

ANNUAL REPORT 2018

SK JEWELLERY GROUP

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PROXY FORM

This annual report has been prepared by SK Jewellery Group Limited (the "Company") and its contents have been reviewed by the Company's sponsor, United Overseas Bank Limited (the "Sponsor"), for compliance with the relevant rules of the Singapore Exchange Securities Trading Limited (the "SGX-ST").

The Sponsor has not independently verified the contents of this annual report. This annual report has not been examined or approved by the SGX-ST. The Sponsor and the SGX-ST assume no responsibility for the contents of this annual report, including the correctness of any of the statements or opinions made or reports contained in this annual report.

The contact person for the Sponsor is Mr Lim Hoon Khiat, Director, Equity Capital Markets, who can be contacted at 80 Raffles Place, #03-03 UOB Plaza 1, Singapore 048624, Telephone: +65 6533 9898.



CORPORATE

Headquartered in Singapore and listed on the Catalist of the Singapore Exchange Securities Trading Limited ("SGX-ST") since 20 August 2015, SK Jewellery Group Limited (the "Company" and, together with its subsidiaries, the "Group") was founded in 1991 and has an established presence of over 20 years in Asia. It has one of the largest networks of over 60 retail stores in Singapore, Malaysia, the People's Republic of China ("PRC") and Thailand, strategically situated in prime shopping malls.

As a leading and established jeweller, the Group offers a wide range of jewellery products and mementoes through its Soo Kee Jewellery, SK Jewellery and Love & Co. brands to cater to a diverse range of consumer tastes and preferences, occasions, and demographics. Each brand has a unique identity, with distinctive branding, marketing efforts and product offerings.

Soo Kee Jewellery offers upmarket, exquisite luxury collections predominantly featuring premium diamonds complemented by gold or platinum settings, and contemporary jewellery featuring precious gemstones and pearls. It is the exclusive distributor in Singapore and Malaysia for the distinctive Brilliant Rose brand of diamonds produced by an international diamond manufacturer.

SK Jewellery offers an extensive range of fashionable jewellery and mementoes for a wider demographic. This includes SK Jewellery's

exclusive distributorship of the ALLOVE brand of diamonds, which pushes the boundaries in diamond-cutting techniques with an all-new 81-facet in Singapore and Malaysia, and the innovative Dancing Star and Star Carat collections as well as the SK 999 Pure Gold collection, featuring bridal jewellery, sculpted art pieces, commemorative gold bars and coins.

Love & Co. specialises in bespoke bridal jewellery, notably, made-to-order engagement rings and wedding bands such as the signature Lovemarque and LVC Promise collections. Through customisable design elements and personalisation services, Love & Co. seeks to establish personal connections with customers. Love & Co. helms the Group's strategic expansion into the PRC's bridal market, with more than 4 retail stores situated in strategic malls within Shanghai and Shenzhen. In Thailand, a joint venture with Aurora Design Co. Ltd ("Aurora"), a leading retailer of gold ornament and fine jewellery, synergises the strengths of both companies to capitalise on the market of growth opportunities in the country by leveraging on Aurora's extensive retail network and experience.

SK Bullion is a trusted gold and silver dealer in Asia, offering an alternative investment platform for consumers to buy, sell and store precious gold and silver assets at their convenience. Leveraging on Singapore as a precious metals trade hub, SK Bullion is dedicated to offering a holistic platform to its regional customers.

CHAIRMAN'S STATEMENT

DEAR SHAREHOLDERS,

On behalf of the Board of Directors of SK Jewellery Group Limited ("SK Jewellery Group" or the "Company" and, together with its subsidiaries, the "Group"), I am pleased to present our annual report for the financial year ended 31 December 2018 ("FY2018").

We entered FY2018 expecting a challenging year given continued weaker consumer sentiments, shifting consumer behaviour and persisting global macroeconomic uncertainties affecting the business environment. Despite these factors impacting our businesses, our key business of jewellery retail remained resilient.

The new world of retail is both an intersection of the digital and the physical. Despite the growing optimism in e-commerce, personal customer interaction in our jewellery retail brick-and-mortar stores remains critical. Accordingly, this presents an opportunity for the Group to continue enhancing its customers' experience and build stronger brand-customer relationships via leveraging on our stores as experience hubs as well as points of sale. Meanwhile, we will continue to innovate and develop novel e-commerce experience for customers who prefer the digital channel of distribution.

Today, the brands under the Group are established household names in Singapore. The Group intends to further build on this by strengthening our core competencies and delivering better products and services so as to maintain our competitiveness in the market. Additionally, we have also embarked on overseas expansion beyond our traditional markets of Singapore and Malaysia, with the intention of securing new streams of revenue for the Group.

YEAR UNDER REVIEW

For FY2018, the Group achieved revenue of \$\$213.3 million, a decrease of 8.0% on a year-on-year ("yoy") basis. This was mainly due to the decrease in sales for the Group's Bullion business, led by weaker sentiments and softening demand in the bullion market as a whole.

Accordingly, as a result of lower topline figures, one-off provisions for doubtful debts, higher expenses associated with the Group's expansion plans in Singapore, the People's Republic of China ("PRC") and Malaysia as well as share of losses for our operations in Thailand, net profit after tax in FY2018 was S\$5.1 million, a decrease of 30.0% from the S\$7.3 million reported in the previous financial year ended 31 December 2017 ("FY2017"). Excluding the effects of such events which did not occur in FY2017, the Group would have recorded a 18.7% yoy growth in pre-tax profit to S\$9.72 million for FY2018.

BUSINESS UPDATE

As a leading jeweler, we constantly innovate and challenge ourselves to be the best in our business. This encompasses delivering customer experience which exceeds expectations, whilst constantly coming up with new products and offerings to actively engage our customers.

In this regard, we introduced several unique products throughout the year, targeting a wide spectrum of customers. Through our multi-pronged approach of capturing a broader segment of the consumer market, we seek to sharpen our brand positioning and elevate our presence in the industry.

Our expansion plans continue to make headway in the PRC and Thailand. In the past 12 months, we successfully expanded our geographical footprint with five new retail outlets, namely in the first tier shopping districts of Bangkok, Shanghai and Shenzhen. Executive offices were also set up in these cities to solicit potential investment opportunities, testament to the Group's commitment and dedication to grow the business overseas.

Given the burgeoning demand for bespoke bridal jewellery in these two markets, our initial foray and subsequent strengthening of our presence in Thailand and the PRC is strategic for us to capitalise on the immense potential opportunities. Though near-term profitability has been affected during the initial gestation phase, we are optimistic of their contribution to our sustained growth.





OUTLOOK

The challenges in the retail market are expected to persist, amidst weakening financial sentiment, trade policy uncertainty and concerns about slowing growth in the world's major economies. Competition posed by existing incumbents is also expected to intensify as market consolidation continues to be prevalent in the industry.

Nonetheless, we remain committed to growing our businesses in the PRC and Thailand whilst strengthening our core presence in Singapore and Malaysia. Specifically, we will be focusing on brand building, product innovation and technological advancement to maintain our competitiveness in the market.

Additionally, we will be exploring potential merger and acquisition opportunities to complement and supplement our existing businesses. With diversified business opportunities, the Group is poised for sustainable growth in the future.

On behalf of the Board of Directors, I would like to express my sincere appreciation to our valued customers, suppliers, consultants, business associates, staff and shareholders for their continued trust and support in our Group. May the year 2019 be a better year for all of us.

Veter Lin

Dato' Sri Dr. Lim Yong Guan Non-Executive Chairman, Co-Founder

CEO'S — STATEMENT

DEAR SHAREHOLDERS,

FY2018 has been a fruitful but challenging year for the Group, with the operating performance of our core businesses remaining steady while encountering setbacks in our Bullion segment. The People's Republic of China ("PRC") and Thailand represent immense opportunities for us. Building upon our foray into these two new markets, our long-term strategy is to enhance our regional presence and deliver greater value to customers and shareholders alike. This strategy is underpinned by our bespoke bridal Love & Co. brand's strong brand equity that we enjoy as a leading contemporary jewellery brand. As we work towards our vision of strong future growth, we will continue our efforts to develop our business and enhance customers' experience. Through the introduction of new products and initiatives, we aim to capture a wider target audience and broaden our reach in the market.

PERFORMANCE REVIEW

In FY2018, the Group saw its revenue decrease by 8.0% to \$\$213.3 million. Meanwhile, material costs decreased by 13.1% to \$\$148.3 million in FY2018. Employee benefits expense increased by 8.2% to \$\$20.2 million in FY2018 mainly due to higher salaries, staff allowance and sales commission of the Group's employees as well as the increase in salaries following the commencement of the Group's operations and opening of retail stores in the PRC. Rental and other expenses increased by 7.7% to \$\$32.0 million in FY2018 due to increase in rental expenses in Singapore and start-up costs incurred in the PRC.

Net profit after tax was \$\$5.1 million in FY2018, a 30.0% decrease from the prior corresponding financial year. Excluding (i) the provision of non-recovery of purchase price from a supplier who defaulted in delivery to SK Bullion; (ii) total expenses relating to the start-up costs of the Group's PRC business; and (iii) share of loss of associates from the financial performance of the Group's 40% investment in LVC Thailand, all of which did not occur in FY2017, the Group would have recorded a 18.7% year-on-year growth in pre-tax profit of \$\$9.7 million in FY2018.



ENHANCE PRODUCT AND SERVICE OFFERINGS As a consumer centric company, we place great emph

As a consumer centric company, we place great emphasis on customer engagement and satisfaction in whatever we do. Product innovation as well as the delivery of novel experiences are key aspects which we relentlessly pursue in our endeavour towards service excellence.

Additionally, we came up with the all-new Looney Tunes Collection, to recapture the younger crowd and stay relevant with their rapidly evolving tastes and preferences. Inspired by the Looney Tunes characters, this exclusive range of jewellery and gold collectibles indulges fans of the cartoon series with well-loved characters such of Tweety, Taz, Porky Pig and many more.

Our efforts to reach out to millennials and gold consumers continued with the launch of the SK 916 Gold Collection during the year. Featuring a wide range of minimalistic and modern 916 Gold fashion wearables, these jewelleries were introduced together with our all-new, refreshed concept stores to increase their marketability and appeal to potential customers. With positive response thus far, we are considering further expansion of this line upon stabilisation of the concept.

EXPAND DISTRIBUTION CHANNELS

In addition to our traditional core markets of Singapore and Malaysia, we are also active in pursuing opportunities to expand our presence in the region as this is critical to sustaining growth and diversifying our markets.

Notably in the PRC, we opened three new retail stores in FY2018, further strengthening our presence in the PRC's lucrative wedding market. Bridal jewellery has been and will continue to be essential in traditional Chinese wedding customs. With the growth in the number of people getting married and an increase in disposable incomes as well as growing acceptance of Western wedding customs by millennial couples, we believe in the immense potential of our Love & Co.'s bespoke jewellery collection.

As for the Thailand market, we opened our first bridal jewellery store in Bangkok on 3 July 2018. As the luxury goods market in Thailand continues to be on the rise, well-supported by increasing affluence and rising consumerism in the country, we believe that our new opening puts us in a favourable position to capitalise on the growth opportunities presented.

OUTLOOK AND APPRECIATION

FY2018 was focused on growing our regional presence and solidifying our foundation for long-term growth. As a progressive company continuously striving to surpass and outperform market expectations, it is critical for us to constantly reinvent ourselves and to come up with unique product offerings and brand experiences necessary for us to differentiate ourselves. Our foray into uncharted territories then, while daunting at first glance, provides us with the option to tap into alternative revenue streams for sustainable growth. We believe that this will better position us to capitalise on the opportunities available in the market.

