685.5 million		
Net Lettable Area	125,856 sqm		
Tenancy	22 unique tenants		
Occupancy	100%		
Car Park Lots	238		
Market Valuation (as at 31 December 2017)	RMB854 million		
WALE (by NLA)	2.8		

PROPERTY PORTFOLIO OVERVIEW Port Logistics

FU ZHUO INDUSTRIAL



Fu Zhuo Industrial is strategically located north of Hangzhou, next to the port CXI, and therefore, is well-positioned to benefit from increases in the port's throughput.



Property Data	
Specifications	2 berths, a sand and stone warehouse, 1 repair workshop, 1 storage yard and 1 two-storey office building
Land Use Expiry	Until December 2055
Commencement of Operations	October 2014
Purchase Consideration	RMB85.6 million
Net Lettable Area	7,128 sqm
Tenancy	2 tenants
Occupancy	100%
Car Park Lots	45
Market Valuation (as at 31 December 2017)	RMB114 million
WALE (by NLA)	5.4

MANAGEMENT REVIEW

PROPERTY PORTFOLIO OVERVIEW

Specialized Logistics

HENGDE LOGISTICS



Hengde Logistics (" $\textbf{HL}^{\prime\prime})$ is located in Dongzhou Industrial Park, Hangzhou City .

It has high-specification warehouses offering features such as temperature and humidity control systems. HL has the capability to store temperature and humidity sensitive goods and products, such as tobacco, wines, cosmetics and perishables.

HL consists of 2 clusters of warehouses with its own power generator onsite and an isolated power grid to reduce any risks of electrical blackouts affecting the buildings. The two complexes are equipped with cargo lifts which are spacious and capable of accommodating forklifts. In addition, there are containment areas and docking bays which facilitate efficient and effective loading and unloading of goods for transportation.

With its specialised equipment and facilities, HL enjoys limited competition from similar specialised logistics asset in the region where it is located.

Property Data			
Specifications	The first complex comprises 6 five-storey blocks and 1 six storey block.		
	The second complex comprises 2 five-storey blocks and 1 three-storey block.		
Land Use Expiry	First complex until July 2053. Second complex until July 2059		
Commencement of Operations	First complex: November 2010 Second complex: April 2013		
Purchase Consideration	RMB1,173.9 million		
Net Lettable Area	238,032 sqm		
Key Tenant	China Tobacco Zhejiang Industrial Co., Ltd		
Occupancy	100%		
Market Valuation (as at 31 December 2017)	RMB1,463 million		
WALE (by NLA)	3.0		

ASSET AND RENTAL GROWTH

The Manager employs a two-pronged approach to grow its rental income and enhance value of the REIT portfolio. It is actively scouring the market for yield accretive acquisitions as well as constantly evaluating the existing portfolio for opportunities to improve on it.

Acquisition

Right of First Refusal (ROFR)

The REIT has access to a total of 316,420 square metre of gross floor area under ROFR.

- (i) 100,777 square metre comes from Stage 2 of Bei Gang Logistics (block 9 to 17) and
- (ii) 215,643 square metre from Fuzhou E-commerce Properties.

As of 31 December 2017, construction for Buildings No. 9 to 14 in Stage 2 of Bei Gang Logistics and for Fuzhou E-commerce Properties have been completed.

Others

On 28 February 2018, ECW announced its maiden acquisition with the signing of a conditional equity transfer agreement with

Hubei Anhai Steel-work Co. Ltd. to acquire Wuhan Meiluote, a property located at Changfu Industrial Park, Caidian District, Wuhan, Hubei, for a purchase consideration of RMB 145 million (\$\$30.3 million). The Property consists of a 68,219 sq m plot of land and three two-storey warehouses, one five storey multipurpose building and one six storey building. It commenced operations in May 2017 and has a total built-up GFA of 49,861 sq m and NLA of 48,695 sq m. As at 31 December 2017, the weighted average lease expiry of the Wuhan Property was 2.4 years and 2.3 years based on NLA and gross rental respectively. The property is leased to reputable logistics and e-commerce tenants in the PRC including Dangdang Information Technology and Jingdong Jinde.

The Manager will continue to proactively identify potential acquisition targets by leveraging on the networks and business relationships of the Sponsor.

Portfolio Management

The Manager takes a proactive approach to maximize the return from the portfolio asset for unitholders. We constantly review the portfolio assets for potential Asset Enhancement Initiatives to improve portfolio returns.



CORPORATE GOVERNANCE

OUR CORPORATE GOVERNANCE CULTURE

The manager of EC World REIT ("**ECW**" and as manager of ECW, the "**Manager**") aspires to the highest standards of corporate governance. The Manager is committed to ongoing improvement in corporate governance. It has developed and, on an ongoing basis, maintains sound and transparent policies and practices to meet the specific business needs of ECW and to provide a firm foundation for a trusted and respected business enterprise. The Manager shall comply with the substance and spirit of the principles of the Code of Corporate Governance 2012 (the "**Code**") while achieving operational excellence and delivering ECW's long-term strategic objectives. The Board of Directors (the "**Board**") is responsible for the Manager's corporate governance standards and policies, underscoring their importance to the Manager.

This report sets out the corporate governance practices for the financial year ended 31 December 2017 ("**FY2017**") with reference to the Code. Where there are deviations from the principles and guidelines of the Code, explanations are provided within this Annual Report.

Our primary role as the Manager is to establish the strategic direction of ECW in accordance with its mandate and make recommendations to DBS Trustee Limited, in its capacity as trustee of ECW (the "**Trustee**"), on any investment opportunities for ECW and the enhancement of the assets of ECW in accordance with the stated investment strategy for ECW. The research, evaluation and analysis required for these purposes are coordinated and carried out by us as the Manager.

As the Manager, we have general powers of management over the assets of ECW. Our primary responsibility is to manage the assets and liabilities of ECW for the benefit of the unitholders of ECW (the "**Unitholders**"). We do this with a focus on generating rental income and enhancing asset value over time so as to maximise the returns from the investments, and ultimately the distributions and total returns to Unitholders.

(A) **BOARD MATTERS**

THE BOARD'S CONDUCT OF AFFAIRS

Principle 1: An effective Board to lead and control of ECW

The Board is collectively responsible for the long-term success of ECW. The Board works with the management team of the Manager ("**Management**") to achieve this and Management remains accountable to the Board.

The Board oversees the affairs of the Manager in furtherance of the Manager's primary responsibility to manage the assets and liabilities of ECW for the benefit of Unitholders. All Directors exercise due care and independent judgement and make decisions objectively in the best interests of Unitholders. Apart from the Board's statutory duties and responsibilities, the Board provides leadership to the Chief Executive Officer ("**CEO**") and Management and sets the strategic vision, direction and long-term objectives for ECW.

The Board establishes goals for Management and monitors the achievement of these goals. It ensures that proper and effective controls are in place to assess and manage business risks and compliance with requirements under the Listing Rules of the SGX-ST ("**Listing Rules**"), the Property Funds Appendix, as well as any other applicable guidelines prescribed by the SGX-ST, MAS or other relevant authorities, and applicable laws. It also sets the values, disclosure and transparency standards for ECW and ensures that obligations to Unitholders and other stakeholders are understood and met.

The Board considers sustainability issues such as environmental and social factors as part of its strategic formulation and identifies the key stakeholder groups and recognise that their perceptions affect ECW's reputation.

The Board has formalised a set of internal controls wherein key matters are specifically reserved for approval by the Board. To facilitate operational efficiency, approval of operational transactions below certain level is delegated to Management.

The Board has reserved authority to approve certain key matters and these include:

- (a) acquisitions, investments, disposals and divestments;
- (b) issue of new units in ECW ("**Units**");
- (c) income distributions and other returns to Unitholders;
- (d) matters which involve a conflict of interest with a controlling Unitholder or a Director;
- (e) corporate strategies and policies of ECW;
- (f) annual budget;
- (g) financial performance of ECW and to approve the release of quarterly and full year results;
- (h) Audited financial statements.

To keep pace with regulatory changes, where these changes have an important bearing on the disclosure obligations of the Manager or its Directors, the Directors are briefed either during Board meetings of the Manager or at specially convened sessions involving the relevant advisers and professionals if necessary, or via circulation of Board papers. Management will also provide the Board with relevant and adequate information in a timely manner through regular updates, and at least quarterly during the quarterly Board meetings on financial results, market trends and business developments.

The Directors will be kept abreast of any updates to the Listing Rules, the Securities and Futures Act, the CIS Code and the Companies Act, as well as any applicable laws, regulations and rules. The Directors who are members of the Audit and Risk Committee will also be updated on any changes in the financial reporting standards by the external auditors.

The Directors receive regular briefings and updates on relevant laws, rules and regulations and are encouraged to participate in conferences, seminars or training programmes in connection with their duties. The costs of arranging and funding of the training of Directors will be borne by the Manager. In 2017, certain Directors had attended seminars conducted by Singapore Institute of Directors or professional firms.

All Directors are given formal appointment letters setting out the terms of their appointment as well as their duties and obligations.

Newly appointed Directors will be briefed on the business activities of ECW, its business plan, the regulatory environment in which ECW operates, its corporate governance practices and their statutory duties and responsibilities as Directors. During FY2017, Mr Alvin Cheng Yu-Dong was appointed as Executive Director and CEO of the Manager and he was given an orientation, amongst others on ECW's business operations, strategies and governance polices. Mr Alvin Cheng Yu-Dong resigned as Executive Director and CEO of the Manager on 9 February 2018.

CORPORATE GOVERNANCE

The Board has established two board committees (the "**Board Committees**") to assist it in the discharge of its functions. These Board Committees are the Audit and Risk Committee (the "**ARC**") and the Nominating and Remuneration Committee (the "**NRC**"). The current composition of the Board Committees is set out in the table below.

Current Composition of the Board and Board Committees

Board Members	ARC	NRC
Mr Zhang Guobiao	Dr Wong See Hong	Mr Li Guosheng
Mr Chan Heng Wing	Mr Chia Yew Boon	Mr Zhang Guobiao
Dr Wong See Hong	Mr Li Guosheng	Mr Chan Heng Wing
Mr Chia Yew Boon		Mr Chia Yew Boon
Mr Li Guosheng		
Mr Goh Toh Sim ¹		

Each of these Board Committees operates under delegated authority from the Board, with the Board retaining overall oversight. The Board may form other board committees as and when required. Membership of the Board Committees is managed to ensure an equitable distribution of responsibilities among Board members, to maximise the effectiveness of the Board and to foster active participation and contribution from Board members. Diversity of experience and appropriate skills are considered in the composition of the respective Board Committees.

The Board meets at least once every quarter, and as and when required between the scheduled meetings. Where exigencies prevent a Director from attending a Board meeting in person, the Constitution of the Manager permits the Director to participate via teleconferencing or video conferencing. The Board and Board Committees may also make decisions by way of passing written resolutions.

Directors may request for explanations, briefings by or discussions with Management on any aspect of ECW's operations or business. When circumstances require, Board members exchange views outside the formal environment of Board meetings.

During FY2017, the Board held a strategic meeting in Singapore to interact with Management and had in-depth discussions on ECW's strategic direction.

A total of four Board meetings were held in FY2017. A table showing the attendance record of the Directors at meetings of the Board and Board Committees during FY2017 is set out on page 34 of this Annual Report. The Manager believes in the overall contribution of its Directors beyond their attendance at formal Board and Board Committee meetings. The Manager believes that judging a Director's contributions based on his attendance at formal meetings alone would not do justice to his overall contributions, which include being accessible to Management for guidance or exchange of views outside the formal environment of Board and Board Committee meetings.

At all times the Directors are collectively and individually obliged to act honestly and with diligence, and to consider the best interest of Unitholders. In addition to disclosure of any interest a Director may have in a matter under consideration by the Board, any Director who is in a conflict of interest situation is also required to abstain from participating in discussions and decision on the matter.

¹ Mr Goh Toh Sim was re-designated from Executive Director to Non-Executive Director and relinquished his role as President of Investment & Asset Management of the Manager on 9 November 2017 when he was appointed as Executive Director and CEO of Forchn International Pte. Ltd., the holding company of the Manager. Subsequent to the year end, Mr Goh was appointed as an Executive Director and Acting CEO of the Manager following the resignation of the former Executive Director and CEO, Mr Alvin Cheng Yu-Dong on 9 February 2018. Mr Goh was subsequently appointed as Executive Director and CEO of the Manager with effect from 23 March 2018.

BOARD COMPOSITION AND GUIDANCE

Principle 2: Strong and independent element on the Board

The NRC reviews from time to time the size and composition of the Board with a view to ensuring that the size of the Board is appropriate in facilitating effective decision-making, taking into account the scope and nature of the operations of ECW and its subsidiaries (the "**ECW Group**"); and that the Board has a strong independent element.

The Board comprises six (6) Directors: one (1) executive Director, one (1) non-executive Director (the "NED") and four (4) independent non-executive Directors (the "IDs"). The Chairman of the Board is a NED. The current Board comprises individuals who are business leaders and professionals with financial, banking, real estate and investment backgrounds. The varied backgrounds of the Directors enable Management to benefit from their diverse expertise and experience. The Board with the concurrence of the NRC is of the view that the current Board size is appropriate taking into consideration the nature and scope of ECW's operations.

Each Director brings to the Board skills, experience, insights and sound judgement which, together with his strategic networking relationships, serve to further the interests of ECW. Profiles of the Directors are provided on pages 7 to 10 of this Annual Report.

Currently, there is no alternate Director appointed.

The NRC assesses the independence of each Director in accordance with the guidance in the Code and the Securities and Futures (Licensing and Conduct of Business) Regulations, and the existence of relationships or circumstances. Each ID had provided declarations of their independence which have been deliberated upon by the NRC. The NRC is of the view that the IDs are independent and that no individual or small group of individuals dominate the Board's decision making process. The Board has determined after taking into account the views of the NRC, that each of Mr Chan Heng Wing, Dr Wong See Hong, Mr Chia Yew Boon and Mr Li Guosheng to be independent in terms of their character and judgement in the discharge of their responsibilities as Directors and there are no relationships or circumstances which are likely to affect, or could appear to affect, the Director's judgement. Each member of the NRC had recused himself from deliberations on his own independence.

IDs contribute to the Board process by monitoring and reviewing Management's performance against goals and objectives. Their view and opinions provide alternative perspectives to ECW's business and enable the Board to make informed and balanced decisions. IDs also enable the Board to interact and work with Management to help shape the strategic process.

When reviewing Management proposals or decisions, the IDs bring their objective judgement to bear on business activities and transactions involving conflicts of interest and other complexities. The IDs meet without the presence of Management on a need-basis.

In the spirit of good corporate governance, the Board has appointed Mr Chan Heng Wing as Lead Independent Director. The Lead Independent Director is available to Unitholders if they have concerns and for which contact through normal channels of Chairman, the CEO or the Chief Financial Officer (**°CFO**"), has failed to resolve or is inappropriate.

CORPORATE GOVERNANCE

CHAIRMAN AND CHIEF EXECUTIVE OFFICER

Principle 3:

Clear division of responsibilities between the Chairman of the Board and Chief Executive Officer of the Manager

To maintain an appropriate balance of power, increased accountability and greater capacity of the Board for independent decision making, the roles and responsibilities of the Chairman and the CEO are held by separate individuals.

The non-executive Chairman, Mr Zhang Guobiao, is responsible for leadership of the Board and for creating the conditions for overall effectiveness of the Board, Board Committees and individual Directors. This includes setting the agenda of the Board in consultation with the CEO and promoting constructive engagement among the Directors as well as between the Board and the CEO on strategic issues.

The CEO has full executive responsibilities over the business directions and operational decisions of ECW and is responsible for implementing ECW's strategies and policies and conducting ECW's business.

The Chairman and the CEO are not immediate family members. The separation of the roles of the Chairman and the CEO and the clarity of roles provide a healthy professional relationship between the Board and Management, and facilitate robust deliberations on the business activities of ECW and the exchange of ideas and views to help shape the strategic process.

BOARD MEMBERSHIP

Principle 4: Formal and transparent process for the appointment and re-appointment of directors to the Board

The Board has established a NRC to make recommendations to the Board on all Directors' appointment/reappointment and related matters including reviewing the structure, size and composition of the Board, reviews the independence of Directors, reviews the training and professional development programme for the Board and reviewing the performance and independence of Board members. The NRC seeks to ensure that the composition of the Board provides an appropriate balance and diversity of skills, experience and knowledge of the industry and that the Directors, as a group, have the necessary core competencies relevant to ECW's business.

The NRC comprises four NEDs, a majority of whom, including the NRC Chairman are IDs. The members of the NRC are:

Mr Li Guosheng (Independent Non-Executive Director)	Chairman
Mr Chan Heng Wing (Independent Non-Executive Director and Lead Independent Director)	Member
Mr Chia Yew Boon (Independent Non-Executive Director)	Member
Mr Zhang Guobiao (Non-Executive Director)	Member

The NRC has adopted a process for selecting, appointing and re-appointing Directors.

The NRC will review the suitability of any candidates put forward for appointment and re-appointment, having regard to the skills required and the skills represented on the Board and whether a candidate's skills, knowledge and experience will complement the existing Board and whether he has sufficient time available to commit to his responsibilities as a Director, and whether he is a fit and proper person for the office in accordance with the Guidelines on Fit and Proper criteria issued by MAS (which require the candidate to be, among other things, competent, honest, to have integrity and be financially sound).

The adopted process takes into account the requirements in the Code that the composition of the Board, including the selection of candidates for new appointments to the Board as part of the Board's renewal process, be determined using the following principles:

- (a) the Board should comprise Directors with a broad range of commercial experience, including expertise in funds management, the property industry, banking and legal fields; and
- (b) at least one-third of the Board should comprise IDs. Where, among other things, the Chairman of the Board is not an ID, at least half of the Board should comprise IDs.

Since at least half of the Board comprises IDs, the Manager will not voluntarily subject the appointment or reappointment of directors to voting by Unitholders. The Board intends to continue with the principle that at least half of the Board shall comprise IDs.

The Manager believes that Board renewal is a necessary and continual process, for good governance and ensuring that the Board has the skills, expertise and experience which are relevant to the evolving needs of ECW's business; renewal or replacement of a Director therefore does not necessarily reflect his performance or contributions to date. The term of each Director is for a period of three years, which is extendable for two additional terms of three years each. In reviewing its Board composition, the NRC and the Board will also consider the internal guidelines that an ID should serve for no more than a maximum of two three-year terms and any extension of his appointment after he has served for the three consecutive three-year terms shall be on an annual basis, subject to the recommendation of the NRC and approval of the Board.

Apart from the above, the NRC has written terms of reference setting out the scope and authority in performing the functions of a nominating committee which include:

- (a) review of the Board composition at least annually as well as on each occasion when an existing Director gives notice of his intention to retire or resign. This is to assess the collective skills, knowledge and experience of Directors represented on the Board to determine whether the Board, as a whole, has the skills, knowledge and experience required to achieve the Manager's objectives for ECW.
- (b) review of Board succession plans for Directors, in particular, the Chairman of the Board and for the CEO.
- (c) review of the performance of the Board, Board Committees and Directors annually.
- (d) review of training and professional development programmes for the Board.
- (e) the appointment and re-appointment of Directors. No member of the Board will be involved in any decision of the Board relating to his own appointment, re-appointment or assessment of independence. External consultants may be engaged from time to time to identify potential directors.
- (f) the development of a remuneration policy with regard to the objective of attracting, rewarding and retaining performing staff.

A Director with multiple directorships is expected to ensure that sufficient attention can be and is given to the affairs of the Manager in managing the assets and liabilities of ECW for the benefit of Unitholders. All Directors had confirmed that they were able to devote sufficient time and attention to the affairs of the Manager in managing the assets and liabilities of ECW for the benefit of Unitholders. Taking into account also the attendance records of the Directors at meetings of the Board and Board committees during FY2017 below, the NRC is of the view that the current commitments of each of its Directors are reasonable and each of the Directors is able to and has been adequately carrying out his duties. In consultation with the NRC, the Board has prescribed that its IDs may not hold more than six directorships in other public listed companies and its executive Directors not more than two directorships in other public listed companies other than the one he is serving.

CORPORATE GOVERNANCE

Attendance Record of Meetings in FY2017

	A	ARC		NRC		Board of Directors	
Name of Director	No. of Meetings Held	No. of Meetings Attended	No. of Meetings Held	No. of Meetings Attended	No. of Meetings Held	No. of Meetings Attended	
Mr Zhang Guobiao	4	2	2	2	4	4	
Mr Chan Heng Wing	4	2	2	2	4	4	
Dr Wong See Hong	4	4	2	2	4	4	
Mr Chia Yew Boon	4	4	2	2	4	4	
Mr Li Guosheng	4	4	2	2	4	4	
Mr Lai Hock Meng ²	4	2	2	1	4	2	
Mr Goh Toh Sim	4	4	2	2	4	4	
Mr Alvin Cheng Yu-Dong ³	4	4	2	1	4	4	

BOARD PERFORMANCE

Principle 5:

Formal annual assessment of the effectiveness of the Board as a whole and its board committees and the contribution by each director to the effectiveness of the Board

The Board has put in place a formal system of evaluating Board performance and assessing the effectiveness of the Board, the Board Committees and the individual Directors through the use of performance evaluation forms.

The evaluation of Board's performance as a whole deals with matters on Board composition, information, process, accountability, risk management and internal controls and standards of conduct. The Board Committees' evaluation deals with the efficiency and effectiveness of each Board Committee in assisting the Board. The criteria for the evaluation of individual Directors include, amongst others, the Directors' attendance and participation at Board and Board Committee meetings, understanding of business plans and strategies, and ability to articulate thoughts and opinions in a clear and concise manner.

Each Director is required to complete the evaluation forms, and then return them to the company secretaries of the Manager ("**Company Secretaries**") for compilation of the summary of the results of the evaluation. The summary will be tabled at the NRC's meeting for the NRC's review.

The performance evaluation of the Board and the Board Committees in respect of FY2017 was carried out in February 2018. The NRC was satisfied with the Board, Board Committees and Individual Directors' performance evaluation results which indicate each and every Director had demonstrated commitment and had contributed to the effective functioning of the Board and the Board Committees. Individual Directors have recommended means to further enhance the Board. The NRC had discussed the results and recommendations with the Board who would work on further enhancement areas.

² Mr Lai Hock Meng resigned as CEO on 22 April 2017 and as an Executive Director on 12 May 2017.

³ Mr Alvin Cheng Yu-Dong was appointed as an Executive Director on 20 January 2017 and resigned on 9 February 2018.
ACCESS TO INFORMATION

Principle 6: Access to management and complete, adequate and timely information

Management provides the Board with relevant information on a timely basis prior to Board meetings and on an ongoing basis, to enable the Directors to make informed decisions to discharge their duties and responsibilities. Reports on ECW's performance are also provided to the Board on a regular basis.

The CEO provides update on ECW's business and operations as well as financial performance. Presentations in relation to specific business areas are also made by key executives and external consultants and/or experts.

Where appropriate, informal meetings are also held for Management to brief Directors on prospective deals and potential developments in the early stages before formal Board approval is sought.

Board meetings for each year are scheduled in advance to facilitate the Directors' arrangements and commitments. Board papers are circulated in advance of each meeting and include background explanatory information for the Directors to prepare for the meeting and make informed decisions.

The Board has separate and independent access to Management including the Company Secretaries at all times. The Company Secretaries attend to corporate secretarial administration matters and advise the Board on governance matters. The Company Secretaries or their representatives attend all Board meetings. The Board, whether as individual Director or as a group, is also entitled to have access to independent professional advice where required, at the Manager's expense.

The appointment and the removal of the Company Secretaries is a matter for the Board.

(B) REMUNERATION MATTERS

PROCEDURES FOR DEVELOPING REMUNERATION POLICIES

Principle 7: Procedures for Developing Remuneration Policies Principle 8: Level and Mix of Remuneration Principle 9: Disclosure on Remuneration

ECW is externally managed by the Manager and accordingly has no personnel of its own. Remuneration of all Directors and employees of the Manager are paid by the Manager and not by ECW. The Manager adopts the principle that remuneration for the Board and Management should be assessed holistically. The remuneration structure supports the continuous development of the management bench strength to ensure robust talent management and succession planning.

The Manager adopts the principle that remuneration matters should be appropriately structured and benchmarked with good market practices to attract qualified talent to grow and manage its business.

CORPORATE GOVERNANCE

The NRC has written terms of reference setting out its scope and authority in performing the functions of a remuneration committee, which include advising the Board in matters relating to:

- the framework of remuneration for the Directors and key management personnel of the Manager;
- the specific remuneration packages for the Directors and for key management personnel of the Manager covering all aspects of remuneration including but not limited to Directors' fees, salaries, allowances, bonuses, options, unit-based incentives, awards and benefits in kinds;
- the development of a remuneration policy with regard to the objective of attracting, rewarding and retaining performing staff.

The NRC had reviewed and determined the remuneration packages of Directors and key management personnel of the Manager, to ensure that they are adequately but not excessively remunerated.

Directors' fees are established and reviewed annually based on each Director's level of responsibilities on the Board and its Board Committees, and are benchmarked against market practices.

Directors' fees are based on a structured fees framework reflecting the responsibilities and time commitment of each Director. The fees framework comprises a base fee and additional fee for holding appointment as Board Chairman, Chairman or member of Board Committees. The Manager has set out in the table below information on the fees paid to the Directors for FY2017:

Directors' Fees (other than the Executive Directors)

Board Members	FY2017	FY2016
Zhang Guobiao	100,000	100,000
Chan Heng Wing ^{#,@}	119,000	52,500
Wong See Hong [#]	82,500	42,424
Li Guosheng#	75,000	39,773
Chia Yew Boon ^{#,@}	90,000	37,121
Goh Toh Sim*	8,333	-

FY2016 Directors' Fees were pro-rated from the date of appointment, 21 June 2016.

PY2017 Directors' Fees include one-off additional fees amounting to \$\$20,000 for the Director's additional efforts and time spent with Management before and after the initial public offering ("IPO") of ECW on 28 July 2016.

* Mr Goh Toh Sim was re-designated from Executive Director to Non-Executive Director of the Manager on 9 November 2017. Accordingly, FY2017 Director's Fees were pro-rated from 9 November 2017.

The Chairman of the Board and of each Board Committee are paid a higher fee compared with members of the Board and of such Board Committee in view of the greater responsibility carried by that office. For FY2017, the Board had approved NRC's recommendation to increase the base fee for the ARC Chairman in view of the increased workloads and higher level of time commitment required for the ARC Chairman. Non-executive Directors' fees are paid entirely in cash.

The Executive Directors do not receive Director's fees. Their compensation comprises a basic salary, allowances and bonuses. The Board will, with the recommendation of the NRC, review the Executive Directors' specific remuneration package to ensure its compliance with the substance and spirit of such directions and guidelines.

The NRC exercises broad discretion and independent judgement in ensuring that the amount and mix of remuneration are in line with market practices, aligned with the interests of Unitholders and promote the long-term success of ECW.

In establishing the remuneration structure of the key management personnel, the NRC ensures that the level and mix of remuneration is competitively benchmarked against the relevant industry market rates and tied to the performance of ECW and the individual employee. The total remuneration mix comprises fixed and variable components. The fixed component comprises the base salary, annual wage supplement, fixed allowances and compulsory employer contribution to an employee's Central Provident Fund. The variable component is performance related, which will be paid in cash or in the units of ECW (which were received by the Manager as payment for its own fees). Annual performance targets are in the form of both quantitative and qualitative measures and, are aligned to the business strategy for ECW Group and linked to the performance of ECW.

In recognition of contributions of Mr Goh Toh Sim (in his capacity as Executive Director) and Mr Johnnie Tng Chin Hwee (CFO) in FY2017, the NRC has recommended the payment of a year-end performance bonus totalling \$\$174,000 (inclusive of applicable Singapore Central Provident Fund Contributions) ("**Performance Bonus**") payable in ECW units to Mr Goh Toh Sim and Mr Johnnie Tng Chin Hwee on top of their contractual annual wage supplement. The Board supported the NRC's recommendation and further approved the payment of the Performance Bonus. The NRC and the Board were of the view that payment of Performance Bonus in the form of units in ECW would foster an ownership culture within the ECW Group which promotes greater commitment to the success of ECW Group and to align with the interests of the Unitholders.

No member of the Board will be involved in any decision of the Board relating to his own remuneration.