While a period of initial gestation in our new markets of the PRC and Thailand have impacted the Group's bottom-line for FY2018, we are optimistic that our disciplined investments in these new markets will position us strategically for the future, by providing potential new avenues of growth and a geographically differentiated expansion opportunities.

Other than regional expansion, the Group will also continue our journey of digital transformation and productivity enhancement so as to further strengthen our touchpoints and interactions with our customers. Specifically, we will be deploying technology to drive efficiency and optimise operations across the Group.

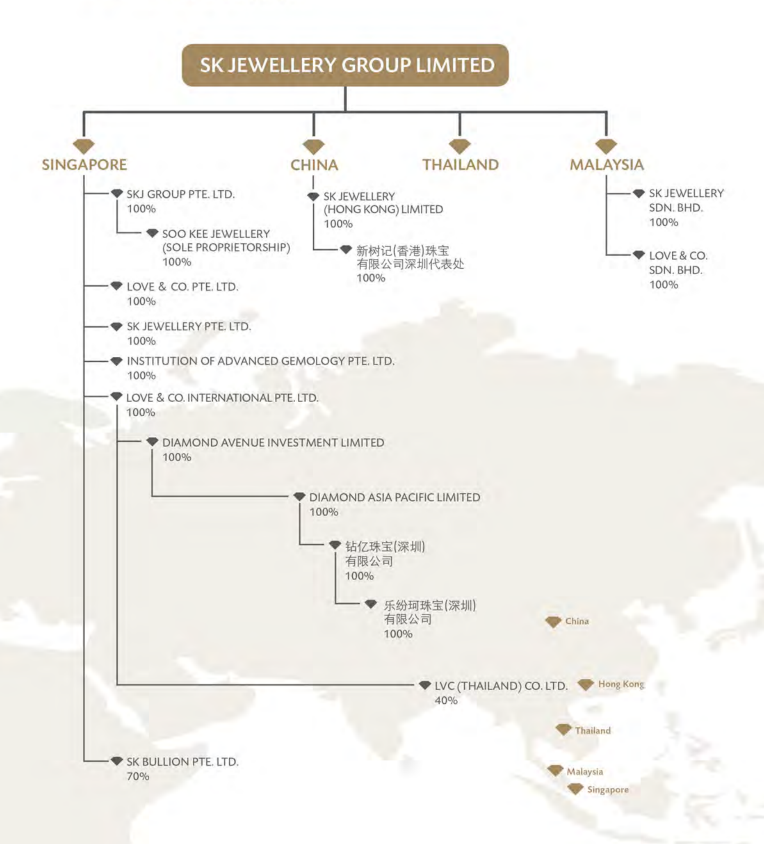
Consolidation of our brands and rationalisation of underperforming retail stores shall be another key focus area for us to solidify our foundation for future development. Finally, we will continually review potential merger and acquisition opportunities where there is a sound business case for participation in new growth segments. As the Group seeks to augment our capability to remain nimble, especially amidst a period of global uncertainty, we believe these strategic exercises will better position us to deliver sustainable growth.

On behalf of the Board of Directors, I would like to express my sincere appreciation towards our management team for their guidance and counsel, as well as our shareholders, customers, suppliers and other business associates for their unwavering support and faith in the company. As we approach FY2019, let us continue to strive for greater heights and look forward to a better year for all.

(Janze Czm

Lim Yong Sheng
Executive Director and Group CEO, Co-Founder





CORPORATE

BOARD OF DIRECTORS

DATO' SRI DR. LIM YONG GUAN (Non-Executive Chairman)
MR. LIM YONG SHENG (Executive Director and Group CEO)
MDM. LIM LIANG ENG (Executive Director and Group COO)
MR. ANG MIAH KHIANG (Lead Independent Director)
MR. SIM ENG HUAT (Independent Director)
MR. LYE HOONG YIP RAYMOND (Independent Director)
MR. LOW CHIA WING (Independent Director)

AUDIT COMMITTEE

MR. ANG MIAH KHIANG (Chairman)
MR. SIM ENG HUAT
MR. LYE HOONG YIP RAYMOND
MR. LOW CHIA WING

NOMINATING COMMITTEE

MR. SIM ENG HUAT (Chairman) MR. ANG MIAH KHIANG MR. LYE HOONG YIP RAYMOND MR. LOW CHIA WING

REMUNERATION COMMITTEE

MR. LYE HOONG YIP RAYMOND (Chairman)
MR. ANG MIAH KHIANG
MR. SIM ENG HUAT
MR. LOW CHIA WING

COMPANY SECRETARY

MR. GOH HOI LAI

INVESTOR RELATIONS

FINANCIAL PR PTE LTD 4 ROBINSON ROAD #04-01 THE HOUSE OF EDEN SINGAPORE 048543

COMPANY REGISTRATION NUMBER

201214694Z



REGISTERED OFFICE

7 CHANGI BUSINESS PARK VISTA #01-01 SINGAPORE 486042

AUDITORS

RSM CHIO LIM LLP
PUBLIC ACCOUNTANTS AND CHARTERED ACCOUNTANTS
8 WILKIE ROAD
#03-08 WILKIE EDGE
SINGAPORE 228095

Partner-in-charge:
MR. DEREK HOW BENG TIONG
(a member of the Institute of Singapore Chartered Accountants)

Appointed since financial year ended 31 December 2016

SHARE REGISTRAR AND SHARE TRANSFER OFFICE

B.A.C.S. PRIVATE LIMITED 8 ROBINSON ROAD #30-00 ASO BUILDING SINGAPORE 048544

PRINCIPAL BANKERS

UNITED OVERSEAS BANK LIMITED 80 RAFFLES PLACE UOB PLAZA SINGAPORE 048624

DBS BANK LTD.

12 MARINA BOULEVARD

MARINA BAY FINANCIAL CENTRE TOWER 3
SINGAPORE 018982

STANDARD CHARTERED BANK (SINGAPORE) LIMITED 8 MARINA BOULEVARD, LEVEL 29 MARINA BAY FINANCIAL CENTRE TOWER 1 SINGAPORE 018981



REVIEW OF THE GROUP'S PERFORMANCE REVENUE

REVENUE

Revenue decreased by \$\$18.63 million or 8.0% from \$\$231.94 million in FY2017 to \$\$213.31 million in FY2018. The decrease was mainly attributed to the decrease in revenue of our subsidiary, SK Bullion Pte Ltd ("SKB"), of \$\$25.16 million in FY2018 due to generally weaker sentiments in the bullion market, which resulted in a decrease in demand for SKB's bullion products.

OTHER GAINS

Other gains increased by \$\$0.25 million or 13.3% from \$\$1.88 million in FY2017 to \$\$2.13 million in FY2018. The increase was mainly due to (i) improved rental income of \$\$0.56 million, (ii) increase in government grants of \$\$0.08 million, and (iii) fair value gain on derivative financial instruments of \$\$0.65 million, offset by the absence of foreign exchange adjustment gain of \$\$0.55 million and reversal of contingent consideration for business combination of \$0.50 million.

MATERIAL COSTS

Material costs decreased by \$\$22.46 million or 13.1% from \$\$170.83 million in FY2017 to \$\$148.37 million in FY2018. The decrease in material costs corresponded with the decrease in revenue by SKB and product mix.

EMPLOYEE BENEFITS EXPENSE

Employee benefits expense increased by \$\$1.52 million or 8.1% from \$\$18.71 million in FY2017 to \$\$20.23 million in FY2018. The increase was due mainly to the higher salaries, staff allowance and sales commission of the Group's employees and also the increase in salaries following the commencement of the Group's operations and opening of retail stores in the People's Republic of China ("PRC").

DEPRECIATION AND AMORTISATION EXPENSE

Depreciation and amortisation expense increased by \$\$0.49 million or 12.1% from \$\$4.05 million in FY2017 to \$\$4.54 million in FY2018. The increase was mainly attributed to depreciation expenses in relation to the renovation and fixed assets purchased for the new retail stores in Singapore, the PRC and Malaysia.



OTHER LOSSES

Other losses increased by S\$1.00 million from S\$0.77 million in FY2017 to \$\$1.77 million in FY2018. The increase was mainly due to the goodwill written off in the 4th quarter of FY2018 ("Q4-2018") of S\$0.25 million arising from the acquisition of SKB after taking into consideration the performance of SKB from the financial year ended 31 December 2016 ("FY2016") to FY2018, and provision of non-recovery of the purchase price from a supplier who defaulted in the delivery of goods to SKB amounting to S\$1.03 million in Q4-2018 following the filing for relief under Chapter 11 of the United States Bankruptcy Code by the supplier.

FINANCE COSTS

Finance costs decreased by \$\$0.23 million or 14.6% from \$\$1.57 million in FY2017 to S\$1.34 million in FY2018. The decrease was mainly due to the repayment of the loans extended by the Company's Non-Executive Chairman, Dato' Sri Dr. Lim Yong Guan, and the Company's Executive Directors, Mr. Lim Yong Sheng and Mdm. Lim Liang Eng, pursuant to the loan agreements dated 1 June 2015 (the "Directors' Loans") and certain term loan facilities of \$\$7.89 million and \$\$2.29 million respectively in FY2018.

RENTAL EXPENSES

Rental expenses increased by \$\$1.65 million or 8.3% from \$\$19.91 million in FY2017 to \$\$21.56 million in FY2018. This was mainly due to the increase in rental expenses in Singapore and start-up costs incurred in the PRC.

OTHER EXPENSES

Other expenses increased by \$\$0.63 million or 6.4% from \$\$9.79 million in FY2017 to \$\$10.42 million in FY2018. The increase was mainly attributed to the marketing and start-up costs of Diamond Avenue Investments Limited of \$\$0.34 million.



SHARE OF RESULTS OF ASSOCIATES

The loss of \$\$0.22 million in FY2018 arose from the financial performance of the Group's 40% investment in LVC (Thailand) Co, Ltd ("LVC Thailand").

PROFIT BEFORE TAX

As a result of the foregoing, profit before tax decreased by \$\$1.18 million or 14.4% from \$\$8.19 million in FY2017 to \$\$7.01 million in FY2018. Excluding (i) the provision of non-recovery of purchase price from a supplier who defaulted in delivery to SKB amounting to S\$1.03 million in Q4-2018; (ii) total expenses relating to the start-up costs of the Group's PRC business of S\$1.46 million; and (ii) share of loss of associates of S\$0.22 million from the financial performance of the Group's 40% investment in LVC Thailand, which did not occur in FY2017, the Group's pre-tax profit would have been \$\$9.72 million in FY2018.

INCOME TAX EXPENSE

Income tax expense increased from \$\$0.89 million in FY2017 to \$\$1.89 million in FY2018 mainly due to the tax refund of \$\$0.88 million in FY2017 in Singapore which did not recur in FY2018.

REVIEW OF THE GROUP'S FINANCIAL POSITION

NON-CURRENT ASSETS

Non-current assets decreased by S\$1.17 million or 3.0% from \$\$39.04 million as at 31 December 2017 to \$\$37.87 million as at 31 December 2018. This was mainly due to the (i) decrease in property, plant and equipment of \$\$1.15 million, (ii) decrease in other assets (land use rights) of \$\$0.22 million, both of which arose from depreciation, and (iii) decrease in intangible assets of \$\$0.28 million mainly due to goodwill written off from the acquisition of SKB after taking into consideration the performance of SKB from FY2016 to FY2018.