The Code and the Notice to All Holders of a Capital Markets Services Licence for Real Estate Investment Trust Management (issued pursuant to Section 101 of the Securities and Futures Act) require:

- (i) the disclosure of the remuneration of each individual Director and the CEO on a named basis, and
- (ii) the disclosure of the remuneration of at least the top five key management personnel (who are neither Directors nor the CEO) in bands of \$\$250,000.

Given the commercially sensitivity of remuneration matters, the Board believes that disclosing the remuneration of the CEO and other Executive Directors on a named basis in exact quantum is not in the best interests of ECW and its Unitholders. In view of the highly competitive human resource environment, it is important for the Manager to retain talent for the long-term interests of ECW and its Unitholders, and ensure stability and continuity of business operations with a competent and experienced management team are in place.

The Board is of the view that the disclosure in bands of \$\$250,000 would provide a good overview and is informative of the remuneration of the CEO and other Executive Directors.

The breakdown of the level and mix of remuneration paid to the CEO as well as Executive Directors (in percentage) for FY2017 is as follows:

Remuneration Band and Name of CEO and Executive Directors	Basic Salary	Bonus	Other Benefits	Total
\$\$500,000 to \$\$750,000				
Goh Toh Sim#	69%	30%	1%	100%
\$\$250,000 to \$\$500,000				
Lai Hock Meng [®]	57%	42%	1%	100%
Alvin Cheng Yu-Dong⁺	92%	8%	-	100%

Mr Goh Toh Sim was re-designated from Executive Director to Non-Executive Director of the Manager on 9 November 2017.

Mr Lai Hock Meng resigned as CEO on 22 April 2017 and as an Executive Director on 12 May 2017.

* Mr Alvin Cheng Yu-Dong joined the Manager as Executive Director and Deputy CEO on 20 January 2017.

CORPORATE GOVERNANCE

Remuneration of the key management personnel (who are not Directors or the CEO) in bands of \$\$250,000 for FY2017 is as follows:

Remuneration Band and Name of Key Management Personnel (other than Directors and CEO) \$\$250,000 to \$\$500,000	Basic Salary	Bonus	Other Benefits	Total
Johnnie Tng Chin Hwee	88%	7%	5%	100%

Due to the existing size of the Management team, Manager has only one key management personnel other than Directors and CEO for FY2017. For the same commercial reasons mentioned above, the exact quantum of the aggregated remuneration for the key management personnel is not disclosed.

There are no contractual provisions to allow the Manager to reclaim incentive components of remuneration from Executive Directors and key management personnel in exceptional circumstances of misstatement of financial results, or of misconduct resulting in financial loss to the Manager and ECW.

There are no termination, retirement or post-employment benefits that are granted over and above what have been disclosed.

The NRC will review the need for long term incentive plan when appropriate.

There were no employees of the Manager who were immediate family members of a Director or the CEO during FY2017.

(C) ACCOUNTABILITY AND AUDIT

ACCOUNTABILITY

Principle 10:

The Board should present a balanced and understandable assessment of the company's performance, position and prospects

The Manager provides Unitholders with quarterly and annual financial statements. In presenting those financial statements to Unitholders, the Board aims to provide Unitholders with a balanced, clear and understandable assessment of ECW's performance, position and prospects. In order to achieve this, Management provides the Board with management accounts on a monthly basis and such explanation and information as any Director may require, to enable the Directors to keep abreast, and make a balanced and informed assessment, of ECW's financial performance, position and prospects.

The Manager believes in conducting itself in ways that seek to deliver maximum sustainable value to Unitholders. Best practices are promoted as a means to build an excellent business for Unitholders and the Manager is accountable to Unitholders for ECW's performance. Prompt fulfilment of statutory and regulatory reporting requirements is but one way to maintain Unitholders' confidence and trust in the capability and integrity of the Manager.

RISK MANAGEMENT AND INTERNAL CONTROLS

Principle 11:

A sound system of risk management and internal controls to safeguard shareholders' interests and the company's assets

The Manager has put in place an adequate and effective system of internal controls addressing material financial, operational, compliance and information technology risks to safeguard Unitholders' interests and ECW's assets.

The Board has overall responsibility for the governance of risk and oversees the Manager in the design, implementation and monitoring of the risk management and internal control systems. The ARC assists the Board in carrying out the Board's responsibility of overseeing the risk management framework and policies of ECW Group.

The ARC is guided by its terms of reference, in particular, the ARC:

- (a) makes recommendations to the Board on Risk Appetite Statement ("RAS") for ECW Group;
- (b) assesses the adequacy and effectiveness of the risk management and internal control systems established by the Manager to manage risks;
- (c) oversees Management in the formulation, updating and maintenance of an adequate and effective risk management framework, policies and strategies for managing risks that are consistent with ECW Group's risk appetite and reports to the Board on its decisions on any material matters concerning the aforementioned;
- (d) makes the necessary recommendations to the Board such that an opinion relating to the adequacy and effectiveness of the risk management and internal control systems can be made by the Board in the annual report of ECW in accordance with the Listing Rules and the Code; and
- (e) considers and advises on risk matters referred to it by Management or the Board including reviewing and reporting to the Board on any material breaches of the RAS, any material non-compliance with the approved framework and policies and the adequacy of any proposed action.

The Manager adopts an Enterprise Risk Management ("**ERM**") Framework which sets out the required environmental and organisational components for managing risk in an integrated, systematic and consistent manner. The ERM Framework and related policies are reviewed annually.

The Manager consistently seeks to improve and strengthen its ERM Framework. As part of the ERM Framework, the Manager, among other things, undertakes and performs a Risk and Control Self-Assessment (RCSA) process. From the RCSA process, the Manager maintains a risk register which identifies the material risks ECW Group faces and the corresponding internal controls it has put in place to manage or mitigate those risks. The material risks will be reviewed annually by the ARC and the Board. The ARC also reviews the approach of identifying and assessing risks and internal controls in the risk register. The system of risk management and internal controls is reviewed and, where appropriate, refined regularly by Management, the ARC and the Board. Where relevant, reference is made to the best practices and guidance in the Risk Governance Guidance for Listed Boards issued by the Corporate Governance Council.

Management has established an approach on how risk appetite is defined, monitored and reviewed for ECW Group. ECW Group's RAS addresses the management of material risks faced by ECW Group. Alignment of ECW Group's risk profile to the RAS is achieved through various communication and monitoring mechanisms put in place across the various functions within the Manager.

More information on the Manager's ERM Framework can be found in the Enterprise Risk Management section on pages 48 to 50 of this Annual Report.

The internal and external auditors conduct audits that involve testing the effectiveness of the material internal controls for ECW Group addressing financial, operational, compliance and information technology risks. This includes testing, where practical, material internal controls in areas managed by external service providers. Any material non-compliance or lapses in internal controls together with corrective measures recommended by the internal and external auditors are reported to and reviewed by the ARC. The adequacy and effectiveness of the measures taken by Management in response to the recommendations made by the internal and external auditors are also reviewed by the ARC.

CORPORATE GOVERNANCE

The Board has received assurance from the CEO and CFO of the Manager that:

- (a) the financial records of ECW Group have been properly maintained and the financial statements for FY2017 give a true and fair view of ECW Group's operations and finances; and
- (b) the system of risk management and internal controls in place for ECW Group is adequate and effective in addressing the material risks faced by ECW Group in its current business environment including material financial, operational, compliance and information technology risks.

Based on the ERM Framework established and the reviews conducted by Management and both the internal and external auditors, as well as the assurance from the CEO and CFO of the Manager, the Board, with the concurrence of the ARC, is of the opinion, that the system of risk management and internal controls addressing material financial, operational, compliance and information technology risks established by the Manager is adequate and effective to meet the needs of ECW Group in its current business environment for FY2017.

AUDIT COMMITTEE

Principle 12: Establishment of Audit and Risk Committee with written terms of reference

The ARC comprises three IDs namely:

Dr Wong See Hong	Chairman
Mr Chia Yew Boon	Member
Mr Li Guosheng	Member

The members bring with them invaluable and relevant managerial and professional expertise in accounting and related financial management domains.

The ARC does not have any member who is a former partner or Director of ECW's existing audit firm.

The ARC has explicit authority to investigate any matter within its terms of reference. Management is required to provide the fullest co-operation in providing information and resources, and in implementing or carrying out all requests made by the ARC. The ARC has direct access to the internal and external auditors and full discretion to invite any Director or executive officer to attend its meetings. Similarly, both the internal and external auditors are given unrestricted access to the ARC.

The ARC is guided by its terms of reference, which defines its duties and scope of authority. In particular, the duties of the ARC include the following which the ARC had carried out during the year:

- (a) reviews the annual audit plan, including the nature and scope of the internal and external audits before the commencement of the audits;
- (b) reviews the significant financial reporting issues and judgements so as to ensure the integrity of the financial statements of ECW Group and any announcements relating to ECW Group's financial performance;
- (c) reviews and reports to the Board at least annually the adequacy and effectiveness of the Manager's internal controls, including financial, operational, compliance and information technology controls, and risk management systems;
- (d) reviews the adequacy and effectiveness of the Manager's internal audit and compliance functions;

- (e) reviews the scope and results of the external audit and independence and objectivity of the external auditors;
- (f) makes recommendations to the Board on the proposals to Unitholders on the appointment, re-appointment and removal of the external auditors, and approving the remuneration of the external auditors;
- (g) reviews and approves processes to regulate transactions involving an Interested Person (as defined in Chapter 9 of the Listing Rules) and/or Interested Party (as defined in the Property Funds Appendix) (each, an Interested Person) and ECW and/or its subsidiaries (Interested Person Transactions) to ensure compliance with the applicable regulations, in particular, the requirements that the transactions are on normal commercial terms and are not prejudicial to the interests of ECW and its minority Unitholders and, in respect of any property management agreement which is an Interested Person or Interested Party transaction, the requirement that reviews of the Property Manager's compliance with the terms of the property management agreement and any remedial actions taken, where necessary, are carried out at intervals commensurate with the tenure of such agreement;
- (h) reviews the policy and arrangements by which employees of the Manager and any other persons may, in confidence, report suspected fraud or irregularity or suspected infringement of any laws or regulations or rules, or raise concerns about possible improprieties in matters of financial reporting or other matters with a view to ensuring that arrangements are in place for such concerns to be raised and independently investigated, and for appropriate follow-up action to be taken;
- (i) reviews the procedures implemented to ensure the legal and regulatory compliance of ECW's financing activities in the applicable jurisdiction;
- (j) reviews the Master Lessees' performance of their obligations under such agreements, including deliberating and assessing whether the renewal of such agreements is in the interest of ECW and its Unitholders prior to time for renewal;
- (k) reviews the Sponsor's compliance with various undertakings given in respect of the relevant issues until such time that the Deeds of Indemnity are terminated in accordance with their terms;
- (I) reviews ECW's investment in PRC corporate bonds (which are made for the purpose of efficient capital management) and monitoring Manager's compliance with the agreed investment criteria of establishing a diversified portfolio of corporate bonds issued by PRC corporations with investment ratings of AA- or higher (throughout the tenure of such bond investment); and
- (m) conducts an annual review of its terms of reference.

In FY2017, the ARC discussed with Management and the external auditors on significant financial reporting matters, in particular the Key Audit Matter associated with valuation of investment properties. The valuation of investment properties has considered all the relevant facts and circumstances in arriving at the basis of valuation. The ARC concurs with the conclusion of the Management and the external auditors on the Key Audit Matter.

As previously announced via SGXNet on 30 September 2016, given the prevailing volatile PRC corporate bonds then, the ARC had concurred with Management's recommendations to set aside the cash security deposits which it received under the Master Leases in the form of cash, which may be utilised to part-finance potential acquisition(s). Accordingly, there was no investment made in PRC corporate bonds.

CORPORATE GOVERNANCE

The ARC has reviewed the nature and extent of non-audit services provided by the external auditors during FY2017 and the fees paid for such services. The aggregate amount of fees paid and payable to the external auditors for FY2017 was approximately \$\$415,000 of which audit fees amounted to approximately \$\$260,000 and non-audit fees amounted to approximately \$\$260,000 and non-audit fees amounted to approximately \$\$155,000. The ARC is satisfied that the independence of the external auditors has not been impaired by the provision of non-audit services. The non-audit fees were one-off in nature and for financial and tax due diligence on target companies that ECW is considering to acquire. The external auditors have also provided confirmation of their independence to the ARC.

In FY2017, the ARC also met with the internal and external auditors twice, without Management's presence, to discuss the reasonableness of the financial reporting process, the system of internal controls, and the significant comments and recommendations by the auditors. Where relevant, the ARC makes reference to the best practices and guidance in the Guidebook for Audit Committees in Singapore and the practice directions issued from time to time in relation to the Financial Reporting Surveillance Programme administered by the Accounting and Corporate Regulatory Authority of Singapore.

The Manager confirms, on behalf of ECW, that ECW complies with Rule 712 and Rule 715 of the Listing Rules.

INTERNAL AUDIT

Principle 13:

The company should establish an effective internal audit function that is adequately resourced and independent of the activities it audits

The Board recognizes the importance of maintaining a system of internal controls, procedures and processes for safeguarding the Unitholders' investments and ECW's assets. The internal audit function of ECW is outsourced to Deloitte & Touché Enterprise Risk Services Pte Ltd, who adopts the Standards for the Professional Practice of Internal Auditing set by the Institute of Internal Auditors and reviews the Group's compliance with the control procedures and policies established within the internal control and risk management systems.

The internal auditors' primary reporting line is to the Chairman of the ARC and administratively to the CEO. The ARC reviews and approves the annual internal audit plan, and ensures that the internal auditors has adequate resources to perform its functions. The ARC also reviews the results of internal audits and Management's actions in resolving any audit issues reported. The ARC is satisfied with the suitability of the internal auditors and is of the view that it is adequately resourced to perform its functions, and has appropriate standing within the Manager.

(D) SHAREHOLDER RIGHTS AND RESPONSIBILITIES

SHAREHOLDER RIGHTS

Principle 14: Unitholders' rights Principle 15: Communication with Unitholders Principle 16: Conduct of Unitholder Meetings

The Manager is committed to treating all Unitholders fairly and equitably. All Unitholders enjoy specific rights under the Trust Deed and the relevant laws and regulations. These rights include, among other things, the right to participate in profit distributions. They are also entitled to attend general meetings and are accorded the opportunity to participate effectively and vote at general meetings.

The Manager is committed to keeping all Unitholders and other stakeholders and analysts informed of the performance and changes in ECW or its business which would be likely to materially affect the price or value of the Units, on a timely and consistent basis, so as to assist Unitholders and investors in their investment decisions. The Manager has an Investor Relations and Corporate Communications team which facilitates effective communication with Unitholders, analysts, fund managers and the media.

The Manager actively engages with Unitholders and has put in place a Unitholders' Communication and Investor Relations Policy ("**Policy**") to promote regular, effective and fair communications with Unitholders.

More information on the Manager's investor and media relations with Unitholders can be found in the Stakeholders Engagement and Investor Relations section on page 51 of this Annual Report.

Unitholders are notified in advance of the date of release of ECW's financial results through an announcement via SGXNet. The Manager also conducts regular briefings for analysts. During these briefings, Management will share ECW's performance as well as discuss the business outlook for ECW. Briefing materials are also released through the SGX-ST via SGXNet and also made available on ECW's website.

Distribution policy

In accordance with the Prospectus for IPO of ECW, ECW's distribution policy is to distribute 100% of ECW's Distributable Income for the period from the Listing Date to 31 December 2017. Thereafter, ECW will distribute at least 90% of its Distributable Income on a semi-annual basis.

During 2017, the Manager had made a distribution of 5.984 Singapore cents per unit (2016: 0.991 Singapore cent per unit). Distribution of 1.504 Singapore cents per unit for the period from 1 October 2017 to 31 December 2017 will be made on 29 March 2018.

Conduct of Unitholders' meetings

The Manager supports the principle of encouraging Unitholders' participation and voting at general meetings.

Unitholders are informed of meetings through notices which are accompanied by the annual reports or circulars sent to them. If any Unitholder is unable to attend, he/she is allowed to appoint up to two proxies to vote on his/her behalf at the meeting through proxy forms. At the meetings, each distinct issue is proposed as a separate resolution and full information is provided for each item in the notice. Notices of the general meetings are also advertised in the press and issued on SGXNet. To ensure transparency in the voting process and better reflect Unitholders' interest, the Manager conducts poll voting for Unitholders/proxies present at the general meetings for all the resolutions proposed at the general meetings. An independent external party is also appointed as scrutineers for the poll voting procedures.

At general meetings, Unitholders are encouraged to communicate their views on matters affecting ECW. Representatives of the Trustee, Directors (including the chairpersons of the Board, the NRC and the ARC), the Manager's senior management and the external auditors, shall be present at general meetings to address any queries that Unitholders may have.

The total number of votes cast for or against the resolutions and the respective percentages are announced on SGXNet after the general meetings. Voting in absentia and by email which are currently not permitted may only be possible following careful study to ensure that the integrity of information and authentication of the identity of Unitholders through the web are not compromised, and legislative changes are effected to recognise remote voting.

Minutes of the general meetings are taken and are available to Unitholders for their inspection upon written request.

Unitholders also have the opportunity to communicate their views and discuss with the Board and Management matters affecting ECW after the general meetings.

CORPORATE GOVERNANCE

(E) ADDITIONAL INFORMATION

DEALINGS WITH INTERESTED PERSONS

Review Procedures for Interested Person Transactions

The Manager has established internal control procedures to ensure that all Interested Person Transactions are undertaken on an arm's length basis and on normal commercial terms, which are generally no more favourable than those extended to unrelated third parties, and are not prejudicial to the interests of ECW and Unitholders. A formal policy has also been drawn up to document the procedures.

In respect of such transactions, Management would have to demonstrate to the ARC that such transactions are undertaken on normal commercial terms and are not prejudicial to the interests of ECW and Unitholders which may include obtaining (where practicable) third party quotations or obtaining valuations from independent valuers (in accordance with applicable provisions of the Listing Rules and the Property Funds Appendix). The internal control procedures also ensure compliance with Chapter 9 of the Listing Rules and the Property Funds Appendix.

In particular, the procedures in place include the following:

Interested Person Transactions¹ Approving Authority, Procedures and Disclosure

		Approval Authority
othe	0,000 and above per transaction (which singly, or when aggregated with r transactions ² with the same Interested Person in the same financial year is han 3.0% of ECW's latest audited net tangible assets/net asset value)	Trustee ARC
Trans	action ² which:	Trustee ARC
(a)	is equal to or exceeds 3.0% of ECW's latest audited net tangible assets/net asset value; or	Immediate announcement
(b)	when aggregated with other transactions ² with the same Interested Person in the same financial year is equal to or exceeds 3.0% of ECW's latest audited net tangible assets/net asset value	
Trans	action ² which:	Trustee ARC
(a)	is equal to or exceeds 5.0% of ECW's latest audited net tangible assets/net asset value; or	Unitholders Immediate announcement
(b)	when aggregated with other transactions ^{2.3} with the same Interested Person in the same financial year is equal to or exceeds 5.0% of ECW's latest audited net tangible assets/net asset value	

1 This table does not include the procedures applicable to interested person transactions falling under the exceptions set out in Rules 915 and 916 of the Listing Rules.

2 Any transaction of less than S\$100,000 in value is disregarded.

3 In relation to approval by Unitholders for transactions that equal to or exceed 5.0% of ECW's latest audited net tangible assets/net asset value (whether singly or aggregated), any transaction which has been approved by Unitholders, or is the subject of aggregation with another transaction that has been approved by Unitholders, need not be included in any subsequent aggregation.

Role of the ARC for Interested Person Transactions

The Manager's internal control procedures are intended to ensure that Interested Person Transactions are conducted at arm's length and on normal commercial terms, and are not prejudicial to ECW and Unitholders' interests. The Manager maintains a register to record all Interested Person Transactions which are entered into by ECW (and the basis on which they are entered into, including the quotations obtained to support such basis).

All Interested Person Transactions are subject to regular periodic reviews by the ARC, which in turn obtains advice from internal auditors, to ascertain that the guidelines and procedures established to monitor Interested Person Transactions, including the relevant provisions of the Listing Rules and the Property Funds Appendix, as well as any other guidelines which may from time to time be prescribed by the SGX-ST, MAS or other relevant authorities, have been complied with. The review includes an examination of the nature of the transaction and its supporting documents or such other information deemed necessary by the ARC. If a member of the ARC has an interest in a transaction, he is to abstain from participating in the review and approval process in relation to that transaction. In addition, the Trustee also has the right to review such audit reports to ascertain that the Listing Rules and the Property Funds Appendix have been complied with.

Details of all Interested Person Transactions (equal to or exceeding \$\$100,000 each in value) entered into by ECW during FY2017 are disclosed on pages 108 to 109 of this Annual Report.

Dealing with Conflicts of Interest

The following principles and procedures have been established to deal with potential conflicts of interest which the Manager (including its Directors, executive officers and employees) may encounter in managing ECW:

- (a) the Manager is a dedicated manager to ECW and will not manage any other real estate investment trust or be involved in any other real property business;
- (b) all resolutions at meetings of the Board in relation to matters concerning ECW must be decided by a majority vote of the Directors, including at least one ID;
- (c) in respect of matters in which Sponsor and/or its subsidiaries have an interest, whether direct or indirect, any nominees appointed by Sponsor and/or its subsidiaries to the Board will abstain from voting. In such matters, the quorum must comprise a majority of IDs and shall exclude such nominee Directors of Sponsor and/or its subsidiaries;
- (d) in respect of matters in which a Director or his associates have an interest, whether direct or indirect, such interested Director will abstain from voting. In such matters, the quorum must comprise a majority of the Directors and shall exclude such interested Director(s);
- (e) if the Manager is required to decide whether or not to take any action against any person in relation to any breach of any agreement entered into by the Trustee for and on behalf of ECW with an affiliate of the Manager, the Manager is obliged to consult with a reputable law firm (acceptable to the Trustee) which shall provide legal advice on the matter. If the said law firm is of the opinion that the Trustee, on behalf of ECW, has a prima facie case against the party allegedly in breach under such agreement, the Manager is obliged to pursue the appropriate remedies under such agreement;
- (f) Any decision by the Manager not to take action against a related party of the Manager shall not constitute a waiver of the Trustee's right to take such action as it deems fit against such related party; and
- (g) at least one-third of the Board shall comprise IDs.

Additionally, the Trustee has been granted a right of first refusal by the Sponsor to purchase any income-producing real estate worldwide with certain specified characteristics which may in the future be identified and targeted for acquisition by the Sponsor or any of its subsidiaries.

CORPORATE GOVERNANCE

Under the Trust Deed, in respect of voting rights where the Manager would face a conflict between its own interests and that of Unitholders, the Manager shall cause such voting rights to be exercised according to the discretion of the Trustee.

Dealings in Securities

Each Director and the CEO of the Manager is to give notice to the Manager of his acquisition of ECW Units or of changes in the number of Units or, as the case may be, ECW Units which he holds or in which he has an interest, within two business days after such acquisition or the occurrence of the event giving rise to changes in the number of the units or, as the case may be, ECW Units which he holds or in which he has an interest.

All dealings in the ECW Units by the Manager's Directors will be announced via SGXNET.

The Manager has devised and adopted a securities dealing policy for the Manager's officers and employees which applies the best practice recommendations in the Listing Rules. To this end, the Manager has issued guidelines to its Directors and employees which set out prohibitions against dealings in ECW Group's securities:

- (i) while in possession of material unpublished price sensitive information,
- (ii) during two weeks immediately preceding, and up to the time of the announcement of, ECW's financial results for each of the first three quarters of ECW's financial year, and
- (iii) during one month immediately preceding, and up to the time of the announcement of, ECW's financial results for the full financial year.

Prior to the commencement of each relevant period, an email would be sent out to all Directors and employees of the Manager to inform them of the duration of the period. The Manager will also not deal in ECW Group's securities during the same period.

Directors and employees of the Manager are prohibited from dealing in securities of ECW Group if they are in possession of unpublished price sensitive information of ECW Group. As and when appropriate, they would be issued an advisory to refrain from dealing in ECW Group's securities.

Under the policy, Directors and employees of the Manager are discouraged to trade on short-term or speculative considerations. They are also prohibited from using any information with respect to other companies or entities obtained in the course of their employment in connection with securities transactions of such companies or entities.

The Manager has complied with its securities dealing policy in accordance with Listing Rule 1207(19).

(F) CODE OF BUSINESS CONDUCT

The Manager adheres to an ethics and code of business conduct policy which deals with issues such as confidentiality, conduct and work discipline, corporate gifts and concessionary offers. Clear policies and guidelines on how to handle workplace harassment and grievances are also in place. The policies that the Manager has implemented aim to help to detect and prevent occupational fraud in mainly three ways.

First, the Manager offers fair compensation packages, based on practices of pay-for-performance and promotion based on merit to its employees. The Manager also provides various healthcare subsidies and financial assistance schemes to alleviate the common financial pressures its employees face.

Second, clearly documented policies and work procedures incorporate internal controls which ensure that adequate checks and balances are in place. Periodic audits are also conducted to evaluate the efficacy of these internal controls.

Finally, the Manager seeks to build and maintain the right organisational culture through its core values, educating its employees on good business conduct and ethical values.

Bribery and Corruption Prevention Policy

The Manager adopts a strong stance against bribery and corruption. In addition to clear guidelines and procedures for the giving and receipt of corporate gifts and concessionary offers, all employees of the Manager are required to make a declaration on an annual basis where they pledge to uphold the Manager's core values and not to engage in any corrupt or unethical practices. This serves as a reminder to all employees to maintain the highest standards of integrity in their work and business dealings. The Manager's zero tolerance policy towards bribery and corruption extends to its business dealings with third parties. Pursuant to this policy, the Manager requires that certain agreements incorporate anti-bribery and anti-corruption provisions.

Whistle-Blowing Policy

A whistle-blowing policy and other procedures are put in place to provide employees of the Manager and parties who have dealings with the Manager with well defined, accessible and trusted channels to report suspected fraud, corruption, dishonest practices or other improprieties in the workplace, and for the independent investigation of any reported incidents and appropriate follow up action. The objective of the whistle-blowing policy is to encourage the reporting of such matters so that employees or external parties making any reports in good faith will be able to do so with the confidence that they will be treated fairly and, to the fullest extent possible, be protected from reprisal.

Anti-Money Laundering and Countering the Financing of Terrorism Measures

As a holder of a Capital Markets Services licence issued by MAS, the Manager abides by the MAS' guidelines on the prevention of money laundering and countering the financing of terrorism. Under these guidelines, the main obligations of the Manager are:

- (a) evaluation of risk;
- (b) customer due diligence;
- (c) suspicious transaction reporting;
- (d) record keeping;
- (e) employee screening and representative screening; and
- (f) training.

The Manager has developed and implemented a policy on the prevention of money laundering and terrorist financing and is alert at all times to suspicious transactions. Where there is a suspicion of money laundering or terrorist financing, the Manager performs due diligence checks on its counterparties in order to ensure that it does not enter into business transactions with terrorist suspects or other high risk persons or entities. Suspicious transactions are also reported to the Suspicious Transaction Reporting Office of the Commercial Affairs Department.

Under this policy, the Manager must retain all relevant records or documents relating to business relations with its customers or transactions entered into for a period of at least five years following the termination of such business relations or the completion of such transactions.

All prospective employees, officers and representatives of the Manager are also screened against various lists of terrorist suspects issued by MAS. Periodic training is provided by the Manager to its Directors, employees and representatives to ensure that they are updated and aware of applicable anti-money laundering and terrorist financing regulations, the prevailing techniques and trends in money laundering and terrorist financing and the measures adopted by the Manager to combat money laundering and terrorist financing.

ENTERPRISE RISK MANAGEMENT

Risk management is an integral part of the business of ECW and its subsidiaries (collectively, the "**ECW Group**") at both the strategic and operational levels. A proactive approach towards risk management supports the achievement of ECW Group's business objective and strategy, thereby creating and preserving value for Unitholders.

The Manager recognises that risk management is just as much about opportunities as it is about threats. To capitalise on opportunities, the Manager has to take measured risks. Therefore, risk management is not about pursuing risk minimisation as a goal, but rather optimising the risk-reward relationship within known and agreed risk appetite levels. The Manager therefore takes risks in a prudent manner for justifiable business reasons.