The increase in investments in associates of S\$0.28 million was due to the subscription of shares in LVC Thailand of \$\$0.50 million after offsetting its share of loss of \$\$0.22 million.

CURRENT ASSETS

Current assets decreased by \$\$18.37 million or 18.1% from \$\$101.65 million as at 31 December 2017 to S\$83.28 million as at 31 December 2018. This was mainly due to the (i) decrease in inventories of \$\$2.08 million, (ii) decrease in cash and cash equivalents of \$\$14.38 million arising from the repayment of Directors' Loans, payment of dividend in respect of FY2017 and working capital and capital expenditure for the Group's operations in the PRC, (iii) increase in derivative financial assets of S\$0.55 million from SKB and (iv) decrease in other assets by S\$3.21 million mainly due to reduced deposits paid to various precious metal suppliers to secure delivery of goods, offset by the increase in trade and other receivables of \$\$0.80 million mainly due to receivables arising from investment made in Thailand under LVC Thailand.

NON-CURRENT LIABILITIES

Non-current liabilities decreased by \$\$9.48 million or 31.1% from \$\$30.53 million as at 31 December 2017 to \$\$21.05 million as at 31 December 2018. This was mainly due to (i) repayment of certain term loans facilities of \$\$2.29 million and (ii) repayment of the Directors' Loans of \$\$7.89 million.

CURRENT LIABILITIES

Current liabilities decreased by \$\$12.26 million or 23.7% from \$\$51.73 million as at 31 December 2017 to \$\$39.47 million as at 31 December 2018. This was mainly attributable to the decrease in (i) other financial liabilities of \$\$0.56 million due to repayment of certain term loans and the Directors' loans, (ii) income tax payable of \$\$0.14 million and (iii) other liabilities of S\$12.44 million mainly due to reduced deposits received from customers for purchase of precious metals.

TOTAL EQUITY

Total equity increased by \$\$2.22 million or 3.8% from \$\$58.42 million as at 31 December 2017 to \$\$60.64 million as at 31 December 2018. The increase was mainly due to the total comprehensive income, net of tax attributable to owners of the Company of \$\$5.38 million for FY2018, offset by (i) decrease in non-controlling interest of \$\$0.27 million; (ii) payment of ordinary dividends in respect of FY2017 of S\$2.81 million and (iii) decrease in foreign currency translation reserve (other reserves) of \$\$0.09 million.



REVIEW OF THE GROUP'S CASHFLOW STATEMENT

For FY2018, net cash inflows from operating activities was \$\$3.80 million, which consisted of operating cash flows before changes in working capital of \$\$12.75 million, net of income tax paid of \$\$2.00 million and working capital outflows of \$\$5.79 million.

The net working capital inflows arose mainly from the following:

- (a) (i) a decrease in inventories of \$\$2.08 million (ii) a decrease in other assets of \$\$3.21 million and (iii) an increase in trade and payables \$\$0.99 million,
- (b) offset by
 - (i) an increase in trade and other receivables of \$\$0.80 million, and
 - (ii) a decrease in other liabilities of S\$12.44 million.



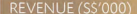
For FY2018, net cash flows used in investing activities amounted to \$\$3.79 million mainly due to the net purchase of property, plant and equipment of \$\$3.57 million for its investment in the new outlets in the PRC and Singapore and subscription of shares in LVC Thailand of \$\$0.50 million.

For FY2018, net cash flows used in financing activities amounted to \$\$14.40 million mainly due to (i) loan repayment of \$\$2.29 million, (ii) net movement in amounts due to directors of \$\$7.89 million arising from the repayment of the Directors' Loans, (iii) interest payment of \$\$1.34 million and (iv) dividend payment in respect of FY2017 of \$\$2.81 million.

As a result of the above, there was a net decrease of S\$14.39 million in cash and cash equivalents for FY2018, from a net cash surplus of S\$31.26 million as at 31 December 2017 to a net cash surplus of S\$16.88 million as at 31 December 2018.

FINANCIAL HIGHLIGHTS

	FY2014 S\$'000	FY2015 S\$'000	FY2016 5\$'000	FY2017 S\$'000	FY2018 S\$'000
PROFIT AND LOSS					
Revenue	134,542	139,288	176,790	231,940	213,314
Gross profit	63,952	66,301	62,481	61,111	64,944
Profit before taxation from continuing operations	13,720	10,431	8,205	8,189	7,006
Profit after taxation from continuing operations	10,806	8,345	6,468	7,302	5,113
Basic earnings per share (cents)	2.40	1.70	1.15	1.32	0.96
No. of Shares ('000)	450,000	562,500	562,500	562,500	562,500
BALANCE SHEET					
Non-Current Assets	17,315	38,311	39,760	39,037	37,86.
Current Assets	68,592	102,834	95,483	101,647	83,28
Inventories	51,821	60,470	59,644	57,762	55,68
Fixed deposits and cash equivalents	8,535	34,026	27,488	31,263	16,87
Current Liabilities	54,232	52,067	47,151	51,731	39,46
Net Current Assets	14,360	50,767	48,332	49,916	43,81
Total Assets	85,907	141,145	135,243	140,684	121,14
Shareholders' Equity	29,740	49,925	53,751	58,424	60,63
FINANCIAL RATIOS					
Net profit margin	8.0%	6.0%	3.7%	3.1%	2.49
Return on equity	36.3%	16.7%	12.0%	12.5%	8.49
Net assets per share (cents)	6.61	8.88	9.50	10.35	10.7





PROFIT AFTER TAXATION (S\$' 000)



NEWS — AND ACTIVITIES



GRAND OPENING OF LOVE & CO. IN SHANGHAI, CHINA



Love & Co. opens the first flagship store in Shanghai, following the brand's expansion plan into the China market. Located at Hong Kong Plaza, a high-end shopping mall within the city, its strategic location reaches an affluent clientele mix with discerning tastes. An opening event was held at the mall, with celebrity actress Li Qin as the special guest.



SK JEWELLERY PRESENTS: GOLD LEGACY



SK Jewellery presents Gold Legacy, an exquisite collection inspired by ancient artisanal craftsmanship. Created using China's most traditional and ancient way of gold artistry with a thousand years of history, boldly redefining the art and culture of gold jewellery. Available in four collections, each carries its own blessings and cultural connotations represented by a symbol elicited through motifs.

LOVE & CO. LAUNCH IN BANGKOK, THAILAND



Love & Co. expands into Thailand, with the opening of its first flagship store in CentralWorld, Bangkok. As the largest lifestyle shopping destination in the city, its shopper profile of individuals with high purchasing power sets the stage for a new era of growth for the brand. Media guests and business partners were invited to the official launch, with celebrity couple Lydia Sarunrat and Matthew Deane as special guests of the evening.











SK Jewellery launches *SK Gold*, a new concept store offering a curated selection of jewellery in *916 Gold*. The new store boasts a modern and luxurious finish, catered to provide a welcoming and comfortable shopping experience. The *916 Gold* collection brings together trendy designs with intricate craftsmanship, presenting a beautiful collection of jewellery.





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LOVE & CO. ANNIVERSARY EVENT

Love & Co. celebrates its anniversary with a celebratory event at Vivocity. Surrounding the theme of Love Escapade, the atrium was transformed into romantic spaces across the four seasons, inspired by the wedding bands collections available at Love & Co.

SK JEWELLERY PRESENTS THE LOONEY TUNES COLLECTION

DEC

In collaboration with Looney Tunes, *SK Jewellery* presents Singapore's first and exclusive range of *Looney Tunes* jewellery and gold collectibles. Featuring all-time favourite characters that has shaped generations of children, the iconic characters such as Tweety, Taz and Porky Pig have been crafted in gold and glitter versions that make perfect gifts.



BOARD OF DIRECTORS

DATO' SRI DR. LIM YONG GUAN

Non-Executive Chairman, Co-Founder

Dato' Sri Dr. Lim Yong Guan is one of the Group's founders and the Non-Executive Chairman of the Company since 19 August 2015. He was last re-elected on 24 April 2017. As the Group's co-founder, Dr. Lim has been instrumental in the establishment and development of the Group, and has substantial and invaluable expertise, knowhow, and industry and business connections. As the Group's Non-Executive Chairman, Dr. Lim presides over and facilitates board meetings, and advises the Group's management, who draw on Dr. Lim's extensive business networks, market insights, and wealth of experience and knowledge of the jewellery industry, for guidance. Dr. Lim presently holds the position of Executive Chairman and Chief Executive Officer ("CEO") of Moneymax Financial Services Ltd. ("Moneymax"), a company listed on the Catalist of the SGX-ST. Dr Lim serves as a committee member for the Singapore Jewellers Association and the Singapore Pawnbrokers' Association. In addition, he is actively involved in community and grassroots activities. Dr Lim serves as the Chairman for Bukit Merah Community Centre Management Committee and Hua Yan Buddhist Society. He also serves as the Board Chairman for Bukit Timah Seu Teck Sean Tong Institution Limited, Chairman for Theng Hai Huay Kuan and Vice Chairman for Radin Mas Citizens' Consultative Committee and Teochew Poit Ip Huay Kuan. He was also awarded the prestigious Pingat Bakti Masyarakat or the Public Service Medal in 2015.

MR. LIM YONG SHENG

Executive Director and Group Chief Executive Officer, Co-Founder

Mr. Lim Yong Sheng is one of the Group's founders and an Executive Director of the Company and the Group CEO since 19 August 2015. He was last re-elected on 24 April 2017. Since the Group's establishment, Mr. Lim has been a critical contributor to the Group's growth and continued success. As Group CEO, he is responsible for the overall strategic planning, management, and business development of the Group, monitoring the development and performance of the Group's operations, driving the operational efficiency of the Group's work processes, and identifying new opportunities for the Group's expansion. In particular, the Group's brand management and marketing strategy are spearheaded by Mr. Lim. He also presently holds the position of Non-Executive Director of MoneyMax. Mr. Lim



received a Bachelor of Science in Electrical Engineering from the National University of Singapore.

MDM. LIM LIANG ENG

Executive Director and Group Chief Operating Officer, Co-Founder

Mdm, Lim Liang Engis one of the Group's founders and an Executive Director of the Company and the Group Chief Operating Officer ("COO") since 19 August 2015. She was last re-elected on 30 April 2018. Since the Group's establishment, she has been a critical contributor to the Group's growth and continued success. As Group COO, Mdm. Lim oversees the Group's operations, including dealings with suppliers, financial institutions, and relevant government authorities, the expansion plans for the Group's retail stores, the Group's procurement, merchandising, pricing strategies, human resources, and general administration, and has been critical in contributing to the Group's growth. Mdm. Lim served as an Executive Director of MoneyMax from August 2013 to 6 August 2015.

MR. ANG MIAH KHIANG

Lead Independent Director

Mr. Ang Miah Khiang is the Lead Independent Director of the Company and was appointed on 30 June 2015 and was last re-elected on 30 April 2018. He is the Chairman of the Audit Committee and a member of the Nominating Committee and Remuneration Committee of the Company. He spent the greater part of his career in the small-medium sized enterprise financing business, having held the position of managing director of GE Commercial Financing (Singapore) Ltd, formerly known as Heller Financial (S) Ltd. He was also concurrently regional director for GE related businesses in Asia Pacific. Mr. Ang is a Fellow of the Institute of Singapore Chartered Accountants and holds a Bachelor of Accountancy degree from the University of Singapore. He is also an independent director of Baker Technology Ltd, a company listed on the Main Board of the SGX-ST, and PS Group Holdings Ltd, a company listed on the Catalist of the SGX-ST. In the preceding three (3) years, he was also an independent director of Uni-Asia Holdings Limited and Katrina Group Ltd.

MR. SIM ENG HUAT

Independent Director

Mr Sim Eng Huat was appointed as an Independent Director of the Company on 30 June 2015 and was last re-elected on 29 April 2016. He is the Chairman of the Nominating Committee and a member of the Audit Committee and Remuneration Committee. Mr Sim started his career in 1977 with the Singapore Civil Service where he spent a total of 18 years, during which he had served 6 years in Hong Kong and 3 years in Bangkok as a diplomat. In 1994, he entered the private sector by joining Suntec Investment Group of Companies ("SIPL") in Singapore. In addition to fulfilling the role of Chief Operating Officer of SIPL, Mr Sim was the Managing Director of Chesterton Suntec International Property Consultants from 1997 to 2013. He had been an Honorary Advisor to the Real Estate

Developers Association of Singapore from 2005 to 2013 and member of the Singapore Institute of Directors since its founding in January 2000. Mr Sim is also an independent director and the chairman of the nominating committee of both Lafe Corporation Ltd & Metech International Ltd., companies listed on the Main Board of the SGX-ST. Mr Sim is also the chairman of the remuneration committee of Metech International Ltd and an independent director of Mary Chia Holdings Ltd, a company listed on the Catalist of the SGX-ST.

MR. LYE HOONG YIP RAYMOND

Independent Director

Mr Lye Hoong Yip Raymond was appointed as an Independent Director of the Company on 30 June 2015 and was last re-elected on 24 April 2017. He is the Chairman of the Remuneration Committee and a member of the Audit Committee and Nominating Committee of the Company. Mr Lye holds a Bachelor of Laws (Honours) from the National University of Singapore and has been in legal practice since 1990. He served as Magistrate and Deputy Registrar in the Subordinate Courts of Singapore before going into private practice. In January 2014, he founded Union Law LLP as its Managing Partner. His areas of expertise are civil and criminal litigation, corporate and commercial work, building and construction law, family law and intellectual property rights. Mr Lye is also Deputy President of the Strata Titles Board, a Fellow of the Singapore Institute of Arbitrators and an arbitrator with the Law Society Arbitration Scheme. Mr Lye also serves as an independent director on the boards of Goodland Group Limited and 800 Super Holdings Limited, companies listed on the Main Board and Catalist Board of SGX-ST respectively.

MR. LOW CHIA WING

Independent Director

Mr. Low Chia Wing was appointed as an Independent Director of the Company on 30 June 2015 and was last re-elected on 30 April 2018. He is a member of the Audit Committee, Nominating Committee and Remuneration Committee of the Company. Mr. Low currently serves as a Director with Hustle & Bustle, Omnia Lifestyle, Owlgo and Common Ground, a group of companies providing ITenabled integrated events services. From 2016 to 2018, he was an executive director with Grid Pte Ltd, a 30-year old creative agency that provides advertising and marketing communications services. He was an executive director with Inspire Integrated Marketing Pte. Ltd from 2012 to 2016, which provides exhibitions and events planning, and marketing communications services. From 1997 to 2012, Mr. Low served with FLEx Integrated Marketing Pte. Ltd. as its senior vice president, overseeing its day-to-day operations in Singapore. He was concurrently a director of FLEx Integrated Group LLC (Dubai) from 2008 to 2012. Mr. Low had also previously held positions with, inter alia, Cityneon International Pte Ltd (now known as CN Event & Exhibition International Pte. Ltd.) from 1994 to 1997 as a senior manager for support services and purchasing, and Pico Art International Limited from 1992 to 1994 as a manager for general affairs and property management.

MANAGEMENT

MS. YONG MEW PENG, VICTORIA

Chief Financial Officer

Ms. Yong Mew Peng Victoria joined the Group as its Chief Financial Officer on 21 September 2018. She is responsible for the overall finance, tax, treasury management, corporate governance, statutory compliance, investor relations and investment matters of the Group. Prior to joining the Group, Ms. Yong was the Senior Vice President, Finance of Gaylin Holdings Limited, a company listed on the Main Board of the SGX-ST, from March 2018 to September 2018 and Chief Financial Officer of Katrina Group Ltd, a company listed on the Catalist of the SGX-ST from September 2016 to January 2018. From December 2013 to January 2016, Ms. Yong was the General Manager, Corporate Affairs of Makino China Co., Ltd.. Between 1997 and 2013, she held various finance positions in the capacity as financial controller and operations director in multi-national corporations and companies listed on the SGX-ST in the manufacturing, energy and engineering sectors. In the course of her profession, she has gained valuable regional experience from her postings to countries such as the Peoples Republic of China, Hong Kong, Vietnam and Myanmar, Ms. Yong holds a Masters Degree in Business Professional Accounting, a Graduate Diploma in Accounting from Victoria University of Technology Australia and a Bachelors Degree in Business Administration from RMIT Australia. Ms. Yong is a non-practising member of both the Institute of Singapore Chartered Accountants (CA Singapore) and Australia Society of Certified Practising Accountants (CPA Australia).

MS. YEO KAH CHENG, KAREN

Country General Manager, Singapore

Ms. Yeo Kah Cheng, Karen joined the Group in October 2017 and was appointed as the Group's Country General Manager, Singapore on 2 April 2018. She is in charge of all strategic, operational and management matters pertaining to the Group's Singapore operations, which include, inter alia, overseeing the Group's network of

General Manager, Malaysia Operations Mr. Wong Jak is the Group's General Manager, Malaysia Operations. Since 2002, he has been in and securing suitable locations for the Group's manufacturing facilities in Malaysia to support the Group's retail operations, and identifying suitable business opportunities for the Group's growth in Malaysia. He previously served, inter alia, as business Ltd between 1993 and 2002, regional sales manager for Cognos Far East Pte Ltd between 1990 and 1992, (Private) Limited between 1983 and 1990. Mr. Wong Singapore and a Diploma in Business Administration

retail stores, branding and marketing activities, and retail operations. Between 2011 and 2017, Ms. Yeo served as Country General Manager (Singapore) with Luxury Ventures Pte Ltd, a company of the Valiram Group, working for both principals and franchisees of multiple international and luxury brands. Prior to 2011, she served as the General Manager for Travel Retail (Changi Airport) at Valiram Group. Ms. Yeo received a Bachelor of Science from National University of Singapore and a Master of Business Administration from California State University.

MS. LAU WAN KEI, ANGELINA

General Manager, International

Ms. Lau Wan Kei, Angelina is the Group's General Manager, International. She is in charge of the Group's expansion efforts to overseas markets such as China and Thailand, overseeing strategic, operational and management matters. She has served with the Group since 2008, and was responsible for overseeing the Group's network of retail stores between 2010 and 2017. Between 2009 and 2010, Ms. Lau was responsible for the management of the operations of the retail stores showcasing the Love & Co. brand. She previously served as a management consultant for Accenture Pte Ltd between 2007 and 2008, a management trainee for General Electric International, Inc. between 2006 and 2007, and an audit assistant for Ernst & Young LLP (Singapore), between 2005 and 2006. Ms. Lau received a Bachelor of Accountancy (Honours) from Nanyang Technological University.

MR. WONG JAK

charge of all strategic, operational and management matters pertaining to the Group's Malaysian operations, which include, inter alia, identifying retail stores, establishing suitable servicing and manager for Progress Software Corporation (S) Pte and systems engineer for Computer Systems Advisers received a Bachelor of Science from the University of from the National University of Singapore.



The board (the "Board") of directors (the "Directors") of SK Jewellery Group Limited (the "Company" and, together with its subsidiaries, the "Group") is committed to ensuring a high standard of corporate governance so as to strengthen corporate transparency, to protect the interests of the shareholders of the Company (the "Shareholders") and to promote investor confidence.

This report (the "Report") describes the Group's corporate governance structures and practices currently in place with specific reference made to the principles and guidelines of the Code of Corporate Governance 2012 (the "Code") and, where applicable, the Singapore Exchange Securities Trading Limited (the "SGX-ST") Listing Manual, Section B: Rules of Catalist (the "Catalist Rules").

On 6 August 2018, the Monetary Authority of Singapore issued a revised Code of Corporate Governance (the "2018 Code") and accompanying Practice Guidance. The 2018 Code supersedes and replaces the Code and will apply to annual reports covering financial years commencing from 1 January 2019. The Group will review and set out the corporate practices in place to comply with the 2018 Code, where appropriate, in the next annual report.

The Board is pleased to report on the Group's compliance with the Code. Such compliance is regularly reviewed to ensure transparency and accountability. Where there are deviations from the Code, appropriate explanations have been provided.

A. BOARD MATTERS

The Board's Conduct of Affairs

Principle 1: Every company should be headed by an effective Board to lead and control the company. The Board is collectively responsible for the long-term success of the company. The Board works with Management to achieve this objective and the Management remains accountable to the Board.

As at the date of this Report, the Board comprises the following members:

Name of Director	Board Membership	Audit Committee	Nominating Committee	Remuneration Committee
Dato' Sri Dr. Lim Yong Guan	Non-Executive Chairman	-	-	-
Mr. Lim Yong Sheng	Executive Director and Chief Executive Officer	-	-	-
Mdm. Lim Liang Eng	Executive Director and Chief Operating Officer	-	-	-
Mr. Ang Miah Khiang	Lead Independent Director	Chairman	Member	Member
Mr. Sim Eng Huat	Independent Director	Member	Chairman	Member
Mr. Lye Hoong Yip Raymond	Independent Director	Member	Member	Chairman
Mr. Low Chia Wing	Independent Director	Member	Member	Member

The primary function of the Board is to provide leadership to the Group and to protect and enhance long-term value for Shareholders and other stakeholders. Besides carrying out its statutory responsibilities, the Board's role is to:

- Provide effective directives on and approve the policies, strategies and financial objectives of the Group;
- Ensure that necessary financial, human and other resources are in place for the Group to meet its objectives;
- Oversee the processes for evaluating the adequacy of internal controls, risk management, financial reporting and compliance to enable risks to be assessed and managed, including safeguarding of Shareholders' interests and the assets of the Group;
- Monitor and review the performance of the management and approve the nominations of Directors and appointment of key management personnel;

- Approve annual budgets;
- Approve acquisition, investment, divestment, joint venture and disposal of assets exceeding 3.0% of the latest audited net tangible assets ("NTA") of the Group;
- Set the Group's values and principles (including ethical standards) and ensuring that the obligations to the Shareholders and other stakeholders are met;
- Assume responsibility for the adoption of good corporate governance practices; and
- Consider sustainability issues of policies and procedures where appropriate.

The Board exercises due diligence and independent judgement in dealing with the business affairs of the Group and is obliged to act in good faith and take objective decisions as fiduciaries and in the interests of the Group.

The Board is supported by a number of board committees (the "Board Committees") to assist it in the discharge of its responsibilities. These Board Committees operate under clearly defined terms of reference. The three (3) Board Committees are:

- Audit Committee (the "AC")
- Nominating Committee (the "NC"); and
- Remuneration Committee (the "RC").

The Board accepts that while the Board Committees have the authority to examine particular issues and will report back to the Board with their decisions and/or recommendations, the ultimate responsibility on all matters lies with the Board.