The Board is responsible for the governance of risk across ECW Group. The responsibilities include determining ECW Group's risk appetite, overseeing the Manager's Enterprise Risk Management (**`ERM**") Framework, regularly reviewing ECW Group's risk profile, material risks and mitigation strategies, and ensuring the effectiveness of risk management policies and procedures. For these purposes, it is assisted by the ARC which provides oversight of risk management.

ECW Group's RAS is expressed via formal, high-level and overarching statements. Having considered key stakeholders'

interests, ECW Group's RAS sets out explicit, forward-looking views of ECW Group's desired risk profile and is aligned to ECW Group's strategy and business plans. The Manager incorporates accompanying risk limits which determine specific risk boundaries established at an operational level.

The Manager's ERM Framework sets out the required environmental and organisational components which enable it to manage risks in an integrated, systematic and consistent manner. The ERM Framework and related risk management policies are reviewed annually and periodically validated by external consultants. A robust internal control system as well as an effective, independent review and audit process are the twin pillars that underpin the Manager's ERM Framework.

The line management is responsible for the design and implementation of effective internal controls using a riskbased approach while the outsourced Internal Audit function from Deloitte & Touché Enterprise Risk Services Pte Ltd reviews such design and implementation to provide reasonable assurance to the ARC on the adequacy and effectiveness of the internal control system.

Annually, the Manager facilitates and coordinates ECW Group's Risk and Control Self-Assessment (***RCSA**") exercise that requires the respective risk and control owners to proactively identify, assess and document material risks



as well as the corresponding key controls and mitigating measures needed to address them. Material risks and their associated controls are consolidated and reviewed by the Manager before they are presented to the ARC and the Board.

Awareness of and preparedness for potential risks affecting ECW Group's business continuity help the Manager minimise the impact of disruption to business operations. The Manager has put in place a business continuity plan. In addition, both the Information Technology ("IT") team from the Sponsor and the outsourced IT team from JK Technology have a defined disaster recovery strategies and plans, which are reviewed and tested annually.

The Manager believes that having the right risk culture and people with the right attitude, values and knowledge are fundamental to ECW Group's success.

Managing Material Risks

The Manager undertakes an iterative and comprehensive approach in identifying, managing, monitoring and reporting material risks across ECW Group. Such material risks include:

Business Interruption Risk

ECW Group is exposed to business interruption risk arising from sudden and major disaster event such as fire, prolonged power outages or other major infrastructure or equipment failures which may significantly disrupt operations at our properties or data centres. The Manager manages such risks through proactive facilities management (for example, routine inspection and scheduled maintenance) and having crisis management procedures at each property.

Competition Risk

ECW Group faces keen competition from established players, online businesses and new market entrants which are likely to affect ECW's tenancy profile. The Manager adopts a relentless approach towards strengthening ECW Group's competitiveness through optimising tenant mix, differentiating its product and services offerings, refreshing property concepts and Asset Enhancement Initiatives ("**AEI**").

Credit Risk

Credit risk is the potential volatility in earnings caused by tenants' failure to fulfil their contractual lease payment obligations, as and when they fall due. The Manager has put in place a stringent collection policy to ensure that credit risk is minimised. In addition to the requirement for upfront payment of security deposit, the Manager also establishes vigilant debt monitoring and collection procedures.

Economic Risk

ECW Group is exposed to changes in developments in economy, financial and property markets. These developments may reduce revenue, increase costs and result in downward revaluation of ECW Group's assets. Market illiquidity during a financial crisis makes asset divestment challenging and this can affect ECW Group's investment and strategic objectives. The Manager manages this by adopting a prudent approach towards financial management and having a well-balanced portfolio in China.

Information Technology Risk

IT risk comprises cyber risk, information security risk and technology infrastructure risk. IT is an integral part of ECW Group's business and security of sensitive information (for example, tenant details and financial information) is crucial.

Increasing threats to information security such as hacking and website defacement, may pose risk of data leakage and damage to ECW Group's reputation. The outsourced IT team has put in place policies and procedures to manage IT risks. Established policies and procedures govern IT security, access controls and data security.

Disaster recovery testing is conducted periodically to validate the system continuity plan. In addition, network penetration testing is also conducted regularly to check for potential security gaps.

Foreign Currency Risk

ECW Group's cash flows from the operation of the Properties is denominated in RMB while the Group pays distributions in Singapore dollars. This exposed the ECW Group to fluctuations in the currency rates of RMB and SGD. To mitigate the foreign exchange risks on the distribution to Unitholders, ECW Group enters into forward contracts to hedge a portion of rental income to be received from overseas assets.

Interest Rate Risk

ECW Group's exposure to changes in interest rates relates primarily to the interest-bearing financial liabilities. Interest rate risk is managed on an ongoing basis with the primary objective of minimising the impact on interest expenses caused by adverse movements in interest rates. The Manager put in place interest rate swaps to hedge a portion of ECW Group's outstanding borrowings from floating-rate loans to fixed-rate loans.

Investment Risk

The main sources of growth for ECW Group are AEI, acquisition of properties as well as property developments. The risks involved in such investment activities are managed through a rigorous set of investment process which includes evaluating potential for growth in yield, rental sustainability and potential for value creation. Also, key financial assumptions are reviewed and sensitivity analysis performed on key variables. The potential risks associated with proposed projects and the issues that may prevent their smooth implementation or achievement of projected outcomes are identified at the evaluation stage. This is to enable the Manager to devise action plans to mitigate such risks as early as possible.

ENTERPRISE RISK MANAGEMENT

Leasing Risk

Strong competition, poor economic and market conditions are some of the key factors that could result in key tenants not renewing their leases, and adversely affecting the leasing performance of our properties.

The Manager establishes a diversified tenant base and sustainable trade mix and has put in place proactive tenant management strategies which are in line with the Properties' positioning.

Liquidity Risk

ECW Group maintains sufficient cash and debt facilities to meet its operating cash requirements and financial obligations. ECW Group regularly monitors and observes bank covenants for borrowings and the property fund guidelines in the Code on Collective Investment Schemes issued by the Monetary Authority of Singapore ("**MAS**") on the Aggregate Leverage ratio.

Regulatory and Compliance Risk

Due to the nature of ECW Group's business, ECW Group is required to comply with the applicable and relevant legislation and regulations that include the Listing Manual of the Singapore Exchange Securities Trading Limited, the Code on Collective Investment Schemes issued by MAS and the tax rulings issued by the Inland Revenue Authority of Singapore, as well as laws and regulations in the countries where the assets of ECW Group are located in. The Manager proactively identifies applicable laws and regulatory obligations, legal updates and embeds compliance into the day-to-day operations.

SUSTAINABILITY

SUSTAINABILITY

ECW is committed to conducting its business operations in a manner that upholds high standards of corporate governance, and considers the environmental and social impact for sustainable growth as well. ECW Group has established a reporting team, led by the CEO and comprised senior representatives from key departments, for formulating and implementing the ECW Group's sustainability best practice.

ECW shall publish its inaugural sustainability report by December 2018.

BUSINESS OPERATION

ECW believes that creating long-term value for all stakeholders is essential to the sustainability of the business. As a REIT committed to its stakeholders, the Manager recognises that conducting business ethically can build trust and enhance ECW's reputation.

Enterprise Risk Management

The Board is responsible for the governance of risks across ECW Group. The responsibilities include determining ECW Group's risk appetite, overseeing the Manager's Enterprise Risk Management (**``ERM**") Framework, regularly reviewing ECW Group's risk profile, material risks and mitigation strategies, and ensuring the effectiveness of risk management policies and procedures. For these purposes, the Board is assisted by the ARC which provides oversight of risk management. The ERM programme consolidates the ECW Group's risk management practices in a structured framework, and is substantively in line with best practices in Singapore. Employees across the ECW Group collectively participate in and contribute to the ERM programme.

Code of Business Conduct

ECW seeks to maintain a conducive culture among its employees, educating them on good business conduct and ethical values. All employees of the Manager are required to make a declaration on an annual basis where they pledge to uphold the Manager's core values and not to engage in any corrupt or unethical practices.

Whistle-Blowing Policy

A whistle-blowing policy and related procedures are put in place to provide employees of the Manager and parties who have dealings with the Manager with well defined, accessible and trusted channels to report suspected fraud, corruption, dishonest practices or other improprieties in the workplace, and for the independent investigation of any reported incidents and appropriate follow up action. The Senior Manager – Compliance and Risk Management works closely with the ARC to investigate reported matters, if any, and remedial measures are taken where warranted. The whistle blowers are protected from reprisals in accordance with relevant laws and company policies throughout the process.

Human Capital

Employees are the Manager's most important asset. The Manager is committed to developing the full potential of its employees with training programmes. It also aims to attract and retain talent by providing a conducive work environment, a competitive remuneration package and work-life balance.

COMMUNITY INVOLVEMENT

The Manager believes in being a responsible corporate citizen and acknowledges its responsibilities toward society, the environment and the stakeholders of ECW. The Manager also strives to give back to the community in which it does business in as well as incorporating sustainable best practices into our daily work. The Manager seeks to conduct its business of managing ECW in a fair and ethical manner to demonstrate its consideration towards its employees and the wider community. The Manager is committed to providing a safe and healthy working environment for its employees and visitors to the premises of ECW's properties. It will also ensure that sufficient information and training are made available to its employees in pursuance of their activities.

Giving back to the community

During 2017, ECW and the Manager supported and sponsored the SGX Bull Charge - Charity Futsal 2017 event. ECW sponsored a children beneficiary team from Fei Yue Community Services. We are glad to be able to lend a helping hand to support under-privileged children and it was certainly heart-warming to see the smiles on the kids' faces. The Manager is committed to continuing to engage and support the community and be a socially responsible corporate citizen.



SUSTAINABILITY



STAKEHOLDERS ENGAGEMENT AND INVESTOR RELATIONS

The Manager values corporate transparency and strives to uphold high standards of corporate governance and disclosure, in accordance to the principle and guidelines of the Code of Corporate Governance 2012.

The Manager is fully committed to providing the investment community and all other stakeholders with timely, transparent and consistent disclosures and updates. The Manager communicates key updates including operational and financial performance of our assets and the ECW, strategies, corporate initiatives to Unitholders, potential investors, research analysts, media and the general public on a regular basis.

Ensuring full and timely disclosure of information

All announcements, results presentations and press releases are regularly and promptly issued through SGXNET and ECW's corporate website to ensure timely dissemination of information to the public. Other important information such as investors presentations, quarterly results presentations, IPO prospectus and corporate video are also updated on the corporate website. Furthermore, detailed information on the performance of the units as well as other financial and trading information is provided in the Investor Relations section of the website. In addition, the Manager welcomes feedback and enquiries from all stakeholders through a dedicated Investor Relations email address via its website. Investors can also sign up for email alerts to stay on top of all the latest developments and announcements from the Manager.

Enhancing engagement with the investment community

The Manager plans to continue to proactively engage the investment community through a variety of channels and activities including research analyst presentations, results briefings, road shows, investor conferences, teleconferences and face to face meetings.

The Manager attended and presented at a variety of investor and industry conferences over the year such as SGX-Phillip Seminar "Spotlight on S-REITs with Chinese Asset", Citi C-Suite Singapore REITS & Sponsors Corporate Day and Shanghai Insurance Association-SGX Investors Conference. Furthermore, the Manager organized the REITs Investment and Asset Allocation Forum in Hangzhou as well as sponsored the Think Executive Summit on Urban Logistics organized by The Logistics Institute of National University of Singapore. The Manager regularly held investors meetings and conferences and conducted its first non-deal roadshow in Hong Kong. The Manager engaged retail investors by connecting with major brokerage houses in Singapore and hosted a webinar organised by SGX which was well attended by a large group of retail investors.

The Manager continued efforts to engage the investment community were rewarded at the "Best of Breeds REITs Asia Pacific Awards 2017", with ECW awarded the Platinum Award under the "Alternative Asset" category, further highlighting ECW differentiated assets portfolio offering.

FINANCIAL CONTENTS

- 54 Report of the Trustee
- 55 Statement by the Manager
- 56 Independent Auditor's Report to the Unitholders
- 60 Consolidated Statement of Total Return
- 61 Statements of Financial Position
- 62 Consolidated Distribution Statement
- 63 Consolidated Statement of Cash Flows
- 65 Statements of Movements in Unitholders' Funds

- 66 Investment Properties Portfolio Statement
- 67 Notes to the Financial Statements

REPORT OF THE TRUSTEE

For the financial year ended 31 December 2017

DBS Trustee Limited (the "Trustee") is under a duty to take into custody and hold the assets of EC World Real Estate Investment Trust ("ECW") held by it or through its subsidiaries (collectively the "Group") in trust for the holders ("Unitholders") of units in ECW. In accordance with the Securities and Futures Act (Cap. 289), its subsidiary legislation and the Code on Collective Investment Schemes, the Trustee shall monitor the activities of EC World Asset Management Pte. Ltd. (the "Manager") for compliance with the limitations imposed on the investment and borrowing powers as set out in the trust deed dated 5 August 2015 as amended by the First Amending and Restating Deed dated 29 June 2016 and First Supplemental Deed dated 27 October 2016 (the "Trust Deed") between the Trustee and the Manager in each annual accounting period and report thereon to Unitholders in an annual report.

To the best knowledge of the Trustee, the Manager has, in all material respects, managed ECW and its subsidiaries during the financial year covered by these financial statements set out on pages 60 to 107, in accordance with the limitations imposed on the investment and borrowing powers set out in the Trust Deed.

For and on behalf of the Trustee DBS Trustee Limited

Jane Lim Puay Yuen Director

Singapore, 29 March 2018

STATEMENT BY THE MANAGER

For the financial year ended 31 December 2017

In the opinion of the directors of EC World Asset Management Pte. Ltd., the accompanying financial statements of EC World Real Estate Investment Trust ("ECW") and its subsidiaries (the "Group"), set out on pages 60 to 107, comprising the Statements of Financial Position of ECW and the Group, the Investment Properties Portfolio Statement of the Group as at 31 December 2017, the Statements of Movements in Unitholders' Funds for ECW and the Group and the Consolidated Statement of Total Return, Consolidated Distribution Statement, Consolidated Statement of Cash Flows of the Group and Notes to the Financial Statements for the year then ended 31 December 2017 are drawn up so as to present fairly, in all material respects, the financial position of ECW and the Group as at 31 December 2017, movements in Unitholders' funds of ECW and the Group, the consolidated total return, consolidated amount distributable and cash flows of the Group for the year then ended 31 December 2017, in accordance with the recommendations of Statement of Recommended Accounting Practice 7 "Reporting Framework for Unit Trusts" issued by the Institute of Singapore Chartered Accountants and the provisions of the trust deed dated 5 August 2015 as amended by the First Amending and Restating Deed dated 29 June 2016 and First Supplemental Deed dated 27 October 2016 (the "Trust Deed"). At the date of this statement, there are reasonable grounds to believe that ECW and the Group will be able to meet their financial obligations as and when they materialise.

For and on behalf of the Manager, EC World Asset Management Pte. Ltd.

Goh Toh Sim Director

Singapore, 29 March 2018

(Constituted under a Trust Deed in the Republic of Singapore)

REPORT ON THE AUDIT OF THE FINANCIAL STATEMENTS

Opinion

In our opinion, the accompanying consolidated financial statements of EC World REIT ("ECW") and its subsidiaries (the "Group") and the Statements of Financial Position and Statements of Movements in Unitholders' Funds of ECW are properly drawn up in accordance with the recommendations of Statement of Recommended Accounting Practice 7 "Reporting Framework for Unit Trusts" issued by the Institute of Singapore Chartered Accountants, so as to present fairly, in all material respects, the consolidated financial position of the Group and the financial position of ECW as at 31 December 2017 and the consolidated financial performance of the Group, consolidated movements of unitholders' funds of the Group and movement in unitholders' funds of ECW, consolidated portfolio holdings of the Group and consolidated cash flows of the Group for the financial year ended on that date.

What we have audited

The financial statements of ECW and the Group comprise:

- Consolidated Statement of Total Return of the Group for the year ended 31 December 2017;
- Statements of Financial Position of the Group and ECW as at 31 December 2017;
- Consolidated Distribution Statement of the Group for the year then ended;
- Consolidated Statement of Cash Flows of the Group for the year then ended;
- Statement of Movements in Unitholders' Funds of the Group and ECW for the year then ended;
- Investment Properties Portfolio Statement of the Group as at 31 December 2017; and
- the notes to the financial statements, including a summary of significant accounting policies.

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 believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Independence

We are independent of the Group in accordance with the Accounting and Corporate Regulatory Authority 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.

Our Audit Approach

As part of designing our audit, we determined materiality and assessed the risks of material misstatement in the accompanying financial statements. In particular, we considered where management made subjective judgements; for example, in respect of significant accounting estimates that involved making assumptions and considering future events that are inherently uncertain. As in all of our audits, we also addressed the risk of management override of internal controls, including among other matters consideration of whether there was evidence of bias that represented a risk of material misstatement due to fraud.

(Constituted under a Trust Deed in the Republic of Singapore)

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 for the financial year ended 31 December 2017. 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.

Key audit matter	How our audit addressed the key audit matter
Valuation of investment properties	
Refer to Note 14 (Investment properties)	Our procedures performed to ascertain the appropriateness of the key inputs and assumptions used in the valuation included the following:
As at 31 December 2017, the carrying value of the Group's investment properties of \$\$1,337	• assessed the competency, independence and integrity of the professional valuer engaged by the Group;
million accounted for 88% of the Group's total assets.	• obtained an understanding of the techniques used by the external valuer in determining the valuations of individual investment properties;
The valuation of the investment properties was a key audit matter due to the significant judgement	• discussed the critical assumptions made by the external valuer for the key inputs used in the valuation techniques;
in the key inputs used in the valuation techniques. These key inputs include discount rates and	• tested the integrity of information, including underlying lease and financial information provided to the professional valuer; and
terminal capitalisation rates, and are dependent on the nature of each investment property and the prevailing market conditions.	• assessed the reasonableness of the capitalisation rates and discount rates by benchmarking these against those of comparable properties and prior year inputs.
The key inputs are disclosed in Note 14 to the accompanying financial statements.	We have also assessed the adequacy of the disclosures relating to the assumptions, as we consider them as likely to be significant to users of the financial statements given the estimation uncertainty and sensitivity of the valuations.
	The valuer is a member of recognised professional bodies for external valuers. We found that the valuation methodologies used were in line with generally accepted market practices and the key assumptions used were within the range of market data. We also found the disclosures in the financial statements to be appropriate.

(Constituted under a Trust Deed in the Republic of Singapore)

Other Information

The Manager is responsible for the other information. The other information comprises the information included in the Report of the Trustee and Statement by the Manager (but does not include the financial statements and our auditor's report thereon), which we obtained prior to the date of this auditor's report, and the other sections of ECW's Annual Report 2017 ("Other Sections"), which are expected to be made available to us after that date.

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

In connection with our audit of the financial statements, our responsibility is to read the other information identified above and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit, or otherwise appears to be materially misstated.

If, based on the work we have performed on the other information that we obtained prior to the date of this auditor's report, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

When we read the Other Sections, if we conclude that there is a material misstatement therein, we are required to communicate the matter to the Manager and take appropriate actions in accordance with SSAs.

Responsibilities of the Manager for the Financial Statements

The Manager is responsible for the preparation and fair presentation of these financial statements in accordance with the recommendations of Statement of Recommended Accounting Practice 7 "Reporting Framework for Unit Trusts" issued by the Institute of Singapore Chartered Accountants and for such internal control as the Manager determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, the Manager 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 the Manager either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

The responsibilities of the Manager 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.

(Constituted under a Trust Deed in the Republic of Singapore)

Auditor's Responsibilities for the Audit of the Financial Statements (continued)

- 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 the Manager'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 Manager 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 Manager 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 Manager, 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.

The engagement partner on the audit resulting in this independent auditor's report is Mr Alex Toh Wee Keong.

PricewaterhouseCoopers LLP Public Accountants and Chartered Accountants

Singapore, 29 March 2018

CONSOLIDATED STATEMENT OF TOTAL RETURN For the financial year ended 31 December 2017

		Gr	oup
	Note	2017	2016*
		S\$'000	S\$'000
Gross revenue	3	91,368	95,534
Property expenses	4	(8,664)	(11,631)
Net property income		82,704	83,903
Finance income		1,481	527
Finance costs	5	(25,849)	(20,146)
Manager's base fees		(4,711)	(1,911)
Manager's performance fees		(594)	_
Trustee's fees		(277)	(121)
Exchange differences		234	15,298
Other trust expenses	6	(1,463)	(3,003)
Net income		51,525	74,547
Net change in fair value of investment properties	14	21,723	(1,732)
Net change in fair value of financial derivatives	12	(1,867)	30
Total return for the year before income tax		71,381	72,845
Income tax expenses	7	(23,766)	(17,025)
Total return for the year after income tax before distribution		47,615	55,820
Earnings per unit (cents)	8		
- Basic	· ·	6.10	3.77
- Diluted		6.10	3.77

The year ended 31 December 2016 constitutes both the results when ECW was a private trust from 1 January 2016 to 27 July 2016 and after it was * listed on SGX-ST from 28 July 2016 to 31 December 2016.

STATEMENTS OF FINANCIAL POSITION As at 31 December 2017

			Group		ECW
		31 December	31 December	31 December	31 December
	Note	2017	2016	2017	2016
		\$\$'000	S\$′000	S\$'000	S\$'000
ASSETS					
Current assets					
Cash and bank balances	9	138,644	103,665	6,823	11,113
Financial assets, at fair value		,	,	-,	,
through profit or loss	10	_	7,700	-	_
Trade and other receivables	11	35,585	37,264	357	1,061
Derivative financial instruments	12	-	417	-	417
Logns to subsidiaries	13	-	-	241,557	241,557
	10	174,229	149,046	248,737	254,148
Non-current assets			147,040	240,707	204,140
Investment properties	14	1,337,010	1,333,297	_	_
Investment properties under development	15	-	-	_	_
Investments in subsidiaries	16	_	_	_*	· _*
	10	1,337,010	1,333,297	_*	_*
Total assets		1,511,239	1,482,343	248,737	254,148
		1,011,207	1,402,040	240,707	204,140
LIABILITIES					
Current liabilities					
Trade and other payables	17	24,597	27,425	4,055	3,578
Borrowings	18	40,142	2,153	38,000	-
Derivative financial instruments	12	1,296	387	1,296	387
Current income tax liabilities		9,867	10,798	2	1
		75,902	40,763	43,353	3,966
Non-current liabilities					
Trade and other payables	17	58,640	59,674	-	-
Borrowings	18	395,359	396,677	196,838	194,855
Deferred income tax liabilities	19	263,061	258,408	-	-
Government grant	20	659	702	-	-
		717,719	715,461	196,838	194,855
Total liabilities		793,621	756,224	240,191	198,821
NET ASSETS ATTRIBUTABLE					
TO UNITHOLDERS		717,618	726,119	8,546	55,327
Represented by:					
Unitholders' funds		788,380	782,700	8,546	55,327
Foreign currency translation reserve		(70,762)			
releight currency manalation reactive		717,618	726,119	8,546	55,327
UNITS IN ISSUE ('000)	21	784,658	778,516	784,658	778,516
NET ASSET VALUE PER UNIT (S\$)	21	0.91	0.93	0.01	0.07
INLI AJJEI VALUE FER UINII (JY)		0.71	0.70	0.01	0.07

* : Less than S\$1,000

CONSOLIDATED DISTRIBUTION STATEMENT For the financial year ended 31 December 2017

	Group	
	2017	2016*
	S\$'000	S\$'000
Amount available for distribution to Unitholders at beginning of the year	11,395	-
Total return for the year	47,615	55,820
Less: Total return for the period from 1 January 2016 to 27 July 2016*	-	(26,479)
Adjustment for net effect of non-tax chargeable items and other		
adjustments (Note A)	(498)	(10,231)
Amount available for distribution	58,512	19,110
Distributions made during the year:		
Distribution of 0.991 cents per unit for the period		
from 28 July 2016 to 30 September 2016	-	(7,715)
Distribution of 1.463 cents per unit for the period		
from 1 October 2016 to 31 December 2016	(11,390)	-
Distribution of 1.541 cents per unit for the period	(10.001)	
from 1 January 2017 to 31 March 2017	(12,021)	-
Distribution of 1.540 cents per unit for the period from 1 April 2017 to 30 June 2017	(12.030)	
Distribution of 1.440 cents per unit for the period	(12,039)	-
from 1 July 2017 to 30 September 2017	(11,278)	_
Total Unitholders' distributions	(46,728)	(7,715)
Amount available for distribution to Unitholders at		(////0)
end of the year	11,784	11,395
Note A:		
Adjustment for net effect of non-tax deductible/(chargeable) items and		
other adjustments comprise:		
- Straight lining of step-up rental	360	(2,364)
- Security deposit accretion	(144)	(118)
- Manager's base fees paid/payable in units	4,711	1,911
 Manager's performance fee payable in units 	594	-
– Trustee's fees	277	121
 Net fair value gain on investment properties 	(21,723)	(8,625)
- Deferred tax charged, net	8,470	3,629
- Net change in fair value of financial derivatives	1,867	(30)
- Swaption premium	-	329
- Amortisation of upfront debt issuance costs	3,977	867
– Foreign exchange (gain)/loss, net (unrealised) – Foreign exchange gain, net (realised - capital in nature)	(391)	3,575
 – Foreign exchange gain, her (realised - capital in hardre) – Initial Public Offering ("IPO") expenses 	- 426	(11,714)
 - Initial Public Ottering (1PO) expenses - Provision of doubtful debts 	420 1,074	2,188
- Others	4	_
	(498)	(10,231)

* The year ended 31 December 2016 constitutes both the results when ECW was a private trust from 1 January 2016 to 27 July 2016 and after it was listed on SGX-ST from 28 July 2016 to 31 December 2016.