The schedules for all of the Board and Board Committee meetings as well as the Annual General Meetings of the Company ("AGMs") are planned in advance. The Board meets at least four (4) times a year to review and approve, *inter alia*, the quarterly financial results of the Group. The Board also meets on an ad-hoc basis as warranted by circumstances to supervise, direct and control the Group's business and affairs. Apart from approvals obtained at Board meetings, important matters are also put to the Board for approval by way of circulating resolutions in writing.

The constitution of the Company ("Constitution") allows for Directors to conduct meetings by teleconference or videoconference. When a physical meeting is not possible, timely communication with members of the Board can be achieved through electronic means. The Board and Board Committees may also make decisions through circulating resolutions.

The attendance of the Directors at meetings of the Board and Board Committees, as well as the frequency of such meetings held during the financial year ended 31 December ("FY") 2018 are as follows:

	Board	AC	NC	RC
No. of meetings held	4	4	1	1
Dato' Sri Dr. Lim Yong Guan	4	4*	1*	1*
Mr. Lim Yong Sheng	4	4*	1*	1*
Mdm. Lim Liang Eng	4	4*	1*	1*
Mr. Ang Miah Khiang	4	4	1	1
Mr. Sim Eng Huat	4	4	1	1
Mr. Lye Hoong Yip Raymond	4	4	1	1
Mr. Low Chia Wing	4	4	1	1

^{*} By invitation

The Group has adopted internal guidelines governing matters that require the Board's approval. These include:

- Strategies and objectives of the Group;
- Budgets/forecasts;
- Corporate or financial restructuring;
- Announcement of quarterly, including the half-year and full year results, and release of the annual reports;
- Issuance of securities;
- Declaration of interim dividends and proposed final dividends;
- Convening of Shareholders' meetings;
- Material acquisition, investment, divestment or capital expenditure exceeding 3.0% of the latest audited NTA of the Group;
- Diversification of business; and
- Interested person transactions.

Management keeps the Directors up-to-date on pertinent developments including the Group's business, financial reporting standards and industry-related matters. Such periodic updates provided to the Directors facilitate the discharge of their duties. The Directors are also encouraged to keep abreast of developments in legal, regulatory and accounting frameworks that are of relevance to the Group through the extension of opportunities for participation in training courses, seminars and workshops where relevant and/or applicable, with the cost of such training borne by the Company. At each Board meeting, the Chief Executive Officer (the "CEO") of the Company updates the Board on the business and strategic developments of the Group.

The Company has a policy for new incoming Directors to be briefed on the Group's business, strategies, operations and organisation structures and governance practices to enable them to assimilate into their new roles. The new incoming Directors are also welcome to request further explanations, briefings or informal discussions on any aspects of the Group's operational or business issues from the management. The Company will make the necessary arrangements for the site visits, briefings, informal discussions or explanations required by the new incoming Directors.

A formal letter of appointment is furnished to every newly-appointed Director upon the appointment explaining, among other matters, the roles, obligations, duties and responsibilities as a member of the Board. There was no new Director appointment in FY2018.

Board Composition and Guidance

Principle 2: There should be a strong and independent element on the Board, which is able to exercise objective judgement on corporate affairs independently, in particular, from Management and 10.0% shareholders. No individual or small group of individuals should be allowed to dominate the Board's decision making.

As at the date of this Report, the Board comprises two (2) Executive Directors, one (1) Non-Executive Director and four (4) Independent Directors. The Company fulfills the Code's requirement as more than half of the Board comprises Independent Directors. Accordingly, the Company is in compliance with the requirement of the Code where Independent Directors should make up at least half of the Board where the Chairman of the Board and the CEO are immediate family members.

The Independent Directors have each confirmed that they do not have any relationship with the Company, its related corporations, its officers or its Shareholders with shareholdings of 10.0% or more in the voting shares of the Company that could interfere, or be reasonably perceived to interfere, with the exercise of their independent business judgement with a view to the best interests of the Group. The NC reviews the independence of each Independent Director at the time of appointment and annually. The NC has reviewed, determined and confirmed the independence of the Independent Directors and the Board has concurred with the NC's confirmation.

During FY2018, there was no Independent Director who has served on the Board beyond nine (9) years from the date of his first appointment.

The NC has reviewed and is satisfied that the current composition and size of the Board and Board Committees are appropriate for effective decision making, having taken into consideration the nature and scope of the Group's operations, the balance and diversity of, amongst other factors, skills, experience and gender. The Board comprises Directors who are qualified and experienced in various fields including accounting and finance, legal, business and management experience and the requisite industry knowledge. Each Director has been appointed on the strength of his or her skills, knowledge and experience and is expected to contribute to the development of the Group's strategy and the performance of its business. The Board includes one (1) female Director in recognition of the importance and value of gender diversity. The NC is of the view that the current Board comprises members who as a group possess core competencies necessary to lead and manage the Group effectively.

The Non-Executive Director also provides oversight on the performance of management by constructively challenging and helping to develop proposals on strategy. He monitors and reviews the reporting and performance of management in meeting agreed goals and objectives.

Chairman and CEO

Principle 3: There should be a clear division of responsibilities between the leadership of the Board and the executives responsible for managing the company's business. No one individual should represent a considerable concentration of power.

The Chairman and CEO functions are assumed by different individuals, thus ensuring an appropriate balance of power and authority, and allowing for increased accountability and greater capacity of the Board for independent decision making.

Dato' Sri Dr. Lim Yong Guan is the Non-Executive Chairman of the Company. With the assistance of the company secretary ("Company Secretary"), he schedules Board meetings as and when required, prepares the agenda for Board meetings and ensures sufficient allocation of time for thorough discussion of each agenda item, in particular, on strategic issues. He promotes an open environment for debate, and ensures that Independent Directors are able to speak freely and contribute effectively. In addition, he sets guidelines and exercises control over the quality, quantity, accurateness and timeliness of information flow between the Board and the management. He also takes a leading role in ensuring the Company's drive to achieve and maintain a high standard of corporate governance with the support of the Board, the Company Secretary and management.

Mr. Lim Yong Sheng, who is the brother of Dato' Sri Dr. Lim Yong Guan, is the Executive Director and CEO of the Company. He supervises the day-to-day business operations of the Group with the support of Mdm. Lim Liang Eng, the Executive Director and Chief Operating Officer of the Company, together with management, as well as formulates long-term strategies and policies of the Group.

Mr. Ang Miah Khiang, being the Lead Independent Director of the Company, is the contact person for Shareholders, employees or other persons in situations communication through the channels of the Non-Executive Chairman, Executive Directors, CEO and/or chief financial officer ("CFO") has not resolved their concerns or where such communication is considered inappropriate. Mr. Ang Miah Khiang will also take the lead in ensuring compliance with the Code.

The Independent Directors meet amongst themselves and with the Company's external auditors ("EA") and internal auditors ("IA") without the presence of management and the Non-Executive Chairman, given his familial relationship with certain members of management, to discuss matters such as the Group's financial performance, corporate governance and risk management initiatives, Board processes, management cooperation, as well as, any internal audit observations. Thereafter, the Lead Independent Director will provide feedback to the Chairman of the Board after such meetings, if needed.



Board Membership

Principle 4: There should be a formal and transparent process for the appointment and re-appointment of directors to the Board.

The NC comprises four (4) members, all of whom, including the Chairman, are independent.

Chairman: Mr. Sim Eng Huat (Independent Director)

Members: Mr. Ang Miah Khiang (Lead Independent Director)

Mr. Lye Hoong Yip Raymond (Independent Director)
Mr. Low Chia Wing (Independent Director)

The NC functions under a set of written terms of reference which sets out its responsibilities as follows:

- To review the Board structure, size, composition and independence of the Independent Directors;
- To make recommendations to the Board on all Board appointments and re-appointments, including making recommendations on the structure, size and composition of the Board;
- To develop the criteria for the selection of Directors and identify candidates for approval by the Board, to fill Board vacancies as and when they arise as well as put in place plans for succession for Directors;
- To review training and professional development programs for the Directors;
- To ensure that all Directors would be required to submit themselves for re-nomination and re-election at regular intervals and at least once in every three (3) years, and to recommend Directors who are retiring by rotation to be put forward for re-election;
- To determine and confirm the independence of each Director, taking into consideration guidance from the Code and any other salient factors, at least on an annual basis;
- To develop a process for evaluation of the performance of the Board, Board Committees and Directors;
- To assess whether a Director is able to and has been adequately carrying out his/her duties as a Director, particularly when he/she has multiple board representations; and
- To perform such other duties or functions as may delegated by the Board or required by regulatory authorities.

There is a formal and transparent process for the appointment of new Directors to the Board. The NC reviews and recommends all new Board appointments and also the re-nomination and re-appointment of Directors to the Board. When a vacancy on the Board arises or when the Board is considering making a new Board appointment either to enhance the core competency of the Board or for purpose of progressive renewal of the Board, the NC will review and assess candidates before making recommendations to the Board. In recommending new appointments to the Board, the NC takes into consideration the balance and diversity of skills, calibre, experience, expertise, attributes, ability and gender, amongst other factors, required to support the Group's business activities or strategies, the current composition and size of the Board, and strives to ensure that the Board has an appropriate balance of Independent Directors.

In identifying suitable candidates, the NC may:

- Advertise or use the services of external advisors to facilitate a search; and
- Consider candidates from a wide range of backgrounds from internal or external sources.

After shortlisting the candidates, the NC shall consider and interview candidates on merit against objective criteria, taking into consideration whether the candidate can devote sufficient time and attention to the affairs of the Group.

The Directors submit themselves for re-nomination and re-election at regular intervals of at least once every three (3) years. The Constitution provides that one-third of the Board, or the number nearest to one-third is to retire by rotation at every AGM. In addition, the Constitution also provides that new Directors appointed during the year either to fill a vacancy or as an addition to the Board are required to submit themselves for re-election at the next AGM. In this respect, the NC has recommended and the Board has agreed for the following Directors to retire and seek re-election at the forthcoming AGM:



Pursuant to Article 89 of the Constitution:

- (i) Mr. Lim Yong Sheng;
- (ii) Mr. Lye Hoong Yip Raymond; and
- (iii) Mr. Sim Eng Huat.

Mr. Lye Hoong Yip Raymond and Mr. Sim Eng Huat, being members of the NC, have abstained from deliberation in respect of their respective nomination.

All Directors are required to declare their board representations. As at the date of this Report, none of the Directors hold more than three (3) directorships in other listed companies outside of the Group. The Board has not set a numerical limit on the number of listed company board representations each Director may hold. The Company will consider imposing a cap in future when it deem necessary.

When a Director has multiple board representations, the NC will consider whether the Director is able to adequately carry out his duties, taking into consideration the Director's number of listed board representations, the Director's other principal commitments, the roles and scope of responsibilities of these principal commitments and involvement of any other activities outside of these principal commitments, among other factors. The NC has reviewed and is satisfied that each Director has been able to devote sufficient time and attention to the affairs of the Group to adequately discharge his or her duties as a Director, notwithstanding his or her respective board representations.

As at the date of this Report, the Company does not have any alternate Director as the Board does not encourage the appointment of alternate Directors, unless in exceptional cases.

Dato' Sri Dr. Lim Yong Guan, Mr. Lim Yong Sheng and Mdm. Lim Liang Eng are siblings. Save as aforesaid, the NC has confirmed that none of the Directors are related and they do not have any relationship with the Company or its related corporations, its 10.0% Shareholders or its officers that could interfere or be reasonably perceived to interfere with the exercise of their independent business judgement with a view to the best interests of the Group.

Key information of each Director can be found on pages 14 and 15 of this Annual Report.

Board Performance

Principle 5: There should be a formal annual assessment of the effectiveness of the Board and its board committees as a whole and the contribution by each director to the effectiveness of the Board.

The NC has established a review process to assess the performance and effectiveness of the Board and Board Committees as a whole on an annual basis. The Board assesses, amongst others, the structure, operation, responsibilities, contribution and the performance objectives of the Board and Board Committees.

All Directors are requested to complete a Board assessment checklist designed to seek their views on the various performance criteria set by the Board, so as to assess the overall performance and effectiveness of the Board and Board Committees. The checklists are completed and submitted to the Company Secretary for collation and the consolidated responses are presented to the NC for review and discussion before making any recommendations to the Board. The performance criteria will not change from year to year unless they are deemed necessary and the Board is able to justify the changes. The key objective of the evaluation exercise is to obtain constructive feedback from each Director to continually improve the performance of the Board and Board Committees against short and long-term financial and non-financial performance indicators, identify areas for improvement and to implement appropriate action. The NC has reviewed the overall performance and effectiveness of the Board and Board Committees and is of the view that the performance and effectiveness of the Board and Board Committees as a whole has been satisfactory.



The NC has adopted the guidelines for annual assessment of the contribution of each Director to the performance and effectiveness of the Board and Board Committees. The NC is of the view that despite multiple board appointments held by certain Directors, each Director has been able to devote sufficient time and attention in adequately carrying out his or her duties as a Director.

The Board has not engaged any external facilitator in conducting the assessment of the performance of the Board and Board Committees. Where relevant, the NC will consider such an engagement.

Access to Information

Principle 6: In order to fulfill their responsibilities, directors should be provided with complete, adequate and timely information prior to Board meetings and on an on-going basis so as to enable them to make informed decisions to discharge their duties and responsibilities.

Management recognises the importance of ensuring the flow of complete, adequate and timely information to the Directors on an ongoing basis to enable them to make informed decisions to discharge their duties and responsibilities. To allow the Directors sufficient time to prepare for the meetings, all Board and Board Committee papers are distributed to the Directors in advance of the meetings. Updates on the Group's financial performance, position and prospects, amongst others, are also provided to the Directors in advance of the Board and Board Committee meetings, as well as on an on-going basis, as practicable. Any additional materials or information requested by the Directors are also promptly furnished. The Directors have unrestricted access to records and information of the Group, and have separate and independent access to the Company Secretary, the EA, the IA and to other senior management of the Group at all times in carrying out their function.

The Company Secretary attends or is represented at all meetings of the Board and Board Committees, and ensures that Board procedures are followed and that applicable rules and regulations are complied with. The Company Secretary is responsible for, among others, ensuring that Board procedures are observed and that the Constitution, and relevant rules and regulations, including the Catalist Rules, are complied with. The Company Secretary also assists the Non-Executive Chairman and the Board in implementing and strengthening corporate governance practices and processes, with a view to enhancing long-term Shareholders' value.

The Company Secretary assists the Non-Executive Chairman in ensuring good information flows within the Board and Board Committees and between the management and Independent Directors. The Company Secretary also facilitates the orientation and assists with the professional development of the Directors, if required.

The Company Secretary attends and prepares minutes for all Board and Board Committee meetings. As secretary for the Board Committees, the Company Secretary also assists the Non-Executive Chairman, the Chairman of each Board Committee and the management in the development of the agendas for the various Board and Board Committee meetings.

The appointment and removal of the Company Secretary is subject to the approval of the Board.

Changes to regulations are closely monitored by management and Directors are briefed at the Board and Board Committee meetings, or on an on-going basis by the Company Secretary and/or other professional advisors, especially where these changes have an important bearing on the Company's or the Directors' disclosure obligations.

Should the Directors, whether as a group or individually, require independent professional advice, the Board will appoint a professional advisor to render the advice. The cost of such professional advice will be borne by the Company.



B. REMUNERATION MATTERS

Procedures for Developing Remuneration Policies

Principle 7: There should be a formal and transparent procedure for developing policy on executive remuneration and for fixing the remuneration packages of individual directors. No director should be involved in deciding his own remuneration.

The RC comprises four (4) members all of whom, including the Chairman, are independent.

Chairman: Mr. Lye Hoong Yip Raymond (Independent Director)

Members: Mr. Ang Miah Khiang (Lead Independent Director)

Mr. Sim Eng Huat (Independent Director)
Mr. Low Chia Wing (Independent Director)

The RC functions under a set of written terms of reference which sets out its responsibilities as follows:

- To recommend to the Board a framework for remuneration for the Directors and key management personnel of the Group. The framework covers all aspects of remuneration, including but not limited to, Directors' fees, salaries, allowances, bonuses, share-based incentives and awards, and benefits-in-kind;
- To review and recommend Directors' fees for approval at the AGM;
- To determine specific remuneration packages for each Executive Director as well as key management personnel so
 as to ensure that the packages are competitive and sufficient to attract, retain and motivate the Directors and key
 management personnel of the required quality to run the Group successfully;
- To review the remuneration packages of employees related to Directors, CEO and/or substantial Shareholders, to ensure that their remuneration packages are in line with the Group's staff remuneration guidelines and commensurate with their respective job scopes and levels of responsibility;
- To administer the performance share plan and any other share option scheme or share plan established from time to time, in accordance with the rules of such share plan or share option scheme and the Catalist Rules; and
- To perform such other duties or functions as may be delegated by the Board or required by regulatory authorities.

Each member of the RC shall abstain from voting on any resolution in respect of his own remuneration package.

The RC will be provided with access to expert professional advice on remuneration matters, as and when necessary. The expenses of such services shall be borne by the Company. No such service was required for FY2018.

Level and Mix of Remuneration

Principle 8: The level and structure of remuneration should be aligned with the long-term interest and risk-policies of the company, and should be appropriate to attract, retain and motivate (a) the directors to provide good stewardship of the company, and (b) key management personnel to successfully manage the company. However, companies should avoid paying more than is necessary for this purpose.

The Group's remuneration structure for its Executive Directors and key management personnel comprised both fixed and variable components. The fixed component is in the form of a monthly base salary. The variable component is in the form of a variable incentive bonus that is performance-related and is linked to the Group's performance as well as the individual's performance. This is designed to align remuneration with the interests of Shareholders and link rewards to corporate and individual performance so as to promote the long term success of the Group.

Each Executive Director has a service agreement with the Company valid for an initial period of three (3) years with effect from the date of the Company's listing on the Catalist of the SGX-ST ("Listing"). Upon the expiry of the initial period of three (3) years, the employment of each Executive Director shall be renewed for a further three (3) years on such terms and conditions as may be agreed by the RC unless terminated by either party giving six (6) months' written notice of intention not to renew the employment.

All revisions to the remuneration packages for the Executive Directors and key management personnel are subject to the review by and recommendation of the RC and the approval of the Board.

Performance conditions such as the financial performance and operations of the Group, as well as any other business objectives such as quality of service and adherence to corporate values and principles which may from time to time be determined by the Board are used to determine the short-term incentive schemes employed in determining the remuneration of the Executive Directors and key management personnel. In addition, all employees of the Group, including the Directors, are eligible to participate in the Company's performance share plan known as the "SK Jewellery Group Performance Share Plan" ("PSP"). The PSP is employed as a long-term incentive in the remuneration of the Directors and key management personnel, and forms an integral component of the Group's compensation scheme. It is designed to reward, retain and motivate employees to achieve superior performance to align the interests of Directors and employees with that of the Shareholders. The PSP is administered by the RC. The performance conditions used to determine the entitlements of the Directors and key management personnel under the PSP include specific performance targets imposed by the Group, taking into account factors such as (i) the business strategies, plans and directions of the Company and the Group; (ii) the actual job scope and responsibilities of the Director or employee; and (iii) the prevailing economic conditions. The RC has reviewed the performance conditions for the Directors and key management personnel for FY2018 and has determined them to have been met. As at the date of this Annual Report, no awards have been granted under the PSP.

The PSP is administered by the RC with such discretion, powers and duties as are conferred on it by the Board. A member of the RC shall not be involved in the deliberations of the RC for the grant of awards to him.

Directors' fees are payable to the Non-Executive Directors taking into account factors such as the effort and time spent and their scope of responsibilities. Directors' fees are recommended by the RC for approval by Shareholders at the AGM. Executive Directors do not receive Directors' fees.

No Director is involved in deciding his or her own remuneration package.

There are no termination or retirement benefits that are granted to the Directors. The Company does not intend to use contractual provisions to allow the Group to claim incentive components of remuneration from the Executive Directors and key management personnel in exceptional circumstances of misstatement of financial results, or of misconduct resulting in financial loss to the Group. The Executive Directors owe a fiduciary duty to the Company and the Company should be able to avail itself to remedies against the Executive Directors in the event of such breach of fiduciary duties. In addition, the Company has in place strong corporate governance practices described herein such as the processes put in place for the selection and appointment of new Directors as disclosed under Principle 4 above, the review process to assess the performance and effectiveness of the Board and Board Committees as a whole on an annual basis as disclosed under Principle 5 above and the Whistle Blowing Policy as defined and disclosed under Principle 12 below, among others, as checks and balances to prevent the occurrence of such instances.

Disclosure on Remuneration

Principle 9: Every company should provide clear disclosure of its remuneration policies, level and mix of remuneration, and the procedure for setting remuneration in the company's annual report. It should provide disclosure in relation to its remuneration policies to enable investors to understand the link between remuneration paid to directors and key management personnel, and performance.



Remuneration of directors

As mentioned in Principle 8 above, each Executive Director has a service agreement with the Company for an initial period of three (3) years with effect from the date of Listing. Please refer to the Company's offer document dated 11 August 2015 ("Offer Document") for further information on the remuneration packages of the Executive Directors, which consist of fixed and variable components. A breakdown showing the level and mix of each individual Director's remuneration for FY2018 (in percentage terms) is disclosed below:-

Remuneration Band and Name of Director	Directors' Fees ⁽¹⁾ (%)	Salary/Fixed Bonus ⁽²⁾ (%)	Benefits in Kind (%)	Variable Bonus ⁽²⁾ (%)	Total (%)
S\$500,000 to S\$749,999					
Mr. Lim Yong Sheng ⁽³⁾	-	85.0	3.0	12.0	100.0
Mdm. Lim Liang Eng ⁽³⁾	-	85.0	3.0	12.0	100.0
S\$250,000 to S\$499,999					
Dato' Sri Dr. Lim Yong Guan ⁽³⁾	100.0	-	-	-	100.0
Below \$\$250,000					
Mr. Ang Miah Khiang	100.0	-	-	-	100.0
Mr. Sim Eng Huat	100.0	-	-	-	100.0
Mr. Lye Hoong Yip Raymond	100.0	-	-	-	100.0
Mr. Low Chia Wing	100.0	-	-	-	100.0

Notes:

- (1) Directors' fees of \$\$465,000 for FY2018 have been approved by the Shareholders at the AGM held on 30 April 2018.
- (2) Inclusive of employer provident funds.
- (3) Dato' Sri Dr. Lim Yong Guan, Mr. Lim Yong Sheng and Mdm. Lim Liang Eng are siblings.

Remuneration of key management personnel

The remuneration received by the top five (5) key management personnel (who are not Directors or the CEO) for FY2018 is below \$\$250,000 in each case. The Company has not disclosed the names and details of the remuneration of its top five (5) key management personnel as the Board believes that full detailed disclosure of the remuneration of each Director and key management personnel as recommended by the Code would be prejudicial to the Group's interest and hamper its ability to retain and nurture the Group's talent pool. The Company has instead presented such information in remuneration bands.