CONSOLIDATED STATEMENT OF CASH FLOWS For the financial year ended 31 December 2017

Note 2017 2016* S\$'000 S\$'000 S\$'000 Cash flows from operating activities 47,615 55,820 Total return for the year 47,615 55,820 Adjustments for: 1 (1,41) (527) - Finance income (1,41) (527) - Finance costs 5 25,849 20,146 - Effect of security deposits accretion (2,771) (2,781) - Fair volue (apoin)/loss on investment properties 14 (1,723) 1,732 - Fair volue (apoin)/loss on investment properties 14 (1,723) 1,732 - Manager's base fees payable in units 4,711 1,911 - - Manager's base fees payable in units 4,74,015 5,744 - - Exchange (apin)/loss (391) 3,575 Operating cash flow before working capital: - - Trade and other receivables 43 80,233 - - Trade and other receivables 12,40 882 - - Income tareceived 1,240 882<			Gi	Group		
Cash flows from operating activities Total return for the year 47,615 55,820 Adjustments for: - - - Income income (1,481) (527) - Finance income (1,481) (627) - Effect of straight lining of step-up rental 360 (4,430) - Effect of straight lining of step-up rental 360 (4,430) - Effect of straight lining of step-up rental 1 8,67 (30) - Fair value (gain/loss on investment properties 14 (21,723) 1.732 - Allowance for doubtful receivables 394 - - - Manager's base frees payable in units 4,711 1,911 - - - Manager's base frees payable in units 4,711 1,911 - - - - Manager's base frees payable in units 4,711 1,911 - - - - Manager's base frees payables (4,09) (27.81) - - Trade and other payables (4,09) (27.81) - - Cash generated from operating activities		Note				
Total return for the year 47,615 56,820 Adjustments for: - - - Income tax expenses 7 23,766 17,025 - Finance income (1,481) (627) - Effect of straight lining of step-up rental 360 (4,436) - Effect of straight lining of step-up rental (2,771) (2,781) - Fair value (sair,/loss on investment properties 14 (21,723) 1,732 - Allowance for doubtful receivables 1,074 736 - Manager's base fees payable in units 594 - - Exchange (gain)/loss (391) 3,575 Operating cash flow before working capital change 79,470 93,171 Change in working capital: 12,40 883 80,233 Trade and other payables (4,609) (2,7,81) 1,41,475 Interest received 1,240 882 1,240 882 Income tax pold (net) (15,974) (4,989) - (2,163) (3,720) Net cash provided by operating activities 14 37 - (2,163) (3,720) Payment of purchase consideration due to Spons						
Adjustments for: 7 23,766 17,025 - Income tax expenses 7 23,766 17,025 - Enonce costs 5 25,849 20,146 - Effect of straight lining of step-up rental 360 (4,430) - Flar value loss/(gain) on derivative financial instruments 12 1,867 (30) - Fair value (oss/(gain)) on derivative financial instruments 12 1,867 (30) - Fair value (oss/(gain)) on derivative financial instruments 12 1,867 (30) - Fair value (oss/(gain)) on derivative financial instruments 12 1,867 (30) - Kalowance for doubtful receivables 1 (21,723) 1,732 - Manager's performance fees payable in units 594 - - Exchange (gain)/loss 6391 - (391) 3,575 Operating cash flow before working capital change 79,470 93,171 70 93,171 Cash generated from operating activities 44,439 80,233 1746 64,609 (2,782) 14,45,683 Interest received 1,240 882 10,704 144,5683 14,420 60,970 141,476 <td>· · · · ·</td> <td></td> <td>47 / 15</td> <td></td>	· · · · ·		47 / 15			
- Income tax expenses 7 23,766 17,025 - Finance income (1,481) (527) - Finance costs 5 25,849 20,146 - Effect of straight lining of step-up rental 360 (4,435) - Effect of straight lining of step-up rental (2,771) (2,781) - Fair value (as//gain) on derivative financial instruments 12 1,867 (30) - Fair value (gain//loss on investment properties 14 (21,723) 1,732 - Allowance for doubtful receivables 1,074 736 - Manager's performance fees payable in units 4,711 1,911 - Manager's performance fees payable in units (391) 3,575 Operating cash flow before working capital change 79,470 93,171 Change in working capital: (16,999) (27,821) Cash generated from operating activities 75,704 145,583 Income tax provided by operating activities 14 (2,163) 3,720 (2,720) Cash flows from investing activities 14 37 - (4,462) Income tax provided by operating activities			47,015	55,820		
- Finance income (1,481) (527) - Finance costs 5 25,849 20,146 - Effect of straight lining of step-up rental 360 (4,436) - Effect of straight lining of step-up rental 360 (4,436) - Fair value (gain)/loss on investment properties 14 (21,723) 1,732 - Allowance for doubtful receivables 1,074 736 - Manager's performance fees payable in units 4,711 1,911 - Manager's performance fees payable in units 594 - - Exchange (gain)/loss (391) 3,575 Operating cash flow before working capital change 79,470 93,171 Change in working capital: 75,704 1445,583 Income tax paid (net) (14,609) (27,821) Net cash provided by operating activities 75,704 1445,583 Income tax paid (net) (14,269) (3,792) Net cash provided by operating activities 60,970 141,476 Cash flow strom investing activities 14 37 - Additions to investment properties under construction	•	7	02 7//	17.005		
- Finance costs 5 25,849 20,146 - Effect of straight lining of step-up rental 360 (4,436) - Effect of security deposits accretion (2,771) (2,781) - Fair value (agin)/loss on investment properties 14 (21,723) 1.732 - Allowance for doubtful receivables 1,074 736 - Manager's base fees payable in units 4,711 1,911 - Manager's base fees payable in units 554 - - Exchange (gain)/loss (391) 3,575 Operating cash flow before working capital change 79,470 93,171 Change in working capital: (4,609) (27,821) Trade and other payables (4,609) (27,821) Cash generated from operating activities 75,704 145,583 Interest received 1,240 882 Income tax paid (net) (2,163) (3,792) Net cash provided by operating activities - (2,462) Additions to investiment properties 14 37 - Additions to investiment properties 14 37 <td< td=""><td></td><td>/</td><td></td><td></td></td<>		/				
- Effect of straight lining of step-up rental 360 (4.43a) - Effect of security deposits accretion (2,771) (2,781) - Foir value (sx/(gari) on derivative financial instruments 12 1,867 (30) - Foir value (gain)/loss on investment properties 14 (21,723) 1,732 - Allowance for doubtful receivables 1,074 736 - Manager's base fees payable in units 4,711 1,911 - Manager's performance fees payable in units 594 - - Exchange (gain)/loss (391) 3,575 Operating cash flow before working capital change 79,470 93,171 Change in working capital: 79,470 93,171 Trade and other receivables 843 80,233 Inferest received 1,240 882 Inferest received 1,240 882 Inferest received construction 15 - (4,4989) Additions to investing activities 60,970 141,476 Cash flow form investing activities 14 (2,163) (3,792) Additions to investment properties under construction 15 - (4,468)		F				
- Effect of security deposits accretion (2,771) (2,781) - Fair value (sol/(gain) an derivative financial instruments 12 1,867 (30) - Fair value (gain)/loss on investment properties 14 (21,723) 1,732 - Allowance for doubful receivables 1,074 736 - Manager's performance fees payable in units 594 - - Exchange (gain)/loss (391) 3,575 Operating cash flow before working capital change 79,470 93,171 Change in working capital: 74,470 93,171 Trade and other receivables 843 80,233 Interest received 1,240 882 Income tax paid (net) (15,974) (4,4699) Net cash provided by operating activities 12,40 882 Income tax paid (net) 15 - (4,462) Additions to investment properties 14 (2,163) (3,792) Proceeds from disposal of investment properties 14 37 - Additions to investment properties 14 37 - Proceeds from disposal of investment properties 14 37 -		5				
- Foir value loss/(gain) on derivative financial instruments 12 1,867 (30) - Foir value (gain)/loss on investment properties 14 (21,723) 1,732 - Allowance for doubtiful receivables 1,074 736 - Manager's base fees payable in units 4,711 1,911 - Manager's performance fees payable in units 594 - - Exchange (gain)/loss (391) 3,575 Operating cash flow before working capital change 79,470 93,171 Change in working capital: - - - Trade and other payables 4,609 (27,821) - Cash generated from operating activities 75,704 145,583 - Interest received 1,240 882 - - (4,629) - (4,629) - (4,642) - (4,642) - (2,163) (3,792) - - (2,30,128) - - (2,30,128) - (2,171) (2,174) - (2,30,128) - - (2,30,128) - - (2,30,128)				• •		
- Fair value (gain)/loss on investment properties 14 (21,723) 1,732 - Allowance for doubful receivables 1,074 735 - Manager's base fees payable in units 4,711 1,911 - Manager's performance fees payable in units 594 - - Exchange (gain)/loss (391) 3,575 Operating cash flow before working capital change 79,470 93,171 Change in working capital: 744,00 93,171 Trade and other receivables 843 80,233 Trade and other receivables 44,00 882 Income tax paid (net) (15,77,04 145,583 Income tax paid (net) (15,974,0 442,899 Net cash provided by operating activities 60,970 141,476 Cash flows from investing activities 14 (2,163) (3,792) Additions to investment properties 14 37 - (230,128) Proceeds from disposal of investment properties 14 37 - (231,128) Proceeds from financing activities 10 7,700 (7,700) - <td></td> <td>10</td> <td></td> <td>• •</td>		10		• •		
- Allowance for doubtful receivables 1,074 736 - Manager's base fees payable in units 4,711 1,911 - Manager's performance fees payable in units 594 - - Exchange (gain)/loss (391) 3,575 Operating cash flow before working capital change 79,470 93,171 Change in working capital: - - - Trade and other receivables 843 80,233 - Trade and other payables (4,609) (27,821) - Cash generated from operating activities 75,704 145,583 - Income tax paid (net) 1,240 882 - - (4,4299) Net cash provided by operating activities - (4,4299) - - (4,462) Additions to investment properties under construction 15 - (4,462) - - (230,128) Proceeds from disposal of investment properties 14 37 - - - - - (240,082) - - (240,082) - - - - - - - - -						
- Manager's base fees payable in units 4,711 1,911 - Manager's base fees payable in units 594 - - Exchange (gdin)/loss (391) 3.575 Operating cash flow before working capital change 79,470 93.171 Change in working capital: 714,009 (27,821) Trade and other receivables 843 80.233 Incerest exclosed 1,240 882 Income tax paid (net) (15,974) (4,989) Net cash provided by operating activities 0,970 141,476 Cash flows from investing activities 1,240 882 Income tax paid (net) (15,974) (4,989) Net cash provided by operating activities 0,970 141,476 Cash flows from investing activities 14 (2,163) (3,792) Payment of purchase consideration due to Sponsor* - (230,128) Proceeds from disposal of investment properties 14 37 - Redemption/(Placement) of structured deposits 10 7,000 (7,700) Net cash provided by/(used in) investing activities (46,728) (7,715) Proceeds from borowings	· · · · ·	14				
- Manager's performance fees payable in units 594 - - Exchange (gain)/loss (391) 3.575 Operating cash flow before working capital change 79,470 93,171 Change in working capital: 843 80,233 Trade and other receivables (4,609) (27,821) Cash generated from operating activities 75,704 145,583 Income tax paid (net) (15,974) (4,989) Net cash provided by operating activities 60,970 141,476 Cash flows from investing activities 60,970 141,476 Cash flows from investing activities 14 (2,163) (3,792) Parment of purchase consideration due to Sponsor4 - (230,128) Proceeds from disposal of investing activities 14 37 - Redemption/(Placement) of structured deposits 10 7,700 (7,700) Net cash provided by/(used in) investing activities 38,000 392,836 14,864 Distribution to Unitholders (46,728) (7,715) 715 Proceeds from borrowings 38,000 392,836 14,864 (13,365) Suff ore borrowings <t< td=""><td></td><td></td><td></td><td></td></t<>						
- Exchange (gain)/loss (391) 3.575 Operating cash flow before working capital change 79,470 93.171 Change in working capital: 843 80.233 Trade and other receivables 843 80.233 Irade and other payables (4,609) (27.821) Cash generated from operating activities 75,704 145.583 Inferest received 1,240 882 Income tax paid (net) (15,974) (4,989) Net cash provided by operating activities 60,970 141.476 Cash flows from investing activities 14 (2,163) (3,792) Payment of purchase consideration due to Sponsart - (230.128) Proceeds from disposal of investing activities 14 37 - Redemption/(Placement) of structured deposits 10 7,700 (7,700) Net cash provided by/(used in) investing activities 38,000 392.836 Cash flows from financing activities (46,728) (7,715) Proceeds from borrowings (2,171) (251.488) Distribution to Unitholders (46,728) (7,715) Proceeds from borrowings <td< td=""><td></td><td></td><td></td><td>1,911</td></td<>				1,911		
Operating cash flow before working capital change 79,470 93,171 Change in working capital: Trade and other receivables 843 80,233 Trade and other receivables 843 80,233 Trade and other receivables (4,609) (27,821) Cash generated from operating activities 75,704 145,583 Income tax paid (net) (15,974) (4,989) Net cash provided by operating activities 60,970 141,476 Cash flows from investing activities 14 (2,163) (3,792) Payment of purchase consideration due to Sponsor# - (230,128) Proceeds from disposal of investment properties 14 37 - Redemption/(Placement) of structured deposits 10 7,700 (7,700) Net cash provided by/(used in) investing activities (24,628) (2171) (251,488) Distribution to Unitholders (46,728) (7,715) - Proceeds from borrowings (38,000 392,836 (18,964) (13,365) SBLC commission paid (19,174) - - 629,785				-		
Change in working capital: Trade and other receivables84380,233Trade and other payables(4,609)(27,821)Cash generated from operating activities75,704145,583Income tax paid (net)(15,974)(4,989)Net cash provided by operating activities60,970141,476Cash flows from investing activities12-(4,462)Additions to investment properties under construction15-(4,462)Additions to investment properties14(2,163)(3,792)Payment of purchase consideration due to Sponsort-(230,128)Proceeds from disposal of investment properties1437-Redemption/(Placement) of structured deposits107,700(7,700)Net cash flows from financing activities(2,171)(251,488)Distribution to Unitholders(4,728)(7,715)Proceeds from borrowings38,000392,836Interest paid(18,964)(13,365)SBLC commission paid(191)-Proceeds from borrowings-629,785Issuance costs-629,785Issuance costs123(12,324)Redemption of existing units-629,785Issuance costs123(12,324)Increase in interest peerves(19)(9,327)						
Trade and other receivables 843 80,233 Trade and other payables (4,609) (27,821) Cash generated from operating activities 75,704 145,583 Income tax paid (net) (15,974) (4,989) Net cash provided by operating activities 60,970 141,476 Cash flows from investing activities 14 (2,163) (3,792) Payment of purchase consideration due to Sponsor ⁴ - (230,128) Proceeds from disposal of investment properties 14 37 - Redemption/(Placement) of structured deposits 10 7,700 (7,700) Net cash provided by/(used in) investing activities 5,574 (246,082) Cash flows from financing activities 10 7,700 (7,700) Net cash provided by/(used in) investing activities 5,574 (246,082) Cash flows from financing activities 10 7,700 (7,715) Proceeds from borrowings (18,944) (13,365) 38,000 392,836 Interest paid (18,944) (13,365) 58LC commission paid (191) - Settlement of derivative financial instruments (net) (5	Operating cash flow before working capital change		79,470	93,171		
Trade and other payables (4,609) (27.821) Cash generated from operating activities 75,704 145,583 Interest received 1,240 882 Income tax paid (net) (15,974) (4,899) Net cash provided by operating activities 60,970 141,476 Additions to investment properties under construction 15 - (4,462) Additions to investment properties 14 (2,163) (3,792) Payment of purchase consideration due to Sponsor [#] - (230,128) Proceeds from disposal of investing activities 14 37 - Redemption/(Placement) of structured deposits 10 7,700 (7,700) Net cash provided by/(used in) investing activities 5,574 (246,082) Cash flows from financing activities (46,728) (7,715) Proceeds from borrowings 38,000 392,836 Interest paid (18,964) (13,365) SBLC commission paid (11,974) - Settlement of derivative financial instruments (net) (541) - Placements of deposits for SBLC facilities - 629,785 Is	Change in working capital:					
Cash generated from operating activities 75,704 145,583 Interest received 1,240 882 Income tax paid (net) (15,974) (4,989) Net cash provided by operating activities 60,970 141,476 Cash flows from investing activities 14 (2,163) (3,792) Additions to investment properties under construction 15 - (4,462) Additions to investment properties 14 (2,163) (3,792) Payment of purchase consideration due to Sponsor [#] - (230,128) Proceeds from disposal of investment properties 14 37 - Redemption/(Placement) of structured deposits 10 7,700 (7,700) Net cash provided by/(used in) investing activities (2,171) (251,488) Distribution to Unitholders (44,728) (7,715) Proceeds from borrowings (18,964) (13,365) Distribution to Unitholders (19,964) (13,365) Proceeds from financing activities (19,1) - Settlement of derivative financial instruments (net) (541) -	Trade and other receivables			80,233		
Interest received 1,240 882 Income tax paid (net) (15,974) (4,989) Net cash provided by operating activities 60,970 141,476 Cash flows from investing activities 14 (2,163) (3,792) Additions to investment properties under construction 15 - (4,462) Additions to investment properties 14 (2,163) (3,792) Payment of purchase consideration due to Sponsort - (230,128) Proceeds from disposal of investment properties 14 37 - Redemption/(Placement) of structured deposits 10 7,700 (7,700) Net cash provided by/(used in) investing activities 5,574 (246,082) Cash flows from financing activities (4,6728) (7,715) Proceeds from borrowings (4,6728) (7,715) Proceeds from borrowings 38,000 392,836 Interest paid (11,974) - SBLC commission paid (11,974) - Settlement of derivative financial instruments (net) (541) - Proceeds from	Trade and other payables		(4,609)	(27,821)		
Income tax paid (net) (15,974) (4,989) Net cash provided by operating activities 60,970 141,476 Cash flows from investing activities 14 (2,163) (3,792) Additions to investment properties under construction 15 - (4,462) Additions to investment properties 14 (2,163) (3,792) Payment of purchase consideration due to Sponsor# - (230,128) Proceeds from disposal of investment properties 14 37 - Redemption/(Placement) of structured deposits 10 7,700 (7,700) Net cash provided by/(used in) investing activities 5,574 (246,082) Cash flows from financing activities (46,728) (7,711) Proceeds from borrowings (46,728) (7,715) Proceeds from borrowings (18,964) (13,365) SBLC commission paid (191) - Settlement of derivative financial instruments (net) (541) - Placements of deposits for SBLC facilities (41,974) - Proceeds from new issue of shares - 629,785	Cash generated from operating activities		75,704	145,583		
Net cash provided by operating activities60,970141,476Cash flows from investing activitiesAdditions to investment properties under construction15-(4,462)Additions to investment properties14(2,163)(3,792)Payment of purchase consideration due to Sponsor*-(230,128)Proceeds from disposal of investment properties1437-Redemption/(Placement) of structured deposits107,700(7,700)Net cash provided by/(used in) investing activities5,574(246,082)Cash flows from financing activities(46,728)(7,715)Proceeds from borrowings(46,728)(7,715)Distribution to Unitholders(46,728)(7,715)Proceeds from borrowings(18,964)(13,365)SBLC commission paid(191)-Settlement of derivative financial instruments (net)(541)-Placements of deposits for SBLC facilities-629,785Isuance costs123(12,324)Redemption of existing units-(545,936)Increase in interest reserves(19)(9,327)	Interest received		1,240	882		
Cash flows from investing activitiesAdditions to investment properties under construction15-(4.462)Additions to investment properties14(2,163)(3,792)Payment of purchase consideration due to Sponsor*-(230,128)Proceeds from disposal of investment properties1437-Redemption/(Placement) of structured deposits107,700(7,700)Net cash provided by/(used in) investing activities5,574(246,082)Cash flows from financing activities(2,171)(251,488)Distribution to Unitholders(46,728)(7,715)Proceeds from borrowings38,000392,836Interest paid(18,964)(13,365)SBLC commission paid(191)-Settlement of derivative financial instruments (net)(541)-Proceeds from new issue of shares-629,785Issuance costs123(12,324)Redemption of existing units-(545,936)Increase in interest reserves(19)(9,327)	Income tax paid (net)		(15,974)	(4,989)		
Additions to investment properties under construction15-(4,462)Additions to investment properties14(2,163)(3,792)Payment of purchase consideration due to Sponsor#-(230,128)Proceeds from disposal of investment properties1437-Redemption/(Placement) of structured deposits107,700(7,700)Net cash provided by/(used in) investing activities5,574(246,082)Cash flows from financing activities(46,728)(7,715)Repayment of borrowings(46,728)(7,715)Proceeds from borrowings38,000392,836Interest paid(18,964)(13,365)SBLC commission paid(191)-Settlement of derivative financial instruments (net)(541)-Proceeds from new issue of shares-629,785Issuance costs123(12,324)Redemption of existing units-(545,936)Increase in interest reserves(19)(9,327)	Net cash provided by operating activities		60,970	141,476		
Additions to investment properties14(2,163)(3,792)Payment of purchase consideration due to Sponsor#-(230,128)Proceeds from disposal of investment properties1437-Redemption/(Placement) of structured deposits107,700(7,700)Net cash provided by/(used in) investing activities5,574(246,082)Cash flows from financing activities(2,171)(251,488)Distribution to Unitholders(46,728)(7,715)Proceeds from borrowings38,000392,836Interest paid(18,964)(13,365)SBLC commission paid(191)-Settlement of derivative financial instruments (net)(541)-Proceeds from new issue of shares-629,785Issuance costs123(12,324)Redemption of existing units-(545,936)Increase in interest reserves(19)(9,327)	Cash flows from investing activities					
Payment of purchase consideration due to Sponsor#-(230,128)Proceeds from disposal of investment properties1437-Redemption/(Placement) of structured deposits107,700(7,700)Net cash provided by/(used in) investing activities5,574(246,082)Cash flows from financing activitiesRepayment of borrowings(2,171)(251,488)Distribution to Unitholders(46,728)(7,715)Proceeds from borrowings38,000392,836Interest paid(18,964)(13,365)SBLC commission paid(191)-Settlement of derivative financial instruments (net)(541)-Placements of deposits for SBLC facilities(41,974)-Proceeds from new issue of shares-629,785Issuance costs123(12,324)Redemption of existing units-(545,936)Increase in interest reserves(19)(9,327)	Additions to investment properties under construction	15	-	(4,462)		
Proceeds from disposal of investment properties1437-Redemption/(Placement) of structured deposits107,700(7,700)Net cash provided by/(used in) investing activities5,574(246,082)Cash flows from financing activities(2,171)(251,488)Repayment of borrowings(46,728)(7,715)Distribution to Unitholders(46,728)(7,715)Proceeds from borrowings38,000392,836Interest paid(18,964)(13,365)SBLC commission paid(191)-Settlement of derivative financial instruments (net)(541)-Proceeds from new issue of shares-629,785Issuance costs123(12,324)-Redemption of existing units-(545,936)Increase in interest reserves(19)(9,327)	Additions to investment properties	14	(2,163)	(3,792)		
Redemption/(Placement) of structured deposits 10 7,700 (7,700) Net cash provided by/(used in) investing activities 5,574 (246,082) Cash flows from financing activities (2,171) (251,488) Distribution to Unitholders (46,728) (7,715) Proceeds from borrowings 38,000 392,836 Interest paid (18,964) (13,365) SBLC commission paid (191) - Settlement of derivative financial instruments (net) (541) - Proceeds from new issue of shares - 629,785 Issuance costs 123 (12,324) Redemption of existing units - (545,936) Increase in interest reserves (19) (9,327)	Payment of purchase consideration due to Sponsor#		-	(230,128)		
Net cash provided by/(used in) investing activities5,574(246,082)Cash flows from financing activitiesRepayment of borrowingsDistribution to Unitholders(2,171)(251,488)Distribution to Unitholders(46,728)(7,715)Proceeds from borrowings38,000392,836Interest paid(18,964)(13,365)SBLC commission paid(191)-Settlement of derivative financial instruments (net)(541)-Proceeds from new issue of shares-629,785Issuance costs123(12,324)Redemption of existing units-(545,936)Increase in interest reserves(19)(9,327)	Proceeds from disposal of investment properties	14	37	_		
Net cash provided by/(used in) investing activities 5,574 (246,082) Cash flows from financing activities (2,171) (251,488) Distribution to Unitholders (46,728) (7,715) Proceeds from borrowings 38,000 392,836 Interest paid (18,964) (13,365) SBLC commission paid (191) - Settlement of derivative financial instruments (net) (541) - Proceeds from new issue of shares - 629,785 Issuance costs 123 (12,324) Redemption of existing units - (545,936) Increase in interest reserves (19) (9,327)	Redemption/(Placement) of structured deposits	10	7,700	(7,700)		
Repayment of borrowings (2,171) (251,488) Distribution to Unitholders (46,728) (7,715) Proceeds from borrowings 38,000 392,836 Interest paid (18,964) (13,365) SBLC commission paid (191) - Settlement of derivative financial instruments (net) (541) - Placements of deposits for SBLC facilities (41,974) - Proceeds from new issue of shares - 629,785 Issuance costs 123 (12,324) Redemption of existing units - (545,936) Increase in interest reserves (19) (9,327)			5,574	· · · · · · · · · · · · · · · · · · ·		
Distribution to Unitholders (46,728) (7,715) Proceeds from borrowings 38,000 392,836 Interest paid (18,964) (13,365) SBLC commission paid (191) - Settlement of derivative financial instruments (net) (541) - Placements of deposits for SBLC facilities (41,974) - Proceeds from new issue of shares - 629,785 Issuance costs 123 (12,324) Redemption of existing units - (545,936) Increase in interest reserves (19) (9,327)	Cash flows from financing activities					
Distribution to Unitholders (46,728) (7,715) Proceeds from borrowings 38,000 392,836 Interest paid (18,964) (13,365) SBLC commission paid (191) - Settlement of derivative financial instruments (net) (541) - Placements of deposits for SBLC facilities (41,974) - Proceeds from new issue of shares - 629,785 Issuance costs 123 (12,324) Redemption of existing units - (545,936) Increase in interest reserves (19) (9,327)	Repayment of borrowings		(2,171)	(251,488)		
Proceeds from borrowings38,000392,836Interest paid(18,964)(13,365)SBLC commission paid(191)-Settlement of derivative financial instruments (net)(541)-Placements of deposits for SBLC facilities(41,974)-Proceeds from new issue of shares-629,785Issuance costs123(12,324)Redemption of existing units-(545,936)Increase in interest reserves(19)(9,327)	Distribution to Unitholders					
Interest paid(18,964)(13,365)SBLC commission paid(191)-Settlement of derivative financial instruments (net)(541)-Placements of deposits for SBLC facilities(41,974)-Proceeds from new issue of shares-629,785Issuance costs123(12,324)Redemption of existing units-(545,936)Increase in interest reserves(19)(9,327)	Proceeds from borrowings					
SBLC commission paid(191)-Settlement of derivative financial instruments (net)(541)-Placements of deposits for SBLC facilities(41,974)-Proceeds from new issue of shares-629,785Issuance costs123(12,324)Redemption of existing units-(545,936)Increase in interest reserves(19)(9,327)	-		(18,964)			
Settlement of derivative financial instruments (net)(541)-Placements of deposits for SBLC facilities(41,974)-Proceeds from new issue of shares-629,785Issuance costs123(12,324)Redemption of existing units-(545,936)Increase in interest reserves(19)(9,327)			(191)	-		
Placements of deposits for SBLC facilities(41,974)-Proceeds from new issue of shares-629,785Issuance costs123(12,324)Redemption of existing units-(545,936)Increase in interest reserves(19)(9,327)				-		
Proceeds from new issue of shares-629,785Issuance costs123(12,324)Redemption of existing units-(545,936)Increase in interest reserves(19)(9,327)				_		
Issuance costs 123 (12,324) Redemption of existing units - (545,936) Increase in interest reserves (19) (9,327)			-	629,785		
Redemption of existing units-(545,936)Increase in interest reserves(19)(9,327)			123			
Increase in interest reserves (19) (9,327)						
	·		(19)			
	Net cash (used in)/provided by financing activities		(72,465)	182,466		

The year ended 31 December 2016 constitutes both the results when ECW was a private trust from 1 January 2016 to 27 July 2016 and after it was * listed on SGX-ST from 28 July 2016 to 31 December 2016.

Payment of purchase consideration due to Sponsor is net of Sponsor indebtedness.

CONSOLIDATED STATEMENT OF CASH FLOWS For the financial year ended 31 December 2017

		Gro	oup
	Note	2017 \$\$'000	2016* S\$'000
Net (decrease)/increase in cash and cash equivalents		(5,921)	77,860
Cash and cash equivalents at beginning of the year Effects of exchange rate changes on cash and cash equivalents		94,338 (1,267)	16,032 446
Cash and cash equivalents at the end of the year	9	87,150	94,338

Reconciliation of liabilities arising from financing activities:

	1 January 2017 S\$'000	Principal and interest payments \$\$'000	Interest expense	Foreign exchange movement	31 December 2017 \$\$'000
Borrowings and interest payables	402,068	16,865	22,922	(3,061)	438,794

The year ended 31 December 2016 constitutes both the results when ECW was a private trust from 1 January 2016 to 27 July 2016 and after it was listed on SGX-ST from 28 July 2016 to 31 December 2016. *

STATEMENTS OF MOVEMENTS IN UNITHOLDERS' FUNDS

For the financial year ended 31 December 2017

		G	roup	E	CW
	Note	2017	2016*	2017	2016*
		\$\$'000	S\$'000	\$\$'000	S\$'000
OPERATIONS					
Beginning of the year		718,118	696,814	(9,255)	(167)
Total return for the year		47,615	55,820	(4,846)	(9,088)
Distribution to Sponsor before listing (Note a)	1	_	(34,516)	_	
End of the year		765,733	718,118	(14,101)	(9,255)
UNITHOLDERS' CONTRIBUTION					
Beginning of the year		64,582	-	64,582	-
Movements during the year					
- Issuance of new units at listing		-	629,785	-	629,785
- Issue expenses		123	(12,324)	123	(12,324)
- Redemption of units		-	(545,936)	-	(545,936)
 Manager's base fees paid in units 		4,670	772	4,670	772
Distribution to Unitholders		(46,728)	(7,715)	(46,728)	(7,715)
End of the year	21	22,647	64,582	22,647	64,582
FOREIGN CURRENCY TRANSLATION RESERVE					
Beginning of the year		(56,581)	(13,944)	-	-
Translation differences relating to financial			. ,		
statements of foreign subsidiaries		(14,181)	(42,637)	-	_
End of the year	_	(70,762)	(56,581)	-	-
Total Unitholders' funds at end of the year		717,618	726,119	8,546	55,327

* The year ended 31 December 2016 constitutes both the results when ECW was a private trust from 1 January 2016 to 27 July 2016 and after it was listed on SGX-ST from 28 July 2016 to 31 December 2016.