Range of remuneration	No. of key management personnel	
Below \$\$250,000	5 ⁽¹⁾	
Total	S\$1,045,255	

Note:

(1) This includes Ms. Lau Wan Kei, Angelina, General Manager, International, who is the daughter of Mdm. Lim Liang Eng, and niece of Dato' Sri Dr. Lim Yong Guan and Mr. Lim Yong Sheng, as well as, Mr. Wong Jak, General Manager, Malaysia Operations, who is the brother-in-law of Dato' Sri Dr. Lim Yong Guan, Mr. Lim Yong Sheng and Mdm. Lim Liang Eng.



The Board is of the view that that the information as disclosed above would be sufficient for Shareholders to have an adequate appreciation of the Group's compensation policies and practices and therefore does not intend to issue a separate remuneration report, the contents of which would be largely similar. The remuneration of employees related to the Directors, CEO and/or substantial Shareholders of the Company will also be reviewed annually by the RC.

In FY2018, employees who are not key management personnel but are immediate family members of the Directors, CEO and/or substantial Shareholders are Mdm. Lim Liang Cheng, Area Manager, Malaysia Operations, who is the sister of Dato' Sri Dr. Lim Yong Guan, Mr. Lim Yong Sheng and Mdm. Lim Liang Eng, and the spouse of Mr. Wong Jak. The remuneration of Mdm. Lim Liang Cheng falls within the band of \$\$150,000 to \$\$200,000.

Save as disclosed above, there is no other employee who is related to a Director, the CEO or substantial Shareholder and whose remuneration exceeded \$\$50,000 during FY2018.

In connection with the Listing, the PSP was adopted with the objectives of, among others, motivating the management personnel to achieve key financial and operational goals of the Group and recognising the efforts of, and retaining, existing management personnel whose contributions are important to the long-term development and profitability of the Group.

During FY2018, no awards have been granted to eligible participants under the PSP.

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 Board approves quarterly financial statements and authorises the release of the results to the Shareholders. From time to time, the Board also provides Shareholders with updates of new business developments, material contracts entered into and other material information *via* public announcements on SGXNET.

The Board recognises the importance of providing accurate and relevant information on a timely basis in compliance with statutory and regulatory requirements. Hence, the Directors receive quarterly financial and other reports from the management. Such reports keep the Directors informed of the Group's performance, position and prospects and consist of, amongst others, the consolidated profit and loss accounts, analysis of sales, operating profit, pre-tax profit by operating segments together with explanations for significant variances for the quarter and year-to-date, in order for the Board to make a balanced and informed assessment of the Group's financial performance, position and prospects, as well as, management's achievements of the goals and objectives determined by the Board.

In accordance with the Catalist Rules, the Board issued negative assurance statements in the financial results announcements, confirming to the best of its knowledge that nothing had come to the attention of the Board which might render the financial statements false or misleading in any material aspect.



Risk Management and Internal Controls

Principle 11: The Board is responsible for the governance of risk. The Board should ensure that Management maintains a sound system of risk management and internal controls to safeguard shareholders' interests and the company's assets, and should determine the nature and extent of the significant risks which the Board is willing to take in achieving its strategic objectives.

The Board notes that the Group's system of internal controls is designed to manage rather than eliminate the risk of failure to achieve business objectives, and can provide only reasonable and not absolute assurance against material misstatement or loss. Nonetheless, the Board acknowledges that it is responsible for reviewing the adequacy and effectiveness of the Group's risk management and internal control systems including financial, operational, compliance and information technology ("IT") controls. The Board also recognizes its responsibilities in ensuring a sound system of internal controls to safeguard Shareholders' interests and the Group's assets. The Board will look into the need for establishment of a separate Board risk committee at the relevant time.

The management is responsible for the design, implementation and monitoring of the Group's risk management and internal control systems and to provide the Board with a basis to determine the Group's level of risk exposure, risk tolerance and risk policies.

The AC will ensure that a review of the effectiveness of the Group's material internal controls, including, financial, operational, compliance, IT controls and risk management, is conducted annually. In this respect, the AC will review the audit plans and the findings of the EA and the IA, and will ensure that management follows up on the EA and IA's recommendations raised, if any, during the audit process.

Based on the internal control policies and procedures established and maintained by the Group, work performed by the EA and the IA and reviews performed by the Board, the AC and the management, the Board, with the concurrence of the AC, is of the view that the internal control systems of the Group addressing financial, operational, compliance, IT risks and risk management systems are adequate and effective as at the date of this Annual Report.

The Board and the AC have also received assurances from the Executive Director and CEO and the CFO that the Group's risk management and internal control systems are adequate and effective in addressing the material risks of the Group in its current business environment including financial, operational, compliance and IT risks and also that the financial records have been properly maintained and the financial statements for FY2018 give a true and fair view of the Group's business operations and finances.

Audit Committee

Principle 12: The Board should establish an Audit Committee with written terms of reference which clearly set out its authority and duties.

The AC comprises four (4) members all of whom, including the Chairman, are independent.

Chairman: Mr. Ang Miah Khiang (Lead Independent Director)

Members: Mr. Sim Eng Huat (Independent Director)

Mr. Lye Hoong Yip Raymond (Independent Director)
Mr. Low Chia Wing (Independent Director)

The AC meets at least on a quarterly basis. The AC is guided by its terms of reference which stipulate that its principal functions include, *inter alia*, reviewing the Group's annual audit plans (internal and external), its system of internal controls and risk management, the effectiveness and adequacy of its internal audit function which is currently outsourced to the IA, regulatory compliance matters, its risk management framework, interested person transactions and financial results announcements. The AC is also responsible for making recommendations to the Board on the appointment/re-appointment/removal of the EA and IA and their remuneration.

The AC has explicit authority to investigate any matter within its terms of reference. The AC has full access to, and the cooperation of the management, as well as the EA and IA, respectively. The AC also has full discretion to invite any Director or any member of management to attend its meeting. The AC has adequate resources, including access to external professional advisors if required and auditors, to enable it to discharge its responsibilities properly.

The Board considers Mr. Ang Miah Khiang, a fellow with the Institute of Singapore Chartered Accountants who has extensive and practical financial management knowledge and experience, well-qualified to chair the AC. The other members of the AC bring with them invaluable experience in finance and business management. The Board is of the view that the members of the AC are appropriately qualified in that they have sufficient accounting or related financial management expertise and experience to discharge the duties and responsibilities of the AC.

To keep abreast of the changes in accounting standards and issues which have a direct impact on the financial statements of the Group, the AC is encouraged to participate in training courses, seminars and workshops, as relevant, and to seek advice from the EA at the AC meetings that are held.

The AC is satisfied that based on the nature and extent of non-audit services provided to the Group by the EA, RSM Chio Lim LLP, in FY2018, it would not prejudice the independence and objectivity of the EA and has recommended the EA's reappointment as external auditors of the Company to the Board for the financial year ending 31 December 2019. A breakdown of the fees in total for audit and non-audit services is set out in the Notes to the Financial Statements on page 72 of this Annual Report.

The Company confirms that it is in compliance with Rules 712 and 715 of the Catalist Rules in relation to the EA.

The AC meets with the EA and the IA separately, at least once a year, without the presence of the Non-Executive Chairman, given his familial relationship with the management, and the management to review any matter that might be raised.

The Group has put in place a whistle-blowing framework (the "Whistle Blowing Policy"), endorsed by the AC where the employees of the Group or any other person may, in confidence, raise concerns about possible corporate improprieties on matters of financial reporting or other matters. A dedicated secured email address has been set up to allow whistle-blowers to contact the AC Chairman directly.

Details of the Whistle Blowing Policy and arrangements have been made available to all employees of the Group. It has a well-defined process which ensures independent investigation of issues/concerns raised and appropriate follow-up action, and provides assurance that whistle blowers will be protected from reprisal within the limits of the law.

The AC reports to the Board on such matters at the Board meetings. Should the AC receive reports relating to serious offences and/or criminal activities relating to the Group, the AC and the Board have access to appropriate external advice where necessary.

No former partner or director of the Company's EA and IA is a member of the AC.

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 AC approves the hiring, removal, evaluation and compensation of the IA. The internal audit function of the Group has currently been out-sourced to an external professional firm, Nexia TS Risk Advisory Pte. Ltd. ("Nexia TS").

The IA reports directly to the AC and has full access to documents, records, properties and personnel of the Company and the Group. The IA plans its internal audit schedules in consultation with the management and its plans are reviewed and approved by the AC. The results of the internal audit will be presented to and reviewed by the AC and the Board. The IA had conducted an annual review of the effectiveness of the Group's internal controls in FY2018.

The AC reviews the reports issued by the IA to ensure that the Group's internal controls including financial, operational, compliance and IT controls are robust and effective, and follows up with management and the IA in ensuring that the IA's recommendations agreed with management have been adequately and appropriately implemented. The AC also ensures that management provides good support to the IA, such as providing the IA with access to documents, records, properties and personnel when requested in order for them to carry out their function accordingly.

The IA reports directly to the AC on audit matters and performs its works in line with the Standards for the Professional Practice of Internal Auditing set by The Institute of Internal Auditors. The AC reviews and approves the annual internal audit plan as well as the IA reports and activities. The AC, having considered, amongst others, the reputation and track record of Nexia TS and the qualifications, experience and availability of resources and independence of the team at Nexia TS, is of the opinion that the Group's internal audit function is independent, effective and adequately resourced and is satisfied that the appointment of Nexia TS as IA is appropriate.

The AC, on an annual basis, assesses the effectiveness of the IA by examining the scope of the internal audit work, its independence and the IA's findings.

D. SHAREHOLDER RIGHTS AND RESPONSIBILITIES

Shareholder Rights

Principle 14: Companies should treat all shareholders fairly and equitably, and should recognize, protect and facilitate the exercise of shareholders' rights, and continually review and update such governance arrangements.

The Company believes in providing sufficient and regular information to its Shareholders and ensures that all of its Shareholders are treated equitably and the rights of all Shareholders are protected.

In this respect, the Board endeavours to provide clear, timely and fair disclosure of information about the Group's business developments and financial performance that could have a material impact on the price or value of the Company's shares.

Shareholders are informed of general meetings through notices published in the newspapers and the Company's announcements and press releases *via* SGXNET as well as through reports/circulars sent to all Shareholders. Shareholders are invited to attend the general meetings to put forth any questions they may have on the motions to be debated and decided upon.

All Shareholders are entitled to vote and shall be informed of the rules, including voting procedures, at the general meeting. The Constitution allows a Shareholder to appoint up to two (2) proxies to attend and vote instead of the Shareholder.

Communication with Shareholders

Principle 15: Companies should actively engage their shareholders and put in place an investor relations policy to promote regular, effective and fair communication with shareholders.

In line with the continuing disclosure obligations under the Catalist Rules, the Board informs Shareholders promptly of all major developments that may have a material impact on the Group. All of the Company's announcements are released *via* SGXNET, including the financial results, annual reports, distribution of notices, press releases, analyst briefings, presentations, announcements on acquisitions and other material developments. The Company does not practise selective disclosure of material information and price sensitive information is publicly released as soon as is practicable as required by the Catalist Rules.

General meetings are still the principal forum for dialogue with Shareholders. To promote a better understanding of Shareholders' views, the Board encourages Shareholders to participate during the Company's general meetings. At these meetings, Shareholders are able to engage the Board and the management on the Group's business activities, financial performance and other business-related matters. The Company could also gather views and address Shareholders' concerns at general meetings. The Company is open to meetings with investors and analysts, and in conducting such meetings, is mindful to ensure fair disclosure.