Note (a): The Group holds the land use right to Bei Gang Logistics. Bei Gang Logistics comprises an entire plot of land which includes completed, income-producing buildings being Buildings No. 1 to No. 8 (collectively, the "Stage 1 Properties"), and three plots of land under development (comprising of Buildings No. 9 to No. 17) (collectively, the "Stage 2 Properties"). Prior to listing, the Stage 2 Properties were transferred back to the Sponsor (FORCHN Holdings Group Co., Ltd.) as the development rights and thereafter the economic rights were assigned to the Sponsor. As such, the assets and liabilities in relation to the Stage 2 properties amounting to \$\$52,536,000 and \$\$18,020,000 respectively were not assumed by the Group. The aggregate net assets not assumed by the Group, amounted to \$\$34,516,000 and was recognised as a distribution to the Sponsor in the consolidated financial statements for the year ended 31 December 2016.

INVESTMENT PROPERTIES PORTFOLIO STATEMENT For the financial year ended 31 December 2017

66

Property name	Date of acquisition	Remaining term of lease* (Years)	Location	Occupancy rates at 31 December 2017 (%)	Occupancy rates at 31 December 2016	Latest valuation date	Valuation as at 31 December (\$\$'000)	Valuation as at 31 December (SS [*] 000)	Percentage of total net assets attributable to Unitholders December 2017 %	Percentage of total net assets attributable to Unitholders December 2016 %
Chongxian Port Investment	25 August 2015	38.0	No.5 Vunhe Road, Yuhang District, Hangzhou, Zhejiang Province, PRC	100	100	31 December 2017	454,690	442,004	63.36	60.87
- Complex 1	25 August 2015	38.0	No.5-2, Yunhe Road, Yuhang District, Hangzhou, Zhejiang Province, PRC	100	100	31 December 2017	175,070	181,255	24.40	24.96
- Complex z Fu Zhuo Industrial Fu Hana Warahausa	zə August zu 15 25 August 2015	42.7 38.0	No.5-1, Yunhe Road, Yuhang District, Hangzhou, Zhejiang Province, PRC	100	100	31 December 2017	23,370	22,891	3.26	3.15
- Building 1 and 2	9 September 2015	41.4	11 Mingxing Road, Dongzhou Industrial Zone, Dongzhou Sub-district, Euyang District, Hangzhou, Zhejiang Province, PRC	100	100	31 December 2017	118,285	114,663	16.48	15.79
Stage 1 Properties of Bei Gang Logistics - Building 1 to 8	25 August 2015	34.2	No. 5-4 Yunhe Road, Yuhang District,	100	100	31 December	265,680	269,490	37.02	37.12
Hengde Logistics - Phase 1	ó November 2015	35.6	Hangzhou, zhejlang Province, PKC No.21 Sanhao Road, Dongzhou Industrial Zone, Dongzhou Sub-district, Euyang District, Hangzhou, Zhejlang	100	100	31 December 2017	299,915	302,994	41.79	41.73
- Phase 2	6 November 2015	41.5	Hownce, PKC No.2-2 Donggiao Road, Dongzhou Industrial Zone, Dongzhou Sub-district, Euyang District, Hangzhou, Zhejiang Province, PRC							
Other assets and liabilities (net) Net assets of the group	e						1,337,010 (619,392) 717,618	1,333,297 (607,178) 726,119	186.31 (86.31) 100.00	183.62 (83.62) 100.00

* Refers to the remaining tenure of underlying land. Remaining term of lease includes option to renew the land leases.

The portfolio of ECW, constituted at IPO, comprises the above six properties and collectively known as "IPO Properties"

and category of the properties being valued. The valuations of the investment properties were based on the Discounted Cash Flow method. The net movement in The carrying amounts of the China investment properties were based on independent valuations as at 31 December 2017. The valuations were undertaken by Savills Valuation and Professional Services Limited ("Savills") an independent valuer. Savills has appropriate professional qualifications and experience in the location valuation has been taken to the Statement of Total Return. It is the intention of the Group to hold the investment properties for the long term.

For the financial year ended 31 December 2017

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

1. GENERAL INFORMATION

EC World Real Estate Investment Trust ("ECW") is a Singapore-domiciled Real Estate Investment Trust constituted pursuant to the Trust Deed dated 5 August 2015 (as amended and restated) between EC World Asset Management Pte. Ltd. (the "Manager") and DBS Trustee Limited (the "Trustee"). The Trust Deed is governed by the laws of the Republic of Singapore.

ECW was formally admitted to the Official List of the Singapore Exchange Securities Trading Limited ("SGX-ST") on 28 July 2016 (the "Listing Date") and was approved for inclusion under the Central Provident Fund Investment Scheme.

The principal activity of ECW and its subsidiaries (the "Group") is to invest, directly or indirectly, in a diversified portfolio of income-producing real estate which is used primarily for e-commerce, supply chain management and logistics purposes, as well as real estate-related assets, with an initial geographical focus on the People's Republic of China (the "PRC").

ECW has entered into several service agreements in relation to the management of ECW and its property operations. The fee structures for these services are as follows:

(a) Trustee's fees

The Trustee's fees shall not exceed 0.1% per annum of the value of all the assets of the Group ("Deposited Property") (subject to a minimum of \$\$12,000 per month), excluding out-of-pocket expenses and GST in accordance with the Trust Deed. The Trustee's fees are payable out of the Deposited Property of ECW monthly, in arrears.

(b) Manager's management fees

The Manager is entitled under the Trust Deed to receive the following remuneration:

- (i) a base fee of 10.0% per annum of the Distributable Income (calculated before accounting for the base fee and the performance fee in each financial year); and
- (ii) a performance fee of 25.0% of the difference in Distribution per Unit ("DPU") in a financial year with the DPU in the preceding full financial year (calculated before accounting for the performance fee but after accounting for the base fee in each financial year) multiplied by the weighted average number of Units in issue for such financial year.

The base fee and performance fee, if any, is payable to the Manager or its nominees in the form of cash and/or units out of the Deposited Property. The Manager has agreed to receive 100% of the Base Fee and Performance Fee in the form of Units for the period from the Listing Date to 31 December 2017.

For the financial year ended 31 December 2017

1. GENERAL INFORMATION (CONTINUED)

(c) Acquisition and Divestment fees

The Manager is entitled to receive the following fees:

(i) An acquisition fee at the rate of 0.75% for acquisitions from Related Parties (as defined in the Trust Deed) and 1.0% for all other cases (or such lower percentage as may be determined by the Manager in its absolute discretion).

In respect of any acquisition of real estate assets from related parties, such a fee should be in the form of units issued by ECW at prevailing market price(s) instead of cash. Such units should not be sold within 1 year from the date of their issuance; and

(ii) A divestment fee at the rate of 0.5% (or such lower percentage as may be determined by the Manager in its absolute discretion) of the sale price of the real estate sold or divested, pro-rated if applicable to the proportion of ECW's interest.

In respect of any sale or divestment of real estate assets to related parties, such a fee should be in the form of units issued by ECW at prevailing market price(s) instead of cash. Such units should not be sold within 1 year from the date of their issuance.

The acquisition and divestment fees will be paid in the form of cash and/or units and are payable as soon as practicable after completion of the respective acquisition or disposal.

(d) Development management fee

The Manager is entitled to receive a development management fee equivalent to 3.0% of the total project costs incurred in a development project undertaken and managed by the Manager on behalf of ECW.

The development management fee is payable in cash and/or units, in equal monthly instalments over the construction period of each development project based on the Manager's best estimate of the total project costs and construction period and, if necessary, a final payment of the balance amount when the total project costs are finalised.

(e) Fees under the Property Management Agreement

(i) Property management services

The Trustee will pay Yuntong Property Management Co., Ltd. (the "Property Manager"), for each fiscal year (as defined in the Property Management Agreement), a fee of 1.5% per annum of the gross revenue of each property.

For the financial year ended 31 December 2017

1. GENERAL INFORMATION (CONTINUED)

(e) Fees under the Property Management Agreement (continued)

(ii) Marketing services

Under the Property Management Agreement, the Trustee will pay the Property Manager, the following commissions:

- 1 month's gross rent for securing a tenancy of 24 months or more;
- 0.5 month's gross rent for renewal of existing lease; and
- If the new lease secured or lease renewal is for tenure of less than 24 months, the commission shall be calculated on a pro rata basis.

The lease commission payable to the Property Manager in respect of the marketing services to be provided for the Properties in the IPO Portfolio or the IPO Properties (Note 14) shall only be payable for new leases entered into or existing leases renewed in the year commencing from 1 January 2018 and thereafter.

(iii) Project management fee

The Property Manager is entitled to a project management fee based on the following development or redevelopment (if not prohibited by the Property Funds Appendix or if otherwise permitted by the Monetary Authority of Singapore ("MAS")), refurbishment, retrofitting, addition and alteration or renovation works to the relevant property:

- a fee of 3.25% of the construction costs, where the construction costs are RMB10.0 million;
- a fee of 3.0% of the construction costs, where the construction costs exceed RMB10.0 million but do not exceed RMB100.0 million;
- a fee of 2.75% of the construction costs, where the construction costs exceed RMB100.0 million but do not exceed RMB250.0 million; and
- a fee to be mutually agreed by the Manager, the Trustee and the Property Manager, where the construction costs exceed RMB250.0 million.

The project management fees will be paid in the form of cash or/and Units (as the Manager may in its sole discretion to determine).

For the financial year ended 31 December 2017

2. SIGNIFICANT ACCOUNTING POLICIES

2.1 Basis of preparation

The financial statements have been prepared in accordance with the recommendations of the Statement of Recommended Accounting Practice 7 ("RAP 7") "Reporting Framework for Unit Trusts" issued by the Institute of Singapore Chartered Accountants ("ISCA"), the applicable requirements of the Code on Collective Investment Schemes (the "CIS Code") issued by MAS and the provisions of the Trust Deed. RAP 7 requires that accounting policies adopted should generally comply with the recognition and measurement principles of Singapore Financial Reporting Standards ("FRS").

The financial statements are expressed in Singapore Dollars ("S\$" and "SGD") and has been rounded to the nearest thousand, unless otherwise stated.

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

The preparation of these financial statements in conformity with RAP 7 requires the Manager to exercise its judgement in the process of applying the Group's accounting policies. It also requires the use of certain critical accounting estimates and assumptions. Information about an area involving a higher degree of judgement, where assumptions and estimates are significant to the financial statements, is disclosed in Note 14 - Investment properties. The assumptions and estimates were used by the independent valuer in arriving at their valuations.

Interpretations and amendments to published standards effective in 2017

On 1 January 2017, the Group adopted the new or amended FRS and Interpretations of FRS ("INT FRS") that are mandatory for application for the financial year. Changes to the Group's accounting policies have been made as required, in accordance with the relevant transitional provisions in the respective FRS and INT FRS.

The adoption of these new or amended FRS and INT FRS did not result in substantial changes to the accounting policies of the Group and ECW and had no material effect on the amounts reported for the current and prior financial years except for the following:

FRS 7 Statement of cash flows

The amendments to FRS 7 Statement of Cash Flows (Disclosure initiative) sets out required disclosures that enables users of financial statements to evaluate changes in liabilities arising from financing activities, including both changes arising from cash flows and non-cash changes.

The Group has included the additional required disclosures in Consolidated Statement of Cash Flows to the Financial Statement.
For the financial year ended 31 December 2017

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.2 Revenue recognition

Revenue comprises the fair value of the consideration received or receivable for the rendering of services and is presented net of value added tax, rebates and discounts. The Group recognises revenue when the amount of revenue and related cost can be reliably measured, it is probable that the collectability of the related receivables is reasonably assured and when the specific criteria for each of the Group's activities are met as follows:

(a) Rental income from operating leases

Rental income from operating leases (net of any incentives given to the lessees) on investment properties are recognised on a straight-line basis over the lease term.

(b) Warehouse management fee income

Warehouse management fee income is recognised when services are rendered.

(c) Interest income

Interest income is recognised using the effective interest method.

(d) Dividend income

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

2.3 Government grants

Grants from the government are recognised as a receivable at their fair value when there is reasonable assurance that the grant will be received and the Group will comply with all the attached conditions.

Government grants receivables are recognised as income over the periods necessary to match them with the related costs which they are intended to compensate, on a systematic basis. Government grants relating to expenses are shown separately as other income.

Government grants relating to assets are recognised as deferred income.

2.4 Expenses

(a) Property expenses

Property expenses are recognised on an accrual basis. Included in property expenses are Property Manager's fees which are based on the applicable formula stipulated in Note 1(e).

(b) Trustee's fees

Trustee's fees are recognised on an accrual basis using the applicable formula stipulated in Note 1(a).

(c) Manager's management fees

Manager's management fees are recognised on an accrual basis using the applicable formula stipulated in Note 1(b).

For the financial year ended 31 December 2017

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.5 Borrowing costs

Borrowing costs are recognised in the Statement of Total Return using the effective interest method except for those costs that are directly attributable to the construction or development of properties and assets under construction.

2.6 Income taxes

Current income tax for current and prior year is recognised at the amount expected to be paid or recovered from the tax authorities, using the tax rates and tax laws that have been enacted or substantively enacted by the balance sheet date.

Deferred income tax is recognised for all temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements except when the deferred income tax arises from the initial recognition of goodwill or an asset or liability in a transaction that is not a business combination and affects neither accounting nor taxable profit or loss at the time of the transaction.

A deferred income tax liability is recognised on temporary differences arising on investments in subsidiaries, except where the Group is able to control the timing of the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future.

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

Deferred income tax is measured:

- (i) at the tax rates that are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled, based on tax rates and tax laws that have been enacted or substantively enacted by the balance sheet date; and
- (ii) based on the tax consequence that will follow from the manner in which the Group expects, at the reporting date, to recover or settle the carrying amounts of its assets and liabilities except for investment properties. Investment property measured at fair value is presumed to be recovered entirely through sale.

Current and deferred income taxes are recognised as income or expense in the Statement of Total Return, except to the extent that the tax arises from a business combination or a transaction which is recognised directly in equity.

Except for the tax exemption as described below, taxable income earned by ECW is subject to Singapore income tax at the prevailing corporate tax rate. Such taxable income includes interest income arising from bank deposits placed with financial institutions in Singapore and interest income received in Singapore from financial institutions outside Singapore.

Dividend receivable by ECW from the Singapore Investment Holding Companies are one-tier tax exempt dividends. The Trustee is not taxed on dividend income distributed by the Singapore Investment Holding Companies resident in Singapore.

Return of capital and repayment of loan principal are generally regarded as capital in nature and are not taxable in the hands of the Trustee.

Gains arising from the disposal of shares in the Singapore Investment Holding Companies is not subject to Singapore tax unless the gains are considered to be trading gains or gains of an income nature.

For the financial year ended 31 December 2017

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.7 Group accounting

Subsidiaries

(i) Consolidation

Subsidiaries are all entities (including structured entities) over which the Group has control. The Group controls an entity when the Group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power to direct the activities of the entity. Subsidiaries are fully consolidated from the date on which control is transferred to the Group. They are deconsolidated from the date on that control ceases.

In preparing the consolidated financial statements, intercompany transactions and balances and unrealised gains on transactions between group entities are eliminated. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment indicator of the transferred asset. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the Group.

(ii) Acquisitions

The acquisition method of accounting is used to account for business combinations entered into by the Group.

The consideration transferred for the acquisition of a subsidiary comprises the fair value of the assets transferred, the liabilities incurred and the equity interests issued by the Group. The consideration transferred also includes any contingent consideration arrangement and any pre-existing equity interest in the subsidiary measured at their fair values at the acquisition date.

Acquisition-related costs are expensed as incurred.

Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are, with limited exceptions, measured initially at their fair values at the acquisition date.

On an acquisition-by-acquisition basis, the Group recognises any non-controlling interest in the acquiree at the date of acquisition either at fair value or at the non-controlling interest's proportionate share of the acquiree's net identifiable assets.

The excess of (a) the consideration transferred, the amount of any non-controlling interest in the acquiree and the acquisition-date fair value of any previous equity interest in the acquiree over (b) the fair value of the net identifiable assets acquired is recorded as goodwill.

(iii) Disposals

When a change in the Group's ownership interest in a subsidiary results in a loss of control over the subsidiary, the assets and liabilities of the subsidiary including any goodwill are derecognised. Amounts previously recognised in other comprehensive income in respect of that entity are also reclassified to the Statement of Total Return or transferred directly to Unitholders' funds if required by a specific Standard.

Any retained equity interest in the entity is remeasured at fair value. The difference between the carrying amount of the retained interest at the date when control is lost and its fair value is recognised in the Statement of Total Return.

Please refer to the paragraph "Investments in subsidiaries" for the accounting policy on investments in subsidiaries in the separate financial statements of ECW.

For the financial year ended 31 December 2017

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.8 Investment properties

Investment properties are properties held for long-term rental yields and/or for capital appreciation.

Investment properties are initially recognised at cost and subsequently carried at fair value thereafter, with any change therein recognised in the Statement of Total Return. Fair values are determined in accordance with the Trust Deed, which requires the investment properties to be valued by independent registered valuers at least once a year, in accordance with the CIS Code issued by MAS. Changes in fair values are recognised in the Statement of Total Return.

Investment properties are subject to renovations or improvement from time to time. The cost of major renovations and improvement are capitalised and the carrying amounts of the replaced components are recognised in the Statement of Total Return. The costs of maintenance, repairs and minor improvements are recognised in the Statement of Total Return when incurred.

On disposal of an investment property, the difference between the disposal proceeds and the carrying amount is recognised in the Statement of Total Return.

2.9 Investment in subsidiaries

Investment in subsidiaries is carried at cost less accumulated impairment losses in ECW's Statement of Financial Position. On disposal of such investments, the difference between disposal proceeds and the carrying amounts of the investments are recognised in the Statement of Total Return.

2.10 Impairment of non-financial assets

Investment in subsidiaries

Investment in subsidiaries is tested for impairment whenever there is any objective evidence or indication that this asset may be impaired.

For the purpose of impairment testing, the recoverable amount (i.e. the higher of the fair value less cost to sell and the value-in-use) is determined on an individual asset basis unless the asset does not generate cash inflows that are largely independent of those from other assets. If this is the case, the recoverable amount is determined for the cash generating unit ("CGU") to which the asset belongs.

If the recoverable amount of the asset (or CGU) is estimated to be less than its carrying amount, the carrying amount of the asset (or CGU) is reduced to its recoverable amount. The difference between the carrying amount and recoverable amount is recognised as an impairment loss in the Statement of Total Return.

An impairment loss for an asset is reversed if, and only if, there has been a change in the estimates used to determine the asset's recoverable amount or if there is a change in the events that had given rise to the impairment since the last impairment loss was recognised. The carrying amount of this asset is increased to its revised recoverable amount, provided that this amount does not exceed the carrying amount that would have been determined (net of any accumulated amortisation or depreciation) had no impairment loss been recognised for the asset in prior years. A reversal of impairment loss for an asset is recognised in the Statement of Total Return.

For the financial year ended 31 December 2017

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.11 Financial assets

(a) Classification

The Group classifies its financial assets in the following categories: financial assets at fair value through profit or loss and loans and receivables. The classification depends on the purpose for which the assets were acquired. The Manager determines the classification of its financial assets at initial recognition.

(i) Financial assets at fair value through profit or loss

This category has two sub-categories: assets held for trading, and those designated at fair value through profit or loss at inception. A financial asset is classified as held for trading if it is acquired principally for the purpose of selling in the short term. Financial assets designated as at fair value through profit or loss at inception are those that are managed and their performances are evaluated on a fair value basis, in accordance with a documented Group investment strategy. Derivatives are also categorised as held for trading unless they are designated as hedges. Assets in this category are presented as current assets if they are either held for trading or are expected to be realised within 12 months after the balance sheet date.

(ii) Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. They are presented as current assets, except for those expected to be realised later than 12 months after the balance sheet date which are presented as non-current assets. Loans and receivables are presented as "trade and other receivables" (Note 11) and "cash and bank balances" (Note 9) on the Statements of Financial Position.

(b) Recognition and derecognition

Regular way purchases and sales of financial assets are recognised on trade date - the date on which the Group commits to purchase or sell the asset.

Financial assets are derecognised when the rights to receive cash flows from the financial assets have expired or have been transferred and the Group has transferred substantially all risks and rewards of ownership. On disposal of a financial asset, the difference between the carrying amount and the sale proceeds is recognised in the Statement of Total Return. Any amount previously recognised in other comprehensive income relating to that asset is reclassified to Statement of Total Return.

(c) Initial measurement

Financial assets are initially recognised at fair value plus transaction costs except for financial assets at fair value through profit or loss, which are recognised at fair value. Transaction costs for financial assets at fair value through profit or loss are recognised immediately as expenses.

(d) Subsequent measurement

Financial assets at fair value through profit or loss are subsequently carried at fair value. Loans and receivables are subsequently carried at amortised cost using the effective interest method.

Changes in the fair values of financial assets at fair value through profit or loss including the effects of currency translation, interest and dividends, are recognised in the Statement of Total Return when the changes arise.

For the financial year ended 31 December 2017

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.11 Financial assets (continued)

(e) Impairment

The Group assesses at each reporting date whether there is objective evidence that a financial asset or a group of financial assets is impaired and recognises an allowance for impairment when such evidence exists.

Loans and receivables

Significant financial difficulties of the debtor, probability that the debtor will enter bankruptcy and default or significant delay in payments are objective evidence that these financial assets are impaired.

The carrying amount of these assets is reduced through the use of an impairment allowance account which is calculated as the difference between the carrying amount and the present value of estimated future cash flows, discounted at the original effective interest rate. When the asset becomes uncollectible, it is written off against the allowance account. Subsequent recoveries of amounts previously written off are recognised against the same line item in the Statement of Total Return.

The impairment allowance is reduced through the Statement of Total Return in a subsequent period when the amount of impairment loss decreases and the related decrease can be objectively measured. The carrying amount of the asset previously impaired is increased to the extent that the new carrying amount does not exceed the amortised cost had no impairment been recognised in prior periods.

2.12 Offsetting of financial instruments

Financial assets and liabilities are offset and the net amount reported in the Statement of Financial Position when there is a legally enforceable right to offset and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously.

2.13 Cash and cash equivalents

For the purpose of presentation in the Consolidated Statement of Cash Flows, cash and bank balances include cash on hand and deposits with financial institutions which are subject to an insignificant risk of change in value. For cash subjected to restriction, assessment is made on the economic substance of the restriction and whether they meet the definition of cash and cash equivalents.

2.14 Borrowings

Borrowings are presented as current liabilities unless the Group has an unconditional right to defer settlement for at least 12 months after the reporting date, in which case they are presented as non-current liabilities.

Borrowings are initially recognised at fair value (net of transaction costs) and subsequently carried at amortised cost. Any difference between the proceeds (net of transaction costs) and the redemption value is recognised in the Statement of Total Return over the period of the borrowings using the effective interest method.

For the financial year ended 31 December 2017

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.15 Trade and other payables

Trade and other payables represent liabilities for goods and services provided to the Group prior to the end of financial year which are unpaid. They are classified as current liabilities if payment is due within one year or less (or in the normal operating cycle of the business if longer). Otherwise, they are presented as non-current liabilities.

Trade and other payables are initially recognised at fair value, and subsequently carried at amortised cost using the effective interest method.

2.16 Derivative financial instruments and hedging activities

A derivative financial instrument is initially recognised at its fair value on the date the contract is entered into and is subsequently carried at its fair value. The method of recognising the resulting gain or loss depends on whether the derivative is designated as a hedging instrument, and if so, the nature of the item being hedged.

Fair value changes on derivatives that are not designated or do not qualify for hedge accounting are recognised in the Statement of Total Return when the changes arise.

2.17 Fair value estimation of financial assets and liabilities

The fair values of financial instruments traded in active markets (such as exchange-traded and over-the-counter securities and derivatives) are based on quoted market prices at the reporting date. The quoted market prices used for financial assets are the current bid prices; the appropriate quoted market prices used for financial liabilities are the current asking prices.

The fair values of financial instruments that are not traded in an active market are determined by using valuation techniques. The Group uses a variety of methods and makes assumptions based on market conditions that are existing at each reporting date. Where appropriate, quoted market prices or dealer quotes for similar instruments are used. Valuation techniques, such as discounted cash flow analysis, are also used to determine the fair values of the financial instruments.

The fair values of currency forwards are determined using actively quoted forward exchange rates. The fair values of interest rate swaps are calculated as the present value of the estimated future cash flows discounted at actively quoted interest rates.

The fair values of current financial assets and liabilities carried at amortised cost approximate their carrying amounts.

2.18 Operating leases

When the Group is a lessor:

Leases of investment properties where the Group retains substantially all risks and rewards incidental to ownership are classified as operating leases. Rental income from operating leases (net of any incentives given to the lessees) is recognised in the Statement of Total Return on a straight-line basis over the period of the lease.

For the financial year ended 31 December 2017

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.19 Currency translation

(a) Functional and presentation currency

Items included in the financial statements of each entity in the Group are measured using the currency of the primary economic environment in which the entity operates ("functional currency"). The consolidated financial statements are presented in Singapore Dollars, which is the functional currency of ECW.

(b) Transactions and balances

Transactions in a currency other than the functional currency ("foreign currency") are translated into the functional currency using the exchange rates at the dates of the transactions. Currency exchange differences resulting from the settlement of such transactions and from the translation of monetary assets and liabilities denominated in foreign currencies at the closing rates at the balance sheet date are recognised in the Statement of Total Return. However, in the consolidated financial statements, currency translation differences arising from borrowings in foreign currencies and investment in foreign operations, are recognised in the foreign currency translation reserve within the Statements of Movements in Unitholders' Funds of the Group.

When a foreign operation is disposed of or any loan forming part of the net investment of the foreign operation is repaid, a proportionate share of the accumulated currency translation differences is reclassified to the Statement of Total Return, as part of the gain or loss on disposal.

Foreign exchange gains and losses that relate to borrowings are presented in the Statement of Total Return within "finance costs". All other foreign exchange gains and losses impacting profit and loss are presented in the Statement of Total Return within "exchange losses".

Non-monetary items measured at fair values in foreign currencies are translated in the exchange rates at the date when the fair values are determined.

(c) Translation of Group entities' financial statements

The results and financial position of all the group entities (none of which has the currency of a hyperinflationary economy) that have a functional currency different from the presentation currency are translated into the presentation currency as follows:

- (i) Assets and liabilities are translated at the closing rates at the reporting date;
- (ii) Income and expenses are translated at average exchange rates (unless the average is not a reasonable approximation of the cumulative effect of the rates prevailing on the transaction dates, in which case income and expenses are translated using the exchange rates at the dates of the transactions); and
- (iii) All resulting currency translation differences are recognised in other comprehensive income and accumulated in the currency translation reserve. These currency translation differences are reclassified to the Statement of Total Return on disposal or partial disposal of the entity giving rise to such reserve.

Goodwill and fair value adjustments arising on the acquisition of foreign operations are treated as assets and liabilities of the foreign operations and translated at the closing rates at the balance sheet date.

For the financial year ended 31 December 2017

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.20 Units and unit issuance expenses

Proceeds from the issuance of Units in ECW are recognised as Unitholders' funds. Incremental costs directly attributable to the issuance of new Units are deducted directly from the net assets attributable to the Unitholders.

2.21 Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the Manager who is responsible for allocating resources and assessing performance of the operating segments.

2.22 Distribution policy

ECW's distribution policy is to distribute, on a semi-annual basis, 100% of its distributable income for the period from the Listing Date to 31 December 2017. With effect from 1 January 2018, ECW will distribute at least 90% of its distributable income on a semi-annual basis. The actual level of distribution will be determined at the Manager's discretion, having regard to ECW's funding requirements, other capital management considerations and the overall stability of distributions.

3. GROSS REVENUE

	Group	
	2017 \$\$'000	2016 S\$′000
Rental income	91,221	93,356
Warehouse management income	-	1,958
Government grant	126	164
Other operating income	21	56
	91,368	95,534

4. PROPERTY EXPENSES

	Group	
	2017 S\$'000	2016 \$\$'000
Property maintenance and repair expenses	1,454	5,514
Property management fee	1,238	540
Business and property-related taxes	5,972	5,577
	8,664	11,631

The Group's daily operations and administrative functions are provided by the Manager and Property Manager. All of the Group's investment properties generate rental income and the above expenses are direct operating expenses arising therefrom.

NOTES TO THE FINANCIAL STATEMENTS For the financial year ended 31 December 2017

5. **FINANCE COSTS**

Group	
2017 \$\$'000	2016 S\$′000
17.720	13,902
•	296
6,604	5,439
199	509
25,849	20,146
	17,720 1,326 6,604 199

6. **OTHER TRUST EXPENSES**

	Gr	oup
	2017 S\$'000	2016 S\$'000
Audit fees	207	350
Valuation fees	85	78
Consultancy and professional fees	482	240
Listing expenses	426	2,188
Other trust expenses	263	147
	1,463	3,003

7. **INCOME TAX EXPENSES**

	Gr	oup
	2017 S\$'000	2016 S\$′000
Tax expense attributable to profit is made up of:		
Profit for the financial year:		
Current income tax		
- Singapore	1	1
- Foreign	14,005	11,612
	14,006	11,613
Withholding tax	738	_
Deferred income tax (Note 19)	8,868	5,412
	23,612	17,025
Under/(Over) provision in prior financial year:		
Current income tax		
- Foreign	552	_
Deferred income tax (Note 19)	(398)	
		17,025
	23,766	17,020

For the financial year ended 31 December 2017

7. INCOME TAX EXPENSES (CONTINUED)

The income tax expense on the results for the financial year differs from the amount that would arise using the Singapore standard rate of income tax due to the following:

	Group		
	2017	2017 201	2016
	\$\$'000	S\$'000	
Total return for the year before income tax	71,381	72,845	
Tax calculated using Singapore tax rate of 17% (2016: 17%) Effects of:	12,135	12,384	
 Different tax rate in foreign jurisdiction 	7.126	5,406	
 Revaluation of investment properties 	8,899	3,129	
- Non-tax deductible items, net	3,223	2,299	
 Income not subject to tax 	(8,509)	(6,193)	
- Withholding tax	738	_	
- Under provision of tax in prior financial years (net)	154	_	
	23,766	17,025	

8. EARNINGS PER UNIT

The calculation of basic earnings per unit is based on:

	Group	
	2017	2016
	\$\$'000	S\$'000
Total return for the year	47,615	55,820
Less: Total return for the period from 1 January 2016 to 27 July 2016	-	(26,479)
Total return attributable to Unitholders of ECW	47,615	29,341
Weighted average number of units outstanding during the year	781,196	777,806
Basic and diluted earnings per unit (cents per share)	6.10	3.77

Diluted earnings per unit is the same as the basic earnings per unit as there are no dilutive instruments in issue during the financial year.

For the financial year ended 31 December 2017

9. CASH AND BANK BALANCES

	Group		ECW	
	2017	2016	2017	2016
	S\$'000	S\$'000	\$\$'000	S\$'000
Cash at bank	33,743	17,710	3,024	2,004
Interest reserves	9,264	9,327	3,799	3,799
Cash collaterals	42,230	_	-	-
Fixed deposits	53,407	76,628	-	5,310
	138,644	103,665	6,823	11,113

The interest reserves are bank deposits maintained as required by the offshore term loan and onshore syndicated loan facilities agreements. The cash collaterals are cash deposits maintained for the issuance of Standby Letter of Credit ("SBLC") (Note 18).

For the purpose of presenting the Consolidated Statement of Cash Flows, cash and bank balances comprise the following:

	Group	
	2017	2016
	S\$'000	S\$'000
Cash and bank balances (as above)	138,644	103,665
Less: Interest reserves	(9,264)	(9,327)
Cash collaterals for SBLC facilities	(42,230)	-
Cash and cash equivalents per Consolidated Statement of Cash Flows	87,150	94,338

10. FINANCIAL ASSETS, AT FAIR VALUE THROUGH PROFIT OR LOSS

	Gr	Group	
	2017	2016	
	S\$'000	S\$'000	
Structured deposits	-	7,700	

The RMB 37,000,000 placed with financial institutions which invested in debt securities had been fully redeemed in January 2017.

For the financial year ended 31 December 2017

11. TRADE AND OTHER RECEIVABLES

	Group		ECW	
	2017	2016	2017	2016
	S\$'000	S\$'000	S\$'000	S\$'000
Current				
Trade receivables				
- Non-related parties	2,728	3,315	-	_
- Related parties	4,241	5,329	-	_
Less: Allowance for impairment of trade	-,=	0,027		
receivables (non-related parties)	(205)	(207)	-	_
Trade receivables (net)	6,764	8,437	-	_
Amounts due from ultimate holding				
corporation (non-trade)	26,498	26,660	-	_
Amounts due from related parties	,			
(non-trade)	184	_	191	10
Interest receivables	241	_	-	_
VAT receivables	1,370	1,853	90	1,009
Other receivables	2,218	1,046	17	42
Less: Allowance for impairment of other	,			
receivables (non-related parties)	(1,814)	(747)	-	-
Prepayments	124	15	59	-
	35,585	37,264	357	1,061

The amounts due from ultimate holding corporation and related parties are unsecured, interest-free and repayable on demand.

12. DERIVATIVE FINANCIAL INSTRUMENTS

	Contract		and ECW Value
	notional amount S\$'000	Asset S\$'000	Liability \$\$'000
2017			
Derivatives not held for hedging			
Interest rate swaps	200,000	-	1,210
Currency forward	9,000	-	86
	_	-	1,296
2016			
Derivatives not held for hedging			
Interest rate swaps	100,000	147	_
Currency options	18,000	270	(387)
• •	—	417	(387)

The Group enters into interest rate swaps to manage its exposure to interest rate movements on its floating rate interest-bearing borrowings (Note 18). Under the interest rate swaps, the Group receives floating interest equal to Singapore Dollar Swap Offer Rate ("SGD SOR") at every 3 months and pays fixed rates of interest vary from 1.485% to 1.745% per annum (2016: 1.485% per annum). During the financial year, the Group had also entered into currency forward contracts to manage its foreign currency risk.

For the financial year ended 31 December 2017

13. LOANS TO SUBSIDIARIES

	ECW	
	2017	2016
	\$\$'000	S\$'000
Loans to subsidiaries	241,557	241,557

As at 31 December 2017, the loans to subsidiaries are unsecured, repayable on demand and approximate their fair values.

14. INVESTMENT PROPERTIES

	Group	
	2017 S\$'000	2016 \$\$′000
Beginning of the year	1,333,297	1,383,809
Asset enhancements during the year	1,803	8,228
Disposals during the year	(37)	_
Fair value changes	21,723	(1,732)
Transfer from investment properties under development (Note 15)	-	3,856
Currency translation differences	(19,776)	(60,864)
End of the year	1,337,010	1,333,297

All investment properties are mortgaged to secure bank loans (Note 18).

Investment properties are stated at fair value based on valuations performed by independent professional valuers. In determining the fair value, the valuers have used valuation methods which involved certain estimates.

The overall portfolio valuation in RMB terms increased from RMB 6,407,000,000 (equivalent to \$\$1,333,296,700) as at 31 December 2016 to RMB 6,522,000,000 (equivalent to \$\$1,337,010,000) as at 31 December 2017.

Details of the investment properties are shown in the investment properties portfolio statement.

Fair value hierarchy

	Fair	value measurement u	sing
	Quoted prices in active markets for identical assets (Level 1) \$\$'000	Significant other observable inputs (Level 2) S\$'000	Significant unobservable inputs (Level 3) S\$'000
31 December 2017 – Investment properties		-	1,337,010
31 December 2016 - Investment properties			1,333,297

There were no changes in valuation techniques during the year.

14. INVESTMENT PROPERTIES (CONTINUED)

Valuation techniques and key unobservable inputs

The following table presents the valuation techniques and key inputs that were used to determine the fair value of the investment properties classified under Level 3 of the fair value hierarchy:

Description	Valuation techniques	Key unobservable inputs	Range of unobservable inputs	Relationship of unobservable inputs to fair value
Investment properties	Discounted cash flow	Terminal Capitalisation rate	6.5% (2016: 6.0% - 6.5%)	The higher the terminal capitalisation rate, the lower the valuation.
		Discount rate	8.5% – 9.0% (2016: 8.0% – 9.0%)	The higher the discount rate, the lower the valuation.

Valuation processes of the Group

The Group engages external, independent and qualified valuers to determine the fair value of the Group's properties at the end of the financial year based on the properties' highest and best use. As at 31 December 2017, the fair values of the properties have been determined by Savills Valuation and Professional Services Limited.

The properties include Chongxian Port Investment, Chongxian Port Logistics (Complex 1 and Complex 2), Fu Zhuo Industrial, Fu Heng Warehouse (Building 1 and Building 2), Hengde Logistics (Phase 1 and Phase 2) and Stage 1 properties of Bei Gang Logistics.

15. INVESTMENT PROPERTIES UNDER DEVELOPMENT

	Group	
	2017 \$\$'000	2016 \$\$'000
Beginning of the year	-	55,148
Additions during the year	-	4,462
Transfer to investment properties (Note 14)	-	(3,856)
Distribution to Sponsor	-	(52,536)
Currency translation differences	-	(3,218)
End of the year	_	

Investment properties under development are stated at cost as the fair value cannot be reasonably determined.

For the financial year ended 31 December 2016, included in the property under development was the development of Bei Gang Stage 2 properties of \$\$52,536,000 which were excluded from the IPO portfolio and where the development rights and thereafter the economic rights were being assigned to the Sponsor prior to the Listing Date.

The assignment of rights had been accounted for as a distribution of reserve to the Sponsor as reflected in the Consolidated Statements of Movement in Unitholders' Funds.

For the financial year ended 31 December 2017

16. INVESTMENTS IN SUBSIDIARIES

	EC	W .
	2017	2016
	\$\$	S\$
Equity investments at cost		
Beginning of the year	51	50
Additions		1
End of the year	51	51

Details of the subsidiaries are as follows:

Name of subsidiary	Principal activities	Country of business/ incorporation	Proportion of ordinary shares held directly by parent		Proporti ordinary sho by the G	ares held
			2017 %	2016 %	2017 %	2016 %
Fullwealth Investment Pte. Ltd.*	Investment holding	Singapore	100	100	100	100
Richwin Investment Pte. Ltd.*	Investment holding	Singapore	100	100	100	100
Prorich Investment Pte. Ltd.*	Investment holding	Singapore	100	100	100	100
Richport Investment Pte. Ltd.*	Investment holding	Singapore	100	100	100	100
Magnasset Investment Pte. Ltd.*	Investment holding	Singapore	100	100	100	100
JY Logistics Investment Pte. Ltd.*	Investment holding	Singapore	100	100	100	100
Hangzhou Chongxian Port Investment Co., Ltd.#	Port logistics	People's Republic of China, Hangzhou	-	-	100	100
Hangzhou Chongxian Port Logistics Co., Ltd.#	Port logistics	People's Republic of China, Hangzhou	-	-	100	100
Hangzhou Fu Zhuo Industrial Co., Ltd.#	Port logistics	People's Republic of China, Hangzhou	-	-	100	100
Hangzhou Bei Gang Logistics Co., Ltd.#	E-commerce logistics	People's Republic of China, Hangzhou	-	-	100	100
Hangzhou Fu Heng Warehouse Co., Ltd.#	E-commerce logistics	People's Republic of China, Hangzhou	-	-	100	100
Zhejiang Hengde Sangpu Logistics Co., Ltd.#	Specialised logistics	People's Republic of China, Hangzhou	-	-	100	100

* Audited by PricewaterhouseCoopers LLP, Singapore

Audited by PricewaterhouseCoopers Zhong Tian LLP, People's Republic of China

NOTES TO THE FINANCIAL STATEMENTS For the financial year ended 31 December 2017

17. TRADE AND OTHER PAYABLES

	Group		EC	CW
	2017	. 2016	2017	2016
	S\$'000	S\$'000	S\$'000	S\$'000
Current				
Trade payables to:				
- non-related parties	3,638	6,842	-	-
- related parties	99	-	-	-
Interest payables	3,293	3,238	1,430	1,274
Accruals for operating expenses	2,746	1,994	2,600	970
Other payables				
- non-related parties	9,253	9,162	25	54
- related parties	-	1,356	-	1,280
Deposits	1,419	1,444	-	_
Deferred income	2,781	2,823	-	_
Rental received in advance	1,368	566	-	_
	24,597	27,425	4,055	3,578
Non-current				
Tenancy related deposits	53,079	51,206	-	_
Deferred income	5,561	8,468	-	_
	58,640	59,674	_	-
	83,237	87,099	4,055	3,578

The amounts due to related parties are unsecured, interest-free and repayable on demand.

The fair value of the non-current tenancy related deposits approximates its carrying value as at reporting date.

18. BORROWINGS

Group		E	CW
2017 S\$'000	2016 S\$'000	2017 \$\$'000	2016 S\$′000
2,142	2,153	-	_
38,000	-	38,000	_
40,142	2,153	38,000	_
198,521	201,822	-	_
196,838	194,855	196,838	194,855
395,359	396,677	196,838	194,855
435,501	398,830	234,838	194,855
	2017 \$\$'000 2,142 38,000 40,142 198,521 196,838 395,359	2017 2016 \$\$'000 \$\$'000 2,142 2,153 38,000 - 40,142 2,153 198,521 201,822 196,838 194,855 395,359 396,677	2017 2016 2017 \$\$'000 \$\$'000 \$\$'000 2,142 2,153 - 38,000 - 38,000 40,142 2,153 38,000 198,521 201,822 - 196,838 194,855 196,838 395,359 396,677 196,838

For the financial year ended 31 December 2017

18. BORROWINGS (CONTINUED)

The maturity of the borrowings are as follows:

	Group		ECW	
	2017 S\$'000	2016 \$\$'000	2017 S\$'000	2016 S\$′000
Within 1 year	40.142	2,153	38,000	
After 1 year but within 3 years	395,359	396,677	196,838	194,855
	435,501	398,830	234,838	194,855

Measurement of fair value

The carrying amounts of Onshore and Offshore interest-bearing borrowings are repriced upon revision of People's Bank of China ("PBOC") Lending Base Rate and SGD SOR, respectively. The carrying amounts of the interest-bearing borrowings as at reporting date approximate to their corresponding fair values.

Onshore facilities

The Onshore Borrowers are the Group's subsidiaries namely, Hangzhou Chongxian Port Investment Co., Ltd., Hangzhou Bei Gang Logistics Co., Ltd. and Zhejiang Hengde Sangpu Logistics Co., Ltd. (Note 16).

As at 31 December 2017, the Group has an aggregate amount of RMB 993,550,000 (equivalent to \$\$203,678,000) (2016: RMB 1,004,150,000 equivalent to \$\$205,851,000) term loan secured by:

- (i) a first ranking pledge over the entire issued equity interest of the Group's subsidiary, Hangzhou Chongxian Port Logistics Co., Ltd. (Note 16);
- (ii) an unconditional and irrevocable guarantee from the Onshore Guarantors on a joint and several basis, where the "Onshore Guarantors" refer to the Group's subsidiaries Hangzhou Fu Zhuo Industrial Co., Ltd., Hangzhou Fu Heng Warehouse Co., Ltd., and Hangzhou Chongxian Port Logistics Co., Ltd. (Note 16) and an unconditional and irrevocable guarantee from DBS Trustee Limited in its capacity as the Trustee;
- (iii) a first ranking mortgage over the IPO Properties;
- (iv) a pledge of all sales proceeds, rental income, bond pledge and all other revenue derived from the IPO Properties;
- (v) an assignment of all material agreements in relation to the IPO Properties;
- (vi) an assignment of all insurance policies in relation to the IPO Properties with the onshore security agent (being DBS Bank (China) Limited) named as the first beneficiary;
- (vii) an assignment of all present and future rights and interests of the Onshore Borrowers in relation to intercompany debts and shareholder loans made by the Offshore Guarantor (ECW) and/or the Singapore Holding Companies (which consists of Fullwealth Investment Pte. Ltd., Richwin Investment Pte. Ltd., Prorich Investment Pte. Ltd., Richport Investment Pte. Ltd. and Magnasset Investment Pte. Ltd.);
- (viii) a subordination deed in relation to the inter-company debts and shareholder loans made to the Onshore Borrowers and/or the Onshore Guarantors; and
- (ix) any other security as may be reasonably required by the lenders.

For the financial year ended 31 December 2017

18. BORROWINGS (CONTINUED)

Offshore Facility

The Offshore borrower is ECW and as at 31 December 2017, the \$\$200,000,000 three-year syndicated term loan secured by:

- (i) an unconditional and irrevocable guarantee from the Singapore Holding Companies (which consists of Fullwealth Investment Pte. Ltd., Richwin Investment Pte. Ltd., Prorich Investment Pte. Ltd., Richport Investment Pte. Ltd. and Magnasset Investment Pte. Ltd.) on a joint and several basis;
- (ii) a first ranking pledge over the entire issued share capital of each of the Singapore Holding Companies;
- a first ranking pledge over the entire issued equity interest of each of the PRC Property Companies (which consists of Hangzhou Chongxian Port Investment Co., Ltd., Hangzhou Bei Gang Logistics Co., Ltd., Hangzhou Fu Zhuo Industrial Co., Ltd., Hangzhou Fu Heng Warehouse Co., Ltd. and Zhejiang Hengde Sangpu Logistics Co., Ltd.);
- (iv) a first priority account charge over all bank accounts of ECW (as the "Offshore Borrower") relating to and/ or in connection with the IPO Properties and its existing revenue amount, operating account and fixed deposit account, and all bank accounts of the Singapore Holding Companies;
- (v) a first fixed and floating charge and debenture over all the assets of the Offshore Borrower relating to and/ or in connection with the IPO Properties, and over all of the assets of the Singapore Holding Companies (other than the dividends attributable solely to revenue from Stage 2 Properties), including the assignment of all the rights and benefits under all material contracts, inter-company loans, property management agreement and hedging agreements; and
- (vi) a subordination in relation to inter-company debts and shareholder loans made by ECW or any of its subsidiaries other than shareholder's loan obtained solely in relation to future property acquisition.

The Onshore Facilities and the Offshore Facilities have cross-default provisions, where an event of default of the Offshore Facility shall automatically trigger a cross default on the Onshore Facilities and vice versa.

Revolving Credit Facility

As at 31 December 2017, ECW has an uncommitted revolving credit facility of \$\$50,000,000 with DBS Bank Ltd. ECW had drawn down a total of \$\$38,000,000 short-term loan backed by SBLC of \$\$38,000,000 issued by DBS Bank (China) Limited in favor of DBS Bank Ltd. The SBLC is collateralised against a cash deposit of RMB206,000,000 (\$\$42,230,000).

For the financial year ended 31 December 2017

19. DEFERRED INCOME TAX

Deferred income tax assets and liabilities are offset when there is a legally enforceable right to offset current income tax assets against current income tax liabilities and when the deferred income taxes relate to the same fiscal authority. The amounts, determined after appropriate offsetting, are shown on the Statements of Financial Position as follows:

	Gr	oup
	2017 \$\$'000	2016 S\$'000
Deferred income tax assets - To be recovered after 1 year	(462)	(492)
Deferred income tax liabilities - To be settled after 1 year Deferred income tax liabilities (net)	<u> 263,523</u> 263,061	258,900 258,408

Deferred income tax liabilities of \$\$1,173,000 (2016: \$\$833,000) have not been recognised for the withholding taxes and other taxes that will be payable on the earnings of its overseas subsidiaries when remitted to the holding company as the Group is in a position to control the dividend policies of these subsidiaries and provision of such taxes is made only when there is a plan for dividend distribution.

The movement in deferred income tax assets and liabilities (prior to offsetting of balances within the same tax jurisdiction) is as follows:

Deferred tax liabilities

	Fair value gains on investment properties S\$'000	Accelerated tax depreciation \$\$'000	Total S\$'000
Group			
2017 Beginning of the year	256,871	2,029	258,900
Tax charged for the year	8,899	(451)	8,448
Currency translation differences	(3,791)	(34)	(3,825)
End of the year	261,979	1,544	263,523
2016			
Beginning of the year	265,398	1,197	266,595
Tax charged for the year	3,129	884	4,013
Currency translation differences	(11,656)	(52)	(11,708)
End of the year	256,871	2,029	258,900

NOTES TO THE FINANCIAL STATEMENTS For the financial year ended 31 December 2017

19. **DEFERRED INCOME TAX (CONTINUED)**

Deferred tax assets

	Accelerated tax depreciation \$\$'000	Total S\$'000
Group		
2017		
Beginning of the year	(492)	(492)
Tax charged for the year	22	22
Currency translation differences	8	8
End of the year	(462)	(462)
2016		
Beginning of the year	(2,000)	(2,000)
Tax charged for the year	1,399	1,399
Currency translation differences	109	109
End of the year	(492)	(492)

20. GOVERNMENT GRANT

	Group	
	2017	2016
	S\$'000	S\$'000
Government grant	659	702

For the financial year ended 31 December 2017

21. UNITS IN ISSUE

	Group and ECW			
		2017	2	2016
	No. of units		No. of units	
	'000 '	S\$'000	,000	S\$'000
Units in issue				
Beginning of the year	778,516	64,582	_*	_*
Sub-division of existing units (Note a)	-	-	673,995	_
Issue of units:				
- Placement at listing (Note b)	-	-	777,512	629,785
- Manager's base fees paid in units (Note c)	6,142	4,670	1,004	772
Redemption of existing units (Note b)	-	-	(673,995)	(545,936)
lssue expenses	-	123	-	(12,324)
Distribution to Unitholders	-	(46,728)	-	(7,715)
End of the year	784,658	22,647	778,516	64,582

* : Amounts to S\$1 or 1 unit

- (a) On 5 August 2015, ECW was constituted as a private trust and one unit was issued at the issue price of \$\$1 per unit. Prior to the IPO, the unit was sub-divided into 673,995,371 private trust units.
- (b) On 28 July 2016 (date of IPO), 777,512,000 units were issued at \$\$0.81 per unit. With the proceeds from the IPO, the Manager fully redeemed the 673,995,371 private trust units. The redemption was paid for in cash at \$\$0.81 per unit. The private trust units were cancelled subsequent to the redemption.
- (c) During the year, ECW issued 6,141,682 new units (2016: 1,003,845 new units), in respect of the payment of base fees to the Manager in units. The issue price was determined based on the volume-weighted average price for all trades done on SGX-ST in the ordinary course of trading for the last 10 business days of the relevant quarter on which the fees accrued.

Each unit in the ECW represents an undivided interest in the REIT. The rights and interests of Unitholders are contained in the Trust Deed and include the right to:

- receive income and other distributions attributable to the units held;
- participate in the termination of ECW by receiving a share of all net cash proceeds derived from the realisation of the assets of ECW less any liabilities, in accordance with their proportionate interests in ECW. However, a Unitholder does not have the right to require that any assets (or part thereof) of ECW be transferred to him; and
- attend all Unitholders' meetings. The Trustee or the Manager may (and the Manager shall at the request in writing of not less than 50 Unitholders or Unitholders representing not less than 10% of the issued units of ECW) at any time convene a meeting of Unitholders in accordance with the provisions of the Trust Deed.

A Unitholder's liability is limited to the amount paid or payable for any units in ECW. The provisions of the Trust Deed provide that no Unitholder will be personally liable to indemnify the Trustee or any creditor of the Trustee in the event that the liabilities of ECW exceed its assets.

For the financial year ended 31 December 2017

22. COMMITMENTS

(a) Capital commitments

Capital expenditures relating to additions to investment properties contracted for at the Statement of Financial Position date but not recognised in the financial statements amounted to \$\$814,000 (2016: Nil).

(b) Operating lease commitments - where the Group is a lessor

The Group leases out its investment properties under non-cancellable operating leases. The leases have varying terms, escalation clauses and renewal rights.

The future minimum lease receivables under non-cancellable operating leases contracted for at the reporting date but not recognised as receivables, are as follows:

	Group	
	2017	2016
	\$\$'000	S\$'000
Not later than one year	95,971	94,302
Between one and five years	194,629	292,843
	290,600	387,145

23. FINANCIAL RISK MANAGEMENT

Financial risk factors

The Group's activities expose it to market risk (including currency risk and interest rate risk), credit risk, liquidity risk and capital risk. The Group's overall risk management strategy seeks to minimise any adverse effects from the unpredictability of financial markets on the Group's financial performance. The Group uses financial instruments such as currency options and forwards, interest rate swaps and borrowings denominated in the respective entities' functional currency to manage certain financial risk exposures.

Risk management is carried out under policies approved by the Board of Directors of the Manager. The Manager provides written principles for overall risk management as well as written policies covering specific areas, such as interest rate risk, credit risk and liquidity risk. Risk management policies and systems are reviewed regularly to reflect changes in market conditions and Group's activities.

For the financial year ended 31 December 2017

23. FINANCIAL RISK MANAGEMENT (CONTINUED)

(a) Market risk

(i) Currency risk

The Group's portfolio of properties is located in PRC, held via special purpose vehicles incorporated in PRC and the cash flows from the operation of the Properties is denominated in RMB. The PRC's special vehicles are held by holding companies in Singapore, which are in turn held by ECW. ECW will pay distributions in Singapore dollars. These various levels of shareholding expose ECW to fluctuations in the currency rates of RMB and SGD. In order to manage the currency risk involved in the investment of assets outside Singapore, the Manager will adopt strategies that may include:

- the use of borrowings denominated in the respective entities' functional currency to match the currency of the investment asset as a natural currency hedge;
- entering into cross currency interest rate swaps that are used to reduce the Group's exposure to currency risk on its borrowings and interest; and
- entering into currency forward contracts or currency options to manage the foreign currency income received from the offshore assets, back into Singapore Dollars.

The Group's currency exposure based on the information provided to key management is as follows:

	SGD S\$'000	RMB \$\$'000	USD \$\$'000	Total \$\$'000
Group				
<u>As at 31 December 2017</u>				
Financial assets				
Cash and bank balances	6,887	124,907	6,850	138,644
Trade and other receivables	167	35,418	-	35,585
Receivables from holding				
corporation/subsidiaries	278,007	91,007	-	369,014
Total financial assets	285,061	251,332	6,850	543,243
Financial liabilities				
Trade and other payables	(4,096)	(69,431)	-	(73,527)
Payables to holding				
corporation/subsidiaries	(278,007)	(91,007)	-	(369,014)
Borrowings	(234,838)	(200,663)	-	(435,501)
Derivative financial instruments	(1,296)	-	-	(1,296)
Total financial liabilities	(518,237)	(361,101)	-	(879,338)
Net financial (liabilities)/assets	(233,176)	(109,769)	6,850	(336,095)
Add: Firm commitments and				
highly probable forecast				
transactions in foreign currencies	-	(814)	-	(814)
Less: Currency forwards	-	9,000	-	9,000
Less: Net financial liabilities				
denominated in the respective				
entities' functional currency	233,176	101,583	-	334,759
Net currency exposure		-	6,850	6,850

For the financial year ended 31 December 2017

23. FINANCIAL RISK MANAGEMENT (CONTINUED)

(a) Market risk (continued)

(i) Currency risk (continued)

	SGD S\$'000	RMB \$\$'000	USD S\$'000	Total \$\$'000
Group				
As at 31 December 2016				
Financial assets				
Cash and bank balances	11,165	84,018	8,482	103,665
Trade and other receivables	1,061	36,188	_	37,249
Receivables from holding				
corporation/subsidiaries	241,557	84,148	_	325,705
Derivative financial instruments	417	_	_	417
Financial assets, at fair value				
through profit or loss	_	7,700	_	7,700
Total financial assets	254,200	212,054	8,482	474,736
Financial liabilities				
Trade and other payables	(4,153)	(71,089)	_	(75,242)
Payables to holding				
corporation/subsidiaries	(241,557)	(84,148)	_	(325,705)
Borrowings	(194,855)	(203,975)	_	(398,830)
Derivative financial instruments	(387)	_	_	(387)
Total financial liabilities	(440,952)	(359,212)	-	(800,164)
Net financial (liabilities)/assets	(186,752)	(147,158)	8,482	(325,428)
Less: Net financial liabilities				
denominated in the respective				
entities' functional currency	186,752	147,158	-	333,910
Currency swaps		18,000	_	18,000
Net currency exposure		18,000	8,482	26,482

ECW is not exposed to significant currency risk as all transactions are denominated in Singapore Dollars.

Currency risk arises within entities in the Group when transactions are denominated in foreign currencies such as United States Dollars ("USD"). If the USD strengthened/weakened against the SGD by 5% (2016: 5%) with all other variables including tax rate being held constant, the effects arising from the net financial asset would increase/decrease the total return by \$\$343,000 (2016: \$\$424,000) respectively.

For the financial year ended 31 December 2017

23. FINANCIAL RISK MANAGEMENT (CONTINUED)

(a) Market risk (continued)

(ii) Cash flow and fair value interest rate risks

Cash flow interest rate risk is the risk that the future cash flows of a financial instrument will fluctuate because of changes in market interest rates. Fair value interest rate risk is the risk that the fair value of a financial instrument will fluctuate due to changes in market interest rates. As the Group has no significant interest-bearing assets, the Group's income is substantially independent of changes in market interest rates.

The Group's interest rate risk arises from its borrowings which bear floating interest rates. Borrowings at variable rates expose the Group to cash flow interest rate risk. The Manager endeavours to utilise interest rate hedging strategies where appropriate from time to time to ensure stable returns to Unitholders.

The Manager will adopt prudent and proactive interest rate management strategies, including interest rate swaps with reputable banks to manage the risk associated with changes in interest rates on the loan facilities while ensuring that ECW's on-going cost of debt capital remains reasonable and continues to create value to the returns to Unitholders.

As at the reporting date, the interest rate profile of the interest-bearing financial instruments was:

		roup g amount	-	CW g amount
	2017	2016	2017	2016
	S\$'000	S\$'000	S\$'000	S\$'000
Variable rate instruments				
- Onshore borrowings	203,678	208,964	-	_
- Offshore borrowings	200,000	200,000	200,000	200,000
- Revolving credit facility	38,000	-	38,000	_
- Interest rate swaps	200,000	100,000	200,000	100,000
	641,678	508,964	438,000	300,000

The Group uses interest rate swaps to manage its exposure to interest rate movements on its floating rate interest-bearing term loan by swapping the interest expense on a proportion of the term loan from floating rates to fixed rates (Note 12).

A change in the interest rate at the reporting date would have an impact on the total return. If the interest rates increase/decrease by 25 (2016: 25) basis points ("bp") at the reporting date, the total return would be lower/higher by \$\$604,000 (2016: \$\$772,000). This analysis assumes that all other variables, in particular foreign currency rates, remain constant.

For the financial year ended 31 December 2017

23. FINANCIAL RISK MANAGEMENT (CONTINUED)

(b) Credit risk

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in financial loss to the Group. The major classes of financial assets of the Group and ECW are bank deposits and trade receivables. For trade receivables, the Group adopts the policy of dealing only with customers of appropriate credit standing and history. For other financial assets, the Group adopts the policy of dealing only with customers of only with high credit quality counterparties.

The trade and other receivables of the Group comprise 1 debtor (2016: 1 debtor) that represent 82% (2016: 84%) of trade and other receivables. 82% (2016: 84%) of the Group's trade and other receivables are due from related parties which are incorporated in the PRC.

ECW does not have trade receivable balances outstanding as at 31 December 2017 and 31 December 2016.

(i) Financial assets that are neither past due nor impaired

Bank deposits that are neither past due nor impaired are mainly deposits with banks with high credit-ratings assigned by international credit-rating agencies. Trade receivables that are neither past due nor impaired are substantially companies with a good collection track record with the Group and Company.

(ii) Financial assets that are past due and/or impaired

The age analysis of trade and other receivables past due but not impaired is as follows:

	Gr	Group	
	2017	2016	
	\$\$'000	S\$'000	
Depet due 0 to 2 months	4 075	7 116	
Past due 0 to 3 months Past due over 3 months	6,975 193	7,446	
Pusi que over 5 monins		1,290	
	7,168	8,736	

The carrying amount of trade and other receivables individually determined to be impaired and the movement in the related allowance for impairment are as follows:

	Group	
	2017	2016
	\$\$'000	S\$'000
Past due over 3 months	2,019	954
Less: Allowance for impairment	(2,019)	(954)
		_
Beginning of the year	954	218
Allowance made	1,074	736
Currency translation differences	(9)	-
End of the year	2,019	954

ECW has no financial assets that are past due and/or impaired.

For the financial year ended 31 December 2017

23. FINANCIAL RISK MANAGEMENT (CONTINUED)

(c) Liquidity risk

The Group adopts prudent liquidity risk management by maintaining sufficient cash to fund its working capital and financial obligations. At the end of each reporting period, assets held by the Group for managing liquidity risk included cash and short-term deposits. In addition, the Manager also monitors and observes the CIS Code issued by the MAS concerning the leverage limits and financial covenants imposed by the banks on the various borrowings.

The table below analyses financial liabilities (including derivative financial liabilities) of the Group and ECW into relevant maturity groupings based on the remaining period from the reporting date to the contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash flows. Balances due within 12 months approximates their carrying amounts as the impact of discounting is not significant.

			Within
	Contractual	Within	2 to 3
	cash flows	1 year	years
	\$\$'000	S\$'000	S\$'000
Group			
2017			
Non-derivative financial liabilities			
Borrowings	(431,608)	(12,815)	(418,793)
Revolving credit facilities	(38,142)	(38,142)	-
Trade and other payables*	(78,996)	(17,155)	(61,841)
Derivative financial liabilities			
Interest rate swaps^	(1,800)	(1,142)	(658)
Currency forward			
- Receipts	9,000	9,000	-
- Payments	(9,133)	(9,133)	-
2016			
Non-derivative financial liabilities			
Borrowings	(453,499)	(19,445)	(434,054)
Trade and other payables*	(83,575)	(20,798)	(62,777)
Derivative financial liabilities			
Interest rate swaps^	(2,113)	(818)	(1,295)

* Exclude deferred income and rental received in advance.

^ For the purpose of the contractual cash flows calculation, SOR ranging from 0.66717% to 1.19587% (2016: 0.66717% to 0.89024%) and a floating rate at 110% of the 1-to-5 year PBOC Lending Base Rate of 4.75% (2016: 4.75%) were being used.

For the financial year ended 31 December 2017

23. FINANCIAL RISK MANAGEMENT (CONTINUED)

(c) Liquidity risk (continued)

			Within
	Contractual	Within	2 to 3
	cash flows	1 year	years
	\$\$'000	S\$'000	S\$'000
ECW			
2017			
Non-derivative financial liabilities			
Borrowings	(211,165)	(7,088)	(204,077)
Revolving credit facilities	(38,142)	(38,142)	-
Trade and other payables*	(4,055)	(4,055)	-
Derivative financial liabilities			
Interest rate swaps^	(1,800)	(1,142)	(658)
Currency forward			
- Receipts	9,000	9,000	-
- Payments	(9,133)	(9,133)	-
2016			
Non-derivative financial liabilities			
Borrowings	(216,364)	(6,334)	(210,030)
Trade and other payables	(3,578)	(3,578)	-
Derivative financial liabilities			
Interest rate swaps^	(2,113)	(818)	(1,295)

Exclude deferred income and rental received in advance.

For the purpose of the contractual cash flows calculation, SOR ranging from 0.66717% to 1.19587% (2016: 0.66717% to 0.89024%) and a floating rate at 110% of the 1-to-5 year PBOC Lending Base Rate of 4.75% (2016: 4.75%) were being used.

(d) Capital risk

The Group is subject to the aggregate leverage limit as defined in Appendix 6 of the CIS Code ("Property Funds Appendix"). The Property Funds Appendix stipulates that the total borrowings and deferred payments (collectively, the "Aggregate Leverage") of a property fund should not exceed 45.0% of the fund's deposited property at the time the borrowing is incurred, taking into account deferred payments, including deferred payments for assets whether to be settled in cash or in Units.

For the financial year ended 31 December 2017

23. FINANCIAL RISK MANAGEMENT (CONTINUED)

(d) Capital risk (continued)

The Group has complied with the Aggregate Leverage requirements for the financial years ended 31 December 2017 and 31 December 2016:

	2017 S\$'000	2016 S\$′000
Group Total borrowings and deferred payment Total assets	441,678 1,511,239	408,964 1,482,343
Aggregate leverage ratio	29.2%	27.6%

The Manager aims to optimise the capital structure and cost of capital, within the Aggregate Leverage limit in the Property Fund Appendix. Such strategy involves adopting and maintaining an appropriate Aggregate Leverage level to ensure optimal returns to Unitholders, while maintaining flexibility in respect of future capital expenditures or acquisitions.

The Manager will periodically review ECW's capital management policy and modify the policy as the Manager deems prudent with regards to prevailing market conditions. As and when appropriate, the Manager may consider diversifying its sources of debt financing in the future by way of accessing the public capital markets through the issuance of bonds to further enhance the debt maturity profile of ECW.

(e) Financial instruments by category and fair value measurements

The table below presents financial assets and liabilities measured and carried at fair value and classified by the following level of fair value measurement hierarchy:

- (i) quoted prices (unadjusted) in active markets for identical assets or liabilities (Level 1);
- (ii) inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices) (Level 2); and
- (iii) inputs for the asset or liability that are not based on observable market data (unobservable inputs) (Level 3).

There were no transfers between Levels 1 and 2 during the year.

The fair value of financial instruments that are not traded in an active market (for example, over-thecounter derivatives) is determined by using valuation techniques. The Group uses a variety of methods and makes assumptions that are based on market conditions existing at each balance sheet date. Quoted market prices or dealer quotes for similar instruments are used to estimate fair value for long-term debt for disclosure purposes. The fair value of interest rate swaps is calculated as the present value of the estimated future cash flows. The fair value of forward foreign exchange contracts is determined using quoted forward currency rates at the balance sheet date. These investments are classified as Level 2 and comprise debt investments and derivative financial instruments.

For the financial year ended 31 December 2017

23. FINANCIAL RISK MANAGEMENT (CONTINUED)

(e) Financial instruments by category and fair value measurements (continued)

	Fair value through profit or	through within the			Fair value			
	-	receivables \$\$'000	FRS 39 S\$'000	Total S\$'000	Level 1 S\$'000	Level 2 \$\$'000	Level 3 S\$'000	Total S\$'000
	53 000	25 000	25 000	53 000	33 000	33 000	22 000	33 000
Group								
2017 Financial assets								
Cash and bank								
balances	-	138,644	-	138,644	-	-	-	-
Trade and other								
receivables*		35,461	-	35,461	-	-	-	-
		174,105	-	174,105	-			
Financial liabilities								
Trade and other								
payables^	-	-	73,527	73,527	-	-	-	-
Borrowings	-	-	435,501	435,501	-	-	-	-
Derivative financial								
instruments	1,296	-	-	1,296	-	1,296	-	1,296
	1,296		509,028	510,324	-			
2016								
Financial assets								
Cash and bank								
balances	-	103,665	_	103,665	-	-	-	-
Trade and other								
receivables*	-	37,249	-	37,249	-	-	-	-
Derivative financial				·				
instruments	417	-	-	417	-	417	-	417
Financial assets at								
fair value through profit or loss	7,700		_	7,700	_	7,700	_	7,700
	8,117	140,914		149,031		7,700	-	7,700
		, /		,	-			
Financial liabilities								
Trade and other								
payables^	-	-	75,242	75,242	-	-	-	-
Borrowings	-	-	398,830	398,830	-	-	-	-
Derivative financial instruments	387			387		387		387
	387		474,072	474,459		307	-	307
	007		7/7,0/2		-			

Excludes prepayments

Excludes deferred income and rental received in advance Λ

For the financial year ended 31 December 2017

23. FINANCIAL RISK MANAGEMENT (CONTINUED)

(e) Financial instruments by category and fair value measurements (continued)

	Carrying a Fair value through profit or Loans and		amount Other financial liabilities within the scope of		Fair value			
	•	receivables	FRS 39	Total	Level 1	Level 2	Level 3	Total
	S\$'000	S\$'000	S\$'000	S\$'000	S\$'000	S\$'000	S\$'000	S\$'000
ECW 2017								
Financial assets Cash and bank								
balances	-	6,823	-	6,823	_	-	_	-
Trade and other		.,						
receivables*	-	298	-	298	-	-	-	-
Loans to subsidiaries	-	241,557	-	241,557	-	-	-	-
		248,678	-	248,678	-			
Financial liabilities Trade and other								
payables^	-	-	4,055	4,055	-	-	-	-
Borrowings Derivative financial	-	-	234,838	234,838	-	-	-	-
instruments	1,296 1,296	-	- 238,893	1,296 240,189	- -	1,296	-	1,296
	1,290	-	230,093	240,109	-			
2016 Financial assets Cash and bank								
balances Trade and other	-	11,113	-	11,113	-	-	-	-
receivables* Derivative financial	-	1,061	-	1,061	-	-	-	-
instruments	417	-	-	417	-	417	-	417
Loans to subsidiaries		241,557	_	241,557	-	-	-	-
	417	253,731	_	254,148	-			
Financial liabilities Trade and other								
payables^	-	-	3,578	3,578	-	-	-	-
Borrowings Derivative financial	-	_	194,855	194,855	-	-	-	-
instruments	387		-	387		387	-	387
	387		198,433	198,820	-			

* Excludes prepayments

^ Excludes deferred income and rental received in advance

For the financial year ended 31 December 2017

24. IMMEDIATE AND ULTIMATE HOLDING CORPORATIONS

For financial reporting purposes under FRS 110 *Consolidated Financial Statements,* the Group is regarded as a subsidiary of Forchn International Pte. Ltd.. The immediate and ultimate holding companies are Forchn International Pte. Ltd. and Forchn Holdings Group Co., Ltd. incorporated in Singapore and the People's Republic of China respectively.

25. RELATED PARTY TRANSACTIONS

For the purpose of these financial statements, parties are considered to be related to the Group when the Group has the ability, directly or indirectly to control the party or exercise significant influence over the party in making financial and operating decisions, or vice versa, or where the Group and the party are subjected to common significant influence. The Manager and the Property Manager are indirect wholly-owned subsidiaries of Forchn Holdings Group Co., Ltd..

In addition to the information disclosed elsewhere in the financial statements, the following transactions took place between the Group and related parties at terms agreed between the parties:

	Gr	oup
	2017	2016
	S\$'000	S\$'000
Property management fees paid/payable	1,238	540
Trustee's fees paid/payable	277	121
Manager's base fees paid/payable	4,711	1,911
Manager's performance fees payable	594	_
Warehouse management fees expenses	-	1,715
Rental and other related income received/receivable from related parties	(75,329)	(69,413)

Outstanding balances at 31 December 2017, arising from sale/purchase of goods and services, are unsecured and receivable/payable within 12 months from the reporting date and are disclosed in Notes 11 and 17 respectively.

26. FINANCIAL RATIOS

	Gro	up
	2017	2016
	%	%
Ratio of expenses to weighted average net assets ¹		
 including performance component of Manager's fees 	0.92	0.39
- excluding performance component of Manager's fees	0.84	0.39
Portfolio turnover ratio ²		_

1 The annualised ratios are computed in accordance with the guidelines of Investment Management Association of Singapore dated 25 May 2005. The expenses used in the computation relate to expenses of the Group, excluding property expenses, borrowing costs and income tax expenses.

2 In accordance with the formulae stated in the CIS Code, the ratio reflects the number of times per year that a dollar of assets is reinvested. The annualised ratio is computed based on the lesser of purchases or sales of underlying investment properties of the Group expressed as a percentage of daily average net asset value.

For the financial year ended 31 December 2017

27. SEGMENT INFORMATION

The Group had determined the operating segments based on reports reviewed by Management that are used to make strategic decisions, allocate resources and assess performance. Management comprises the Chief Executive Officer, Chief Financial Officer and the Head of Investment, Asset Management and Investor Relations. Management considers and evaluates the business by the nature of investment properties – port logistics, specialised logistics and E-commerce logistics. These properties are concentrated in one geographical location: People's Republic of China. This forms the basis of identifying the operating segments of the Group under FRS 108 *Operating Segments*.

Segment revenue comprises mainly income generated from its tenants. Segment net property income represents the income earned by each segment after allocating property expenses. This is the measure reported to Management for the purpose of assessment of segment performance. In addition, Management monitors the non-financial assets as well as financial assets attributable to each segment when assessing segment performance.

Segment results, assets and liabilities include items directly attributable to a segment as well as those that can be allocated on a reasonable basis. Unallocated items comprise mainly management fee, trust expenses, finance income, finance costs and related assets and liabilities.

Property	income	and	expenses
----------	--------	-----	----------

	Port Logistics		Specialised Logistics		E-commerce Logistics		Total	
	2017	2016	2017 2016		2017 2016		2017	2016
	S\$'000	S\$'000	S\$'000	S\$'000	S\$'000	S\$'000	S\$'000	S\$'000
Group								
Gross revenue	42,141	43,928	14,807	16,605	34,420	35,001	91,368	95,534
Property expenses	(3,308)	(3,766)	(984)	(2,860)	(4,372)	(5,005)	(8,664)	(11,631)
Net property income	38,833	40,162	13,823	13,745	30,048	29,996	82,704	83,903
Net change in fair value of								
investment properties	16,333	3,905	1,429	(946)	3,961	(4,691)	21,723	(1,732)
Finance income							1,481	527
Finance costs							(25,849)	(20,146)
Other trust expenses*							(7,045)	(5,035)
Exchange differences							234	15,298
Net change in fair value of								
financial derivatives							(1,867)	30
Total return for the financial year								
before income tax							71,381	72,845
Income tax expenses							(23,766)	(17,025)
Total return for the							`	· · ·
financial year after								
income tax before distribution							47,615	55,820

* Other Trust expenses include Manager's fees and Trustee fees.

For the financial year ended 31 December 2017

27. SEGMENT INFORMATION (CONTINUED)

Assets and liabilities

	Port Logistics		Specialised Logistics		E-commerce Logistics		Total	
	2017	2016	2017 2016		2017 2016		2017	2016
	S\$'000	S\$'000	S\$'000	S\$'000	S\$'000	S\$'000	S\$'000	S\$'000
Group Segment assets - Investment properties - Trade and other	653,130	646,150	299,915	302,994	383,965	384,153	1,337,010	1,333,297
receivables	7,491	10,208	156	-	27,771	25,995	35,418	36,203
Unallocated assets							138,811	112,843
Total assets							1,511,239	1,482,343
Segment liabilities Unallocated liabilities	177,583	173,366	68,288	64,359	106,856	115,122	_ 352,727	352,847
- Borrowings							435,501	398,830
- Others							5,393	4,547
Total liabilities							793,621	756,224

28. NEW OR REVISED ACCOUNTING STANDARDS AND INTERPRETATIONS

Below are the mandatory standards, amendments and interpretations to existing standards that have been published, and are relevant for the Group's accounting periods beginning on or after 1 January 2018 and which the Group has not early adopted:

(a) FRS 115 *Revenue from Contracts with Customers* (effective for annual periods beginning on or after 1 January 2018)

FRS 115 replaces FRS 11 Construction Contracts, FRS 18 Revenue, and related interpretations.

Revenue is recognised when a customer obtains control of a good or service. A customer obtains control when it has the ability to direct the use of and obtain the benefits from the good or service. The core principle of FRS 115 is that an entity recognises revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. An entity recognises revenue in accordance with that core principle by applying the following steps:

- Step 1: Identify the contract(s) with a customer
- Step 2: Identify the performance obligations in the contract
- Step 3: Determine the transaction price
- Step 4: Allocate the transaction price to the performance obligations in the contract
- Step 5: Recognise revenue when (or as) the entity satisfies a performance obligation

FRS 115 also includes a cohesive set of disclosure requirements that will result in an entity providing users of financial statements with comprehensive information about the nature, amount, timing and uncertainty of revenue and cash flows arising from the entity's contracts with customers.

The Group does not anticipate that the adoption of this new FRS would have a material impact on the Group's financial statements.

For the financial year ended 31 December 2017

28. NEW OR REVISED ACCOUNTING STANDARDS AND INTERPRETATIONS (CONTINUED)

(b) FRS 109 Financial instruments (effective for annual periods beginning on or after 1 January 2018)

FRS 109 replaces FRS 39 Financial instruments: Recognition and Measurement and its relevant interpretations.

FRS 109 retains the mixed measurement model and establishes three primary measurement categories for financial assets: amortised cost, fair value through other comprehensive income ("OCI") and fair value through profit or loss. The basis of classification depends on the entity's business model and the contractual cash flow characteristics of the financial asset. Investments in equity instruments are required to be measured at fair value through profit or loss with the irrevocable option at inception to present changes in fair value in OCI ("FVOCI"). Gains and losses realised on the sale of financial assets at FVOCI are not transferred to profit or loss on sale but reclassified from the FVOCI reserve to retained profits.

Under FRS 109, there are no changes to the classification and measurement requirements for financial liabilities except for the recognition of fair value changes arising from changes in own credit risk. For liabilities designated at fair value through profit or loss, such changes are recognised in OCI.

FRS 109 relaxes the requirements for hedge effectiveness by replacing the bright line hedge effectiveness tests. It requires an economic relationship between the hedged item and hedging instrument and for the 'hedged ratio' to be the same as the one management actually uses for risk management purposes.

There is now a new expected credit losses impairment model that replaces the incurred loss impairment model used in FRS 39. It applies to financial assets classified at amortised cost, debt instruments measured at fair value through OCI, contract assets under FRS 115 *Revenue from Contracts with Customers*, lease receivables, loan commitments and certain financial guarantee contracts.

The new standard also introduces expanded disclosure requirements and changes in presentation.

The Group plans to adopt the new FRS retrospectively from 1 January 2018, in line with the transition provisions permitted under the standard. Comparatives for 2017 will not be restated and the Group will recognise any difference between the carrying amounts at 31 December 2017 and 1 January 2018 in the Statements of Movements in Unitholders' Funds.

The following financial assets will be subject to the expected credit losses impairment model under FRS 109:

- Trade receivables and contract assets; and
- Loans to subsidiaries and amounts due from ultimate holding corporation and related parties

The Group and ECW are currently assessing the impact on the application of the expected credit losses impairment model but does not expect a material impact on the provision for impairment of the above financial assets.

(c) FRS 116 Leases (effective for annual periods beginning on or after 1 January 2019)

FRS 116 will result in almost all leases being recognised on the Statements of Financial Position, as the distinction between operating and finance leases is removed. Under the new standard, an asset (the right to use the leased item) and a financial liability to pay rentals are recognised. The only exceptions are short-term and low-value leases. The accounting for lessors will not change significantly.

Some of the commitments of the Group may be covered by the exception for short-term and low-value leases and some commitments may relate to arrangements that will not qualify as leases under FRS 116.

The new standard also introduces expanded disclosure requirements and changes in presentation.

The Group and ECW are currently assessing the impact on the adoption of the new FRS but do not expect material impact on its financial position, profit and classification of cash flows.
NOTES TO THE FINANCIAL STATEMENTS

For the financial year ended 31 December 2017

28. NEW OR REVISED ACCOUNTING STANDARDS AND INTERPRETATIONS (CONTINUED)

(d) INT FRS 122 Foreign Currency Transactions and Advance Considerations (effective for annual periods beginning on or after 1 January 2018)

INT FRS 122 Foreign Currency Transactions and Advance Considerations considers how to determine the date of the transactions when applying the standard on foreign currency transactions, FRS 21 *The Effects of Changes in Foreign Exchange Rates.* The Interpretation applies where the Group either pays or receives consideration in advance for foreign currency-denominated contracts.

For single upfront payment/receipt, the interpretation states that the date of the transaction, for the purpose of determining the exchange rate to use on initial recognition of the related item, should be the date on which an entity initially recognises the non-monetary asset or liability arising from the advance consideration. If there are multiple payments or receipts in advance of recognising the related item, the entity should determine the date of the transaction for each payment or receipt.

The interpretation is effective for accounting periods beginning on or after 1 January 2018. Early adoption is permitted. The Group does not expect a material impact on the financial statement upon adoption of the Interpretation.

29. EVENTS OCCURRING AFTER STATEMENT OF FINANCIAL POSITION DATE

The Manager announced a distribution of 1.504 cents per unit for the period from 1 October 2017 to 31 December 2017.

On 28 February 2018, ECW has through its wholly-owned subsidiary, JY Logistics Investment Pte. Ltd. ("JY Logistics") entered into a conditional equity transfer agreement with Hubei Anhai Steel-work Co., Ltd pursuant to which JY Logistics, through a wholly-owned subsidiary incorporated in the PRC, Wuhan Fute Logistics Co., Limited, would acquire 100% equity interest of Wuqiao Zhonggong Merlot (Hubei) Logistics Co., Ltd. ("Target Company"), a limited liability company incorporated in the PRC. The Target Company is the sole legal and beneficial owner of the industrial property known as the Wuhan Property.

Wuhan Property which is located in Wuhan, PRC consists of:

- (i) a 68,219 square meters plot of land (the "Target Land") and
- (ii) 3 two-storey buildings, 1 five-storey building and 1 six-storey building which are located on the Target Land.

30. AUTHORISATION OF FINANCIAL STATEMENTS

The financial statements were authorised for issue by the Manager and the Trustee on 29 March 2018.

ADDITIONAL INFORMATION

A. INTERESTED PERSON (AS DEFINED IN THE LISTING MANUAL OF THE SGX-ST) AND INTERESTED PARTY (AS DEFINED IN THE PROPERTY FUNDS APPENDIX) TRANSACTIONS (COLLECTIVELY "RELATED PARTY TRANSACTIONS")

The Related Party Transactions entered into during the financial year ended 31 December 2017, which fall under the Listing Manual of Singapore Exchange Securities Trading Limited and the Property Funds Appendix (excluding transactions less than \$\$100,000 each) are as follows:

Name of interested person	Aggregate value of all related party transactions during the financial year under review (excluding transactions less than \$\$100,000 and transactions conducted under unitholders' mandate pursuant to Rule 920) \$\$'000	Aggregate value of all related party transactions during the financial year under review conducted under unitholders' mandate pursuant to Rule 920 (excluding transactions less than \$\$100,000) \$\$'000
EC World Asset Management Pte Ltd - Manager's base fees - Manager's performance fees Forchn Holdings Group Co. Ltd. and its subsidiaries - Rental income - Waiver of penalty fees - Property management fees DBS Trustee Limited - Trustee's fees	4,711 594 (4,145) 17,477 1,238 277	- - -

Saved as disclosed above, there were no additional interested person/party transactions (excluding transactions less than \$\$100,000 each) nor any material contracts entered into by ECW involving the interests of the CEO, each Director or controlling shareholder of the Manager or controlling Unitholder.

The entry into and the fees and charges payable (where applicable) by EC World REIT and its subsidiaries under the Trust Deed, the Sponsor ROFR, the ZGB ROFR, the Master Leases, the Corporate Guarantees, the Call Option Agreement, the Grant Agreement, the Outsourcing Agreement, the Deeds of Indemnity, the Master Property Management Agreement and the Individual Property Management Agreements and the leases set out in the Prospectus for Initial Public Offer, section "2016 Other Related Party Transactions", each of which constitutes or will, when entered into, constitute a Interested Person Transaction, are deemed to have been specifically approved by the Unitholders upon subscription for the Units and are therefore not subject to Rules 905 and 906 of the Listing Manual of the SGX-ST to the extent that there is no subsequent change to the rates and/or bases of the fees charged thereunder which will adversely affect EC World REIT and its subsidiaries.

The following table sets out a summary of Units issued for payment of the management fees during or in respect of the financial year from 1 January 2017 to 31 December 2017.

For Period	Issue Date	Units issued	Issue Price (S\$)*
1 October 2016 to 31 December 2016 1 January 2017 to 31 March 2017	07 April 2017 14 June 2017	1,602,004 1,588,664	0.7110 0.7568
1 April 2017 to 30 June 2017	29 August 2017	1,502,446	0.7994
1 July 2017 to 30 September 2017	30 November 2017	1,448,568	0.7781

* Based on the volume weighted average traded price for a Unit for all trades on the SGX-ST in the ordinary course of trading on the SGX-ST for the last ten business days of the relevant period in which the management fee accrues.

Please also see Related party transactions in Note 25 to the financial statements.

ADDITIONAL INFORMATION

B. UPDATE ON THE USE OF THE IPO PROCEEDS

The Manager had disclosed in the Prospectus its estimated allocation of the use of the IPO Proceeds, and the Manager wishes to update ECW Unitholders on ECW's utilization of such proceeds:

Uses	Amount allocated (\$\$,000)	Amount utilised (\$\$'000)	Balance (\$\$'000)
Acquisition of PRC Property Companies	231,003	230,128	875
Repayment of existing loans	205,908	205,908	_
Redemption of units	545,936	545,936	_
Payment of initial paid-in capital	11,545	11,429	116
Transaction costs	29,597	27,235	2,362
Offshore interest reserve requirement	3,798	3,798	_
Working capital	6,060	9,413	(3,353)
Capital expenditure	1,846	1,846	_
Total	1,035,693	1,035,693	-

The breakdown on the use of IPO proceeds for the working capital is as follows:

Specific uses	Amount utilised (\$\$'000)
Interest expenses	1,698
Distribution for the period from 28 July 2016 (Listing Date) to 30 September 2016	7,715
Total	9,413

Gross proceeds of \$\$1,035.7 million from the IPO has been fully utilised as of 31 December 2017.

C. UTILISATION OF THE SECURITY DEPOSITS

As at the reporting date, the Group has received rental deposits of RMB301.7 million (equivalent to \$\$61.8 million) from the Master Lease tenants (the "**Security Deposits**"). As announced on 30 September 2016 and 14 October 2016, the Manager had intended to utilise the Security Deposits to finance the acquisition of an asset.

On 28 February 2018, the Manager announced the proposed use of the Security Deposits to finance the total acquisition costs of Wuhan Property¹. The total acquisition costs comprised of the purchase consideration of \$\$30.3 million², the acquisition fee³ of \$\$0.3 million payable to the Manager pursuant to the trust deed dated 5 August 2015 (as amended and restated) and professional fees and other expenses of approximately \$\$0.4 million.

At the reporting date, there are reasonable grounds to believe that ECW and the Group will be able to repay the security deposits at the end of the term of the Master Leases.

- 1 Please see Events occurring after Statement of Financial Position date in Note 29 to the financial statements.
- 2 Based on illustrative exchange rate of S\$1.00 to RMB 4.79 as at 27 February 2018.
- 3 Being 1.0% of the purchase consideration.

STATISTICS OF UNITHOLDINGS

AS AT 15 MARCH 2018

ISSUED UNITS

There were 784,657,527 Units (voting rights: one vote per Unit) issued in EC World REIT as at 15 March 2018. There is only one class of Units in EC World REIT. There were no treasury units and subsidiary holdings.

Distribution of Unitholdings

Size of Unitholdings	Unitholders	%	No. of Units	%
1 - 99	1	0.06	10	0.00
	1			
100 – 1,000	275	16.07	262,900	0.03
1,001 – 10,000	809	47.28	4,940,900	0.63
10,001 – 1,000,000	613	35.83	29,322,591	3.74
1,000,001 and above	13	0.76	750,131,126	95.60
Total	1,711	100.00	784,657,527	100.00

TWENTY LARGEST UNITHOLDERS

No.	Name	No. of Units	%
1	ICBC (SINGAPORE) NOMINEES PTE LTD	322,957,200	41.16
2	DBS NOMINEES (PRIVATE) LIMITED	161,034,117	20.52
3	RAFFLES NOMINEES (PTE) LIMITED	138,250,700	17.62
4	CITIBANK NOMINEES SINGAPORE PTE LTD	71,334,632	9.09
5	DBS VICKERS SECURITIES (SINGAPORE) PTE LTD	34,371,300	4.38
6	EC WORLD ASSET MANAGEMENT PTE LTD	6,836,887	0.87
7	MAYBANK KIM ENG SECURITIES PTE. LTD.	3,303,890	0.42
8	PHILLIP SECURITIES PTE LTD	2,884,100	0.37
9	DB NOMINEES (SINGAPORE) PTE LTD	2,691,800	0.34
10	OCBC SECURITIES PRIVATE LIMITED	2,248,600	0.29
11	ATMA SINGH S/O NAND SINGH	1,836,000	0.23
12	CHINA TAIPING INSURANCE (SINGAPORE) PTE LTD	1,300,000	0.17
13	ABN AMRO CLEARING BANK N.V.	1,081,900	0.14
14	HSBC (SINGAPORE) NOMINEES PTE LTD	856,000	0.11
15	OCBC NOMINEES SINGAPORE PRIVATE LIMITED	673,200	0.09
16	UNITED OVERSEAS BANK NOMINEES (PRIVATE) LIMITED	590,700	0.08
17	GOH WEE PING (WU WEIBIN)	526,000	0.07
18	ANG KWEE SEOK OR LIN CHANGLONG LEO	500,000	0.06
19	TAN WAI SEE	410,000	0.05
20	WOO TOONG LI	380,000	0.05
	Total	754,067,026	96.11

STATISTICS OF UNITHOLDINGS

AS AT 15 MARCH 2018

SUBSTANTIAL UNITHOLDERS

	Name of Substantial Unitholder	No. of Units Direct Interest	No. of Units Deemed Interest
1	Forchn Global Pte. Ltd. Forchn International Pte. Ltd. ⁽¹⁾	322,957,200	-
2 3	Forchn Holdings Group Co., Ltd. ⁽²⁾	-	329,794,087 329,794,087
4 5	Zhang Guobiao ⁽³⁾ Zhang Zhangsheng ⁽⁴⁾	-	329,794,087 329,794,087
6	BOCOM International Global Investment Limited	61,728,300	-
/ 8	BOCOM International Holdings Company Limited ⁽⁵⁾ Bank of Communications Co., Ltd. ⁽⁶⁾		61,728,300 61,728,300
9 10	Fosun International Holdings Ltd. ⁽⁷⁾ Guo Guangchang ⁽⁸⁾	7,229,694	66,736,306 73,966,000
11	Liang Xinjun ⁽⁹⁾	-	73,966,000
12 13	Sunkits Resources Limited China Cinda (HK) Asset Management Co., Limited ⁽¹⁰⁾	95,061,700	- 95,061,700
14 15	China Cinda (HK) Holdings Company Limited ⁽¹¹⁾ China Cinda Asset Management Co., Ltd. ⁽¹²⁾	-	95,061,700 95,061,700
16 17	Ministry of Finance of The People's Republic of China ⁽¹³⁾	-	95,061,700
18	Hu Yuqing Providence World I Pte Ltd	57,400,000 66,736,306	-

Notes:

- (1) Forchn International Pte. Ltd. is deemed to be interested in the Units held by its wholly-owned subsidiaries, Forchn Global Pte. Ltd. and EC World Asset Management Pte. Ltd..
- (2) Forchn Holdings Group Co., Ltd. is the sole shareholder of Forchn International Pte. Ltd., which is in turn the sole shareholder of Forchn Global Pte. Ltd. and EC World Asset Management Pte. Ltd. Accordingly, Forchn Holdings Group Co., Ltd. is deemed to be interested in the Units held by Forchn Global Pte. Ltd. and Units held by EC World Asset Management Pte. Ltd..
- (3) Zhang Guobiao owns 80% of the equity interest of Forchn Holdings Group Co., Ltd.. Forchn Holdings Group Co., Ltd. is in turn the sole shareholder of Forchn International Pte. Ltd.. Further, Forchn International Pte. Ltd. is the sole shareholder of Forchn Global Pte. Ltd. and EC World Asset Management Pte. Ltd.. Accordingly, Zhang Guobiao is deemed to be interested in the Units held by Forchn Global Pte. Ltd. and Units held by EC World Asset Management Pte. Ltd..
- (4) Zhang Zhangsheng owns 20% of the equity interest of Forchn Holdings Group Co., Ltd.. Forchn Holdings Group Co., Ltd. is in turn the sole shareholder of Forchn International Pte. Ltd.. Further, Forchn International Pte. Ltd. is the sole shareholder of Forchn Global Pte. Ltd. and EC World Asset Management Pte. Ltd.. Accordingly, Zhang Zhangsheng is deemed to be interested in the Units held by Forchn Global Pte. Ltd. and Units held by EC World Asset Management Pte. Ltd..
- (5) BOCOM International Holdings Company Limited is deemed to be interested in the Units held by its wholly-owned subsidiary, BOCOM International Global Investment Limited.
- (6) Bank of Communications Co., Ltd. is deemed to be interested in the Units held by BOCOM International Global Investment Limited. BOCOM International Global Investment Limited is a wholly-owned subsidiary of BOCOM International Holdings Company Limited. BOCOM International Holdings Company Limited is a wholly-owned subsidiary of Bank of Communications Co., Ltd..
- (7) Fosun International Holdings Ltd. is deemed to be interested in the Units held by Providence World I Pte Ltd, pursuant to an unit transfer agreement executed with Providence World I Pte. Ltd..
- (8) Guo Guangchang owns 64.45% of Fosun International Holdings Ltd. Accordingly, he is deemed to be interested in the Units held by Fosun International Holdings Ltd.
- (9) Liang Xinjun owns 24.44% of Fosun International Holdings Ltd. Accordingly, he is deemed to be interested in the Units held by Fosun International Holdings Ltd..
- (10) China Cinda (HK) Asset Management Co., Limited. is deemed to be interested in the Units held by its wholly-owned subsidiary, Sunkits Resources Limited.
- (11) China Cinda (HK) Holdings Company Limited is deemed to be interested in the Units held by Sunkits Resources Limited. Sunkits Resources Limited is a wholly-owned subsidiary of China Cinda (HK) Asset Management Co., Limited, which is a wholly-owned subsidiary of China Cinda (HK) Holdings Company Limited.
- (12) China Cinda Asset Management Co., Ltd. is deemed to be interested in the Units held by Sunkits Resources Limited. Sunkits Resources Limited is a wholly-owned subsidiary of China Cinda (HK) Asset Management Co., Limited, which is a wholly-owned subsidiary of China Cinda (HK) Holdings Company Limited is 100% owned by China Cinda Asset Management Co., Ltd..
- (13) The Ministry of Finance of the People's Republic of China is deemed to be interested in the Units held by Sunkits Resources Limited. Sunkits Resources Limited is a wholly-owned subsidiary of China Cinda (HK) Asset Management Co., Limited. China Cinda (HK) Asset Management Co., Ltd. is a wholly-owned subsidiary of China Cinda (HK) Holdings Company Limited, which is in turn 100% owned by China Cinda Asset Management Co., Ltd.. The Ministry of Finance of the People's Republic of China owns 67.84% of China Cinda Asset Management Co., Ltd..

STATISTICS OF UNITHOLDINGS

AS AT 15 MARCH 2018

UNITHOLDINGS OF DIRECTORS OF THE MANAGER

(As at 21 January 2018)

	Name of Director	No. of Units Direct Interest	No. of Units Deemed Interest
1	Zhang Guobiao ⁽¹⁾	-	329,794,087
2	Goh Toh Sim	684,320	-
3	Chan Heng Wing	200,000	-
4	Chia Yew Boon	200,000	-

Note:

(1) Zhang Guobiao owns 80% of the equity interest of Forchn Holdings Group Co., Ltd.. Forchn Holdings Group Co., Ltd. is in turn the sole shareholder of Forchn International Pte. Ltd.. Further, Forchn International Pte. Ltd. is the sole shareholder of Forchn Global Pte. Ltd. and EC World Asset Management Pte. Ltd.. Accordingly, Zhang Guobiao is deemed to be interested in the Units held by Forchn Global Pte. Ltd. and Units held by EC World Asset Management Pte. Ltd..

FREE FLOAT

Based on information available to the Manager as at 15 March 2018, approximately 21.11% of the Units in EC World REIT are held in public hands. Accordingly, Rule 723 of the Listing Manual of the SGX-ST has been complied with.

NOTICE OF ANNUAL GENERAL MEETING

EC WORLD REAL ESTATE INVESTMENT TRUST

(Constituted in the Republic of Singapore pursuant to a trust deed dated 5 August 2015 (as amended))

NOTICE IS HEREBY GIVEN that the Annual General Meeting (***AGM**") of the holders of units of EC World Real Estate Investment Trust (***EC World REIT**", and the holders of units of EC World REIT, the ***Unitholders**") will be held at Sands Expo & Convention Centre, Level 4 Orchid Main Ballroom, Room 4201A, 4201B & 4202, 10 Bayfront Avenue, Singapore 018956 on Friday, 20 April 2018 at 2.00 p.m. to transact the following business:

(A) AS ORDINARY BUSINESS

 To receive and adopt the Report of DBS Trustee Limited, as trustee of EC World REIT (the "Trustee"), the Statement by EC World Asset Management Pte. Ltd., as manager of EC World REIT (the "Manager") and the Audited Financial Statements of EC World REIT for the financial year ended 31 December 2017 together with the Auditors' Report thereon.

(Ordinary

Resolution 1)

2. To re-appoint PricewaterhouseCoopers LLP as Auditors of EC World REIT and to hold office until the conclusion of the next AGM and to authorise the Manager to fix their remuneration.

(Ordinary Resolution 2)

(B) AS SPECIAL BUSINESS

To consider and if thought fit, to pass, with or without any modifications, the following resolution as an Ordinary Resolution:

3. GENERAL MANDATE FOR THE ISSUE OF NEW UNITS AND/OR CONVERTIBLE SECURITIES

That authority be given to the Manager to

- (a) (i) issue units in EC World REIT ("Units") 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 Units to be issued, including but not limited to the creation and issue of (as well as adjustments to) securities, options, warrants, debentures or other instruments convertible into Units,

at any time and upon such terms and conditions and for such purposes and to such persons as the Manager may in its absolute discretion deem fit; and

(b) issue Units in pursuance of any Instrument made or granted by the Manager while this Resolution was in force (notwithstanding that the authority conferred by this Resolution may have ceased to be in force at the time such Units are issued),

provided that:

(1) the aggregate number of Units to be issued pursuant to this Resolution (including Units to be issued in pursuance of the Instruments made or granted pursuant to this Resolution) shall not exceed fifty per cent (50.0%) of the total number of issued Units (excluding treasury Units and subsidiary holdings, if any) (as calculated in accordance with sub-paragraph (2) below), of which the aggregate number of Units to be issued other than on a pro rata basis to existing Unitholders (including Units to be issued in pursuance of Instruments to be made or granted pursuant to this Resolution) shall not exceed twenty per cent (20.0%) of the total number of issued units (excluding treasury Units and subsidiary holdings, if any) (as calculated in accordance with sub-paragraph (2) below);

NOTICE OF ANNUAL GENERAL MEETING

- (2) subject to such manner of calculation as may be prescribed by the Singapore Exchange Securities Trading Limited (the "SGX-ST"), for the purpose of determining the aggregate number of Units and Instruments that may be issued under sub-paragraph (1) above, the percentage of issued Units and Instruments shall be based on the total number of issued Units (excluding treasury Units and subsidiary holdings, if any) at the time of the passing of this Resolution, after adjusting for:
 - (a) any new Units arising from the conversion or exercise of the Instruments or any convertible securities which are outstanding or subsisting at the time of the passing of this Resolution; and
 - (b) any subsequent bonus issue, consolidation or subdivision of Units;
- (3) in exercising the authority conferred by this Resolution, the Manager shall comply with the provisions of the Listing Manual of the SGX-ST for the time being in force (unless such compliance has been waived by the SGX-ST) and the Trust Deed constituting EC World REIT (as amended) for the time being in force (unless otherwise exempted or waived by the Monetary Authority of Singapore);
- (4) unless revoked or varied by Unitholders in a general meeting of EC World REIT, the authority conferred by this Resolution shall continue in force (i) until (a) the conclusion of the next AGM of EC World REIT or (b) the date by which the next AGM of EC World REIT is required by the applicable laws and regulations or the Trust Deed to be held, whichever is earlier or (ii) in the case of Units to be issued in pursuance of the Instruments, made or granted pursuant to this Resolution, until the issuance of such Units in accordance with the terms of the Instruments;
- (5) where the terms of the issue of the Instruments provide for adjustment to the number of Instruments or Units into which the Instruments may be converted in the event of rights, bonus or other capitalisation issues or any other events, the Manager is authorised to issue additional Instruments or Units pursuant to such adjustment notwithstanding that the authority conferred by this Resolution may have ceased to be in force at the time the Instruments or Units are issued; and
- (6) the Manager and the Trustee be and are hereby severally authorised to complete and do all such acts and things (including executing all such documents as may be required) as the Manager or, as the case may be, the Trustee may consider expedient or necessary or in the interest of EC World REIT to give effect to the authority conferred by this Resolution.

(Please see Explanatory Note)

By Order of the Board EC World Asset Management Pte. Ltd. as Manager of EC World REIT (Company Registration No. 201523015N)

Victor Lai Josephine Toh Company Secretaries

Singapore 4 April 2018

114 EC WORLD REAL ESTATE INVESTMENT TRUST

NOTICE OF ANNUAL GENERAL MEETING

Explanatory Note:

The Ordinary Resolution 3 above, if passed, will empower the Manager from the date of this AGM until (i) the conclusion of the next AGM of the Unitholders of EC World REIT, or (ii) the date by which the next AGM of the Unitholders of EC World REIT is required by the applicable laws and regulations or the Trust Deed to be held, or (iii) such authority is varied or revoked by the Unitholders in a general meeting, whichever is the earliest, to issue Units, make or grant Instruments and to issue Units pursuant to such Instruments, up to a number not exceeding, in total, fifty per cent (50.0%) of the total number of issued Units (excluding treasury Units and subsidiary holdings, if any), with a sub-limit of twenty per cent (20.0%) for issues other than on a pro rata basis to Unitholders.

For the purpose of determining the aggregate number of Units that may be issued, the percentage of issued Units will be calculated based on the total number of issued Units (excluding treasury Units and subsidiary holdings, if any) at the time this Ordinary Resolution is passed, after adjusting for new Units arising from the conversion or exercise of any Instruments which are outstanding or subsisting at the time when this Ordinary Resolution is passed and any subsequent bonus issue, consolidation or subdivision of Units.

Important Notice:

- 1. A Unitholder who is not a relevant intermediary and entitled to attend and vote at the AGM is entitled to appoint one or two proxies to attend and vote in his or her stead. A proxy need not be a Unitholder. Where a Unitholder appoints more than one proxy, the appointments shall be invalid unless he or she specifies the proportion of his or her holding (expressed as a percentage of the whole) to be represented by each proxy.
- 2. A Unitholder who is a relevant intermediary and entitled to attend and vote at the AGM is entitled to appoint more than two proxies to attend and vote instead of the Unitholder, but each proxy must be appointed to exercise the rights attached to a different Unit or Units held by such Unitholder. Where such Unitholder appoints more than one proxy, the appointment shall be invalid unless the Unitholder specifies the number of Units in relation to which each proxy has been appointed in the Proxy Form (defined below).

"Relevant intermediary" means:

- (a) 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 Units 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 Units in that capacity; or
- (c) the Central Provident Fund Board ("CPF Board") established by the Central Provident Fund Act, Chapter 36 of Singapore, in respect of Units 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 CPF Board holds those Units in the capacity of an intermediary pursuant to or in accordance with that subsidiary legislation.
- 3. The instrument appointing a proxy or proxies (the "**Proxy Form**") must be deposited at the Unit Registrar's Office at Boardroom Corporate & Advisory Services Pte. Ltd. at 50 Raffles Place, #32-01 Singapore Land Tower, Singapore 048623 not less than seventy-two (72) hours before the time appointed for holding the AGM.

Personal data privacy:

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

This page has been intentionally left blank.

This page has been intentionally left blank.

This page has been intentionally left blank.

PROXY FORM ANNUAL GENERAL MEETING

(Please see notes overleaf before completing this Form)

EC WORLD REAL ESTATE INVESTMENT TRUST

(Constituted in the Republic of Singapore pursuant to a trust deed dated 5 August 2015 (as amended))

IMPORTANT:

- A relevant intermediary may appoint more than two proxies to attend and vote at the Annual General Meeting (please see Note 2 for the definition of "relevant intermediary").
- 2. For CPF investors who have used their CPF monies to buy units in EC World REIT, this Proxy Form is not valid for use and shall be ineffective for all intents and purposes if used or purported to be used by them. CPF investors should contact their respective Agent Banks if they have any queries regarding their appointment as proxies.
- 3. PLEASE READ THE NOTES TO THE PROXY FORM.

Personal data privacy

By submitting an instrument appointing a proxy(ies) and/or representative(s), the Unitholder accepts and agrees to the personal data privacy terms set out in the Notice of Annual General Meeting dated 4 April 2018.

_____NRIC/Passport No. ____

of ____

I/We.

being a Unitholder/Unitholders of EC World Real Estate Investment Trust ("EC World REIT"), hereby appoint:

Name	NRIC/Passport No.	Proportion of Unitholdings	
		No. of Units	%
Address			

and/or (delete as appropriate)

Name	NRIC/Passport No.	Proportion of Unitholdings	
		No. of Units	%
Address			

or failing the person, or either or both of the persons, referred to above, the Chairman of the Meeting as my/our proxy/proxies to vote for me/us on my/our behalf at the Annual General Meeting (the "**Meeting**") of Unitholders of EC World REIT to be held at Sands Expo & Convention Centre, Level 4 Orchid Main Ballroom, Room 4201A, 4201B & 4202, 10 Bayfront Avenue, Singapore 018956 on Friday, 20 April 2018 at 2.00 p.m. and at any adjournment thereof. I/We direct my/our proxy/proxies to vote for or against the Resolutions proposed at the Meeting as indicated hereunder. If no specific direction as to voting is given or in the event of any other matter arising at the Meeting and at any adjournment thereof, the proxy/proxies will vote or abstain from voting at his/her/their discretion.

		No. of votes	No. of votes
No.	Ordinary Resolutions	'For'*	'Against'*
	ORDINARY BUSINESS		
1.	To receive and adopt the Report of the Trustee, the Statement by the Manager, and		
	the Audited Financial Statements of EC World REIT for the financial year ended 31		
	December 2017 together with the Auditors' Report thereon.		
2.	To re-appoint PricewaterhouseCoopers LLP as Auditors of EC World REIT and to hold		
	office until the conclusion of the next AGM and to authorise the Manager to fix their		
	remuneration.		
	SPECIAL BUSINESS		
3.	To authorise the Manager to issue new Units and to make or grant convertible		
	instruments.		

* If you wish to exercise all your votes 'For' or 'Against', please tick (v) within the box provided. Alternatively, please indicate the number of votes as appropriate.

Dated this _____ day of _____ 2018

Total number of Units in:	No. of Units
(a) CDP Register	
(b) Register of Unitholders	

Signature of Unitholder(s)/ Common Seal of Corporate Unitholder

L

IMPORTANT: PLEASE READ THE NOTES TO PROXY FORM BELOW

Notes to the Proxy Form:

- 1. A unitholder of EC World REIT ("**Unitholder**") who is not a relevant intermediary and entitled to attend and vote at the Meeting is entitled to appoint one or two proxies to attend and vote in his or her stead. A proxy need not be a Unitholder. Where a Unitholder appoints more than one proxy, the appointments shall be invalid unless he or she specifies the proportion of his or her holding (expressed as a percentage of the whole) to be represented by each proxy.
- 2. A Unitholder who is a relevant intermediary entitled to attend and vote at the Meeting is entitled to appoint more than two proxies to attend and vote instead of the Unitholder, but each proxy must be appointed to exercise the rights attached to a different Unit or Units held by such Unitholder. Where such Unitholder appoints more than one proxy, the appointments shall be invalid unless the Unitholder specifies the number of Units in relation to which each proxy has been appointed in the Proxy Form (defined below).

"Relevant intermediary" means:

- (a) 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 Units 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 Units in that capacity; or
- (c) the Central Provident Fund Board ("CPF Board") established by the Central Provident Fund Act, Chapter 36 of Singapore, in respect of Units 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 CPF Board holds those Units in the capacity of an intermediary pursuant to or in accordance with that subsidiary legislation.
- 3. A Unitholder should insert the total number of Units held in the Proxy Form. If the Unitholder has Units entered against his or her name in the Depository Register maintained by The Central Depository (Pte) Limited ("CDP"), he or she should insert that number of Units. If the Unitholder has Units registered in his or her name in the Register of Unitholders, he or she should insert that number of Units. If the Unitholder has Units registered against his or her name in the Register and Units registered in his or her name in the Register of Unitholders, he or she should insert that number of Units. If the Unitholder has Units entered against his or her name in the said Depository Register and Units registered in his or her name in the Register of Unitholders, he or she should insert that number of Units entered against his or her name in the Depository Register and registered in his or her name in the Register of Unitholders. If no number is inserted, the Proxy Form will be deemed to relate to all the Units held by the Unitholder.
- 4. The instrument appointing a proxy or proxies (the "Proxy Form") must be deposited at the Unit Registrar's Office at Boardroom Corporate & Advisory Services Pte. Ltd. at 50 Raffles Place, #32-01 Singapore Land Tower, Singapore 048623 not less than 72 hours before the time appointed for holding the Meeting.
- 5. The Proxy Form must be executed under the hand of the appointor or of his or her attorney duly authorised in writing. Where the Proxy Form is executed by a corporation, it must be executed either under its common seal or under the hand of an officer or attorney duly authorised. Where the Proxy Form is executed by an attorney on behalf of the appointor, the letter or power of attorney or a notarially certified copy thereof must be lodged with the Proxy Form, failing which the Proxy Form may be treated as invalid.
- 6. Completion and return of this instrument appointing a proxy or proxies shall not preclude a Unitholder from attending and voting at the Meeting. Any appointment of a proxy or proxies shall be deemed to be revoked if a Unitholder attends the Meeting in person, and in such event, the Manager reserves the right to refuse to admit any person or persons appointed under the instrument of proxy to the Meeting.
- 7. The Manager shall have the right to reject any Proxy Form which is incomplete, improperly completed or illegible or where the true intentions of the appointor are not ascertainable from the instructions of the appointor specified on the Proxy Form. In addition, in the case of Units entered in the Depository Register, the Manager (a) may reject any Proxy Form if the Unitholder, being the appointor, is not shown to have Units entered against his or her name in the Depository Register as at 72 hours before the time appointed for holding the Meeting, as certified by CDP to the Manager; and (b) shall be entitled and bound to accept as accurate the number of Units entered against the name of that Unitholder as shown in the Depository Register as at a time not earlier that 72 hours prior to the time of the Meeting, supplied by CDP to the Trustee and to accept as the maximum number of votes which in aggregate that Unitholder and his proxy/ies (if any) are able to cast on poll a number which is the number of Units entered against the name of that Unitholder as shown in the Depository Register, whether that number is greater or smaller than that specified by the Unitholder or in the Proxy Form.
- 8. All Unitholders will be bound by the outcome of the Meeting regardless of whether they have attended or voted at the Meeting.
- 9. On a poll, every Unitholder who is present in person or by proxy shall have one vote for every Unit of which he or she is a Unitholder. A person entitled to more than one vote need not use all his or her votes or cast them the same way.

CORPORATE INFORMATION

EC WORLD REAL ESTATE

REGISTERED ADDRESS

DBS Trustee Limited 12 Marina Boulevard Marina Bay Financial Centre Tower 3 Singapore 018982

WEBSITE & EMAIL ADDRESS

www.ecwreit.com ir@ecwreit.com

TRUSTEE

DBS Trustee Limited

12 Marina Boulevard Marina Bay Financial Centre Tower 3 Singapore 018982 Tel: +65 6878 8888 Fax: +65 6878 3977

THE MANAGER REGISTERED ADDRESS

EC World Asset Management Pte. Ltd. 9 Raffles Place #45-02 Republic Plaza

Singapore 048619 Tel: +65 6221 9018 Fax: +65 6221 9338

BOARD OF DIRECTORS

Zhang Guobiao Chairman and Non-Executive Director

Chan Heng Wing Independent Non-Executive Director and Lead Independent Director

Wong See Hong Independent Non-Executive Director

Chia Yew Boon Independent Non-Executive Director

Li Guosheng Independent Non-Executive Director

Goh Toh Sim Executive Director and Chief Executive Officer

AUDITOR

PricewaterhouseCoopers LLP Public Accountants and Chartered Accountants 7 Straits View Marina One East Tower, Level 12 Singapore 018936 Tel: +65 6236 3388 Fax: +65 6236 3300

Partner-In-Charge: Toh Wee Keong (With effect from financial year ended 31 December 2017)

AUDIT AND RISK COMMITTEE

Wong See Hong Chairman

Chia Yew Boon Li Guosheng

NOMINATING AND REMUNERATION COMMITTEE

Li Guosheng Chairman

Zhang Guobiao Chan Heng Wing Chia Yew Boon

LEGAL ADVISER

Allen & Gledhill LLP One Marina Boulevard #28-00 Singapore 018989 Tel: +65 6890 7188 Fax:+65 6327 3800

STOCK CODE

BWCU

UNIT REGISTRAR

Boardroom Corporate & Advisory Services Pte. Ltd. 50 Raffles Place #32-01 Singapore Land Tower Singapore 048623 Tel: +65 6536 5355 Fax: +65 6536 1360







Annual Report 2017