The Company also communicates through its corporate website, http://www.skjewellerygroup.com, to provide Shareholders with access to the Group's corporate announcements, press releases, annual reports and corporate information. In addition, the Company has engaged the services of Financial PR Pte Ltd, as the Group's investor relations firm who will focus on facilitating all investor relations communications with Shareholders, analysts and media on a regular basis, to attend to their queries or concerns as well as to keep the investing public apprised of the Group's corporate developments and financial performance. To enable Shareholders to contact the Company easily, the contact details of the investor relations firm are set out in the corporate information page of this Annual Report. The investor relations firm has procedures in place for responding to investors' queries as soon as applicable.

Currently, the Company does not have a fixed dividend policy. For FY2018, no final cash dividend has been declared as the Group considers it prudent to conserve funds in view of the challenging environment and also the requirements for its overseas expansion and development strategies.

Conduct of Shareholder Meetings

Principle 16: Companies should encourage greater shareholder participation at general meetings of shareholders, and allow shareholders the opportunity to communicate their views on various matters affecting the company.

The Company supports active Shareholder participation at general meetings. If Shareholders are unable to attend the meetings, the Constitution allows for a Shareholder to appoint up to two (2) proxies to attend and vote in place of the Shareholder.

The Board ensures that separate resolutions are proposed for approval on each distinct issue at general meetings.

The Chairman of the Board, the Board Committees and the CFO attend all general meetings to address issues raised by Shareholders. The EA is also invited to attend the AGM and is available to assist the Directors and the CFO in addressing any relevant queries by the Shareholders relating to the conduct of the audit and the preparation of the contents of the auditors' report.

The minutes of general meetings which include queries from Shareholders and responses from the Board will be made available to Shareholders upon written request.

To ensure that all Shareholders have the opportunity to participate effectively in and vote at general meetings, voting at general meetings of the Company will be conducted by poll where Shareholders are accorded voting rights proportionate to their shareholding and all votes will be counted and announced.

DEALING IN SECURITIES

Rule 1204(19) of the Catalist Rules

The Group has adopted a policy whereby the Directors and employees are prohibited from dealing in the securities of the Company while in possession of price-sensitive information as well as during the period commencing one (1) month before the announcement of the Company's full year results and two (2) weeks before the announcement of the first, second and third quarter financial results until the said results announcement has been made. The Directors and employees of the Group are to refrain from dealing in the Company's securities on short-term considerations.

The Directors and employees of the Group are also required to adhere to the provisions of the Securities and Futures Act, Companies Act, the Catalist Rules and any other relevant regulations with regard to their securities transactions.

Directors and employees of the Group are also expected to observe insider trading laws at all times even when dealing with securities within the permitted trading period.



NON-SPONSOR FEES

In compliance with Rule 1204(21) of the Catalist Rules, there were no non-sponsor fees paid to the Company's sponsor, United Overseas Bank Limited, in FY2018.

INTERESTED PERSON TRANSACTIONS

The Group has established internal control policies to ensure that transactions with interested persons are properly reviewed and approved, and are conducted at an arm's length commercial terms basis. Any Director, CEO and/or controlling Shareholder who is interested in a transaction will abstain and refrain from deliberating, discussing, making recommendations and approving the transaction. The Group does not have a general mandate from Shareholders for interested person transactions pursuant to Rule 920 of the Catalist Rules.

However, pursuant to Rule 905 of the Catalist Rules, the aggregate value of interested person transactions entered into during FY2018 is as follows:

	Aggregate value of all interested person transactions during FY2018 (including transactions less than S\$100,000 and transactions conducted under Shareholders' Mandate pursuant to Rule 920 of the Catalist Rules)		
Name of Interested Person	S\$'000		
Purchases of pre-owned jewellery			
Moneymax Financial Services Ltd. and its subsidiaries (the "MoneyMax Group")	56		
Sales of products			
MoneyMax Group	53		
Sales of fixed assets			
MoneyMax Group	13		
Central support services			
MoneyMax Group	255		
Rental income			
MoneyMax Group	311		
Rental expense			
Dato' Sri Dr. Lim Yong Guan	326		
Total	1,014		



MATERIAL CONTRACTS

Rule 1204(8) of the Catalist Rules

There are no other material contracts entered into by the Company or any of its subsidiaries involving the interest of any Director, CEO or controlling Shareholder either still subsisting as at 31 December 2018 or, if not then subsisting, entered into since 31 December 2018.

CORPORATE SOCIAL RESPONSIBILITY

The Group is committed to contributing towards sustainable development and making a positive impact on local communities.

As part of the Group's community development efforts, the Group has participated in and supported the fundraising and charity projects of various local community organisations. The employees of the Group have embarked on "Project Sayang" in rendering a helping hand to the needy families of Radin Mas, Telok Blangah and Redhill housing estates, by providing them with daily necessities. This goodwill initiative was organised by Radin Mas CCC Community Development and Welfare Fund.

CORPORATE SUSTAINABILITY

The Group firmly believes that its commitment to embrace the tenets of corporate sustainability is a driving force to creating value for the stakeholders at large. It adopts the principles of sustainability throughout the value chain and continues to build sustainable practices in every aspect of the Group's business in achieving high levels of integrity and excellence in its activities. In FY2018, the Group was focused on anti-corruption and anti-money laundering policies, energy management, diversity and equal opportunity, training and education and customers privacy. The Group's sustainability initiatives and performance will be set out separately in the FY2018 Sustainability Report to be published by 31 May 2019 in accordance with Rule 711A of the Catalist Rules.



INFORMATION ON DIRECTORS SEEKING RE-ELECTION AT THE ANNUAL GENERAL MEETING

The information on the Directors who are retiring and being eligible, offer themselves for re-election at the forthcoming annual general meeting of the Company, pursuant to Rule 720(5) of the Catalist Rules is set out below:

Details	Name of Director				
	Sim Eng Huat	Lye Hoong Yip Raymond	Lim Yong Sheng		
Date of Appointment	30 June 2015	30 June 2015	13 June 2012		
Date of last re- appointment (if applicable)	29 April 2016	24 April 2017	24 April 2017		
Age	65	53	51		
Country of principal residence	Singapore	Singapore	Singapore		
The Board's comments on this appointment (including rationale, selection criteria, and the search and nomination process)	The Board, having reviewed and considered the qualifications, work experience, contribution and performance of Mr. Sim, concurred with the recommendation of the Nomination Committee, and approved the re-election of Mr. Sim as an Independent Director of the Company.	The Board, having reviewed and considered the qualifications, work experience, contribution and performance of Mr. Lye, concurred with the recommendation of the Nomination Committee, and approved the re-election of Mr. Lye as an Independent Director of the Company.	The Board, having reviewed and considered the qualifications, contribution and performance of Mr. Lim, concurred with the recommendation of the Nomination Committee, and approved the re-election of Mr. Lim as an Executive Director and the Group Chief Executive Officer of the Company.		
Whether appointment is executive, and if so, the area of responsibility	Non-Executive	Non-Executive	Executive Mr Lim is responsible for the overall strategic planning, management and business development of the Group.		
Job Title (e.g. Lead ID, AC Chairman, AC Member etc.)	Independent Director, Chairman of Nominating Committee and member of Audit Committee and Remuneration Committee	Independent Director, Chairman of Remuneration Committee and member of Audit Committee and Nominating Committee	Executive Director and Group Chief Executive Officer		
Professional qualifications	Victoria School (GCE 'A' level)	Bachelor of Laws (Honours) from the National University of Singapore	Bachelor of Science in Electrical Engineering from the National University of Singapore		

Details	Name of Director				
	Sim Eng Huat	Lye Hoong Yip Raymond	Lim Yong Sheng		
Working experience and occupation(s) during the past 10 years	Suntec Investment Pte Ltd Group of Companies (1994 – 2013), Chief Operating Officer Concurrently, Chesterton Suntec International Property Consultants Pte Ltd, Managing Director RHT Chestertons Pte Ltd (2016 - 2018), Managing Director & subsequently Chairman 2013 - Present: RS Advisory & Consultancy Pte Ltd, Executive Director SunChest Property Consultancy Pte Ltd, Managing Director TalentChest Consulting Pte Ltd, Chief Executive Officer F&L Builders & Construction Pte Ltd (30% equity, Chairman)	Pacific Law Corporation (2005 – 2010), Director CitiLegal LLC (2010 – 2013), Executive Director Union Law LLP (2014 - Present), Managing Partner	Company (2008 – Present), Executive Director and Group Chief Executive Officer		
Shareholding interest in the listed issuer and its subsidiaries	Nil	Nil	 Direct interest of 57,421,427 shares in the Company Deemed interest of 327,101,965 shares in the Company 		
Any relationship (including immediate family relationships) with any existing director, existing executive officer, the issuer and/or substantial shareholder of the listed issuer or of any of its principal subsidiaries	Nil	Nil	 (i) Brother of Dato' Sri Dr. Lim Yong Guan (Non-executive Chairman) and Mdm. Lim Liang Eng (Executive Director and Group Chief Operating Officer) (ii) Uncle of Ms. Lau Wan Kei, Angelina (General Manager, International) (iii) Brother-in-law of Mr. Wong Jak (General Manager, Malaysia Operations) (iv) Controlling shareholder and director of Soo Kee Capital Pte. Ltd. (Controlling shareholder of the Company) 		
Conflict of interest (including any competing business)	Nil	Nil	Nil		
Undertaking (in the format set out in Appendix 7H) under Rule 720(1) has been submitted to the listed issuer	Yes	Yes	Yes		

Details	Name of Director						
	Sim Eng Huat	Lye Hoong Yip Raymond	Lim Yong Sheng				
Other Principal Commitments Including Directorships	Past (for the last 5 years): Director of: 1) RHT Chestertons Pte Ltd 2) RHT TalentChest Pte Ltd 3) Present Private Limited 4) EPS Worldwide Pte Ltd 5) EPS Worldwide Training Academy Pte Ltd 6) Asia Central Resources Pte Ltd	Past (for the last 5 years): Nil Present	Past (for the last 5 years): Nil Present				
	Independent Director of: 1) Lafe Corporation Limited 2) Metech International Limited 3) Mary Chia Holdings Ltd Director of: 1) RS Advisory & Consultancy Pte Ltd 2) SunChest Property Consultants Pte. Ltd. 3) TalentChest Consulting Pte. Ltd. 4) F&L Builders & Construction Pte Ltd (30% equity)	Independent Director of: 1) Goodland Group Limited 2) 800 Super Holdings Limited Managing Partner of Union Law LLP	Director of: 1) Cash Online Jewellery Pte. Lt. (Change name to Moneymax Credit Pte Ltd) 2) Cash Online Sdn Bhd 3) Guan Sheng Capital Pte. Ltd. 4) Jewelfest Pte. Ltd. 5) Love & Co. Pte. Ltd. 6) Lady Paris Pte Ltd (Change name to Moneymax Leasing Pte Ltd) 7) Money Farm Pte. Ltd. 8) Moneymax Holdings Pte Ltd. 9) Moneymax Group Ltd. 10) Moneymax Group Ltd. 11) Moneymax Jewellery Pte. Ltd. 13) Moneymax Jewellery Sdn Bhd. 14) Moneymax Pawnshop Pte. Ltd. 15) Moneymax Pawnshop Sdn Bhd. 16) Moneymax Pte. Ltd. 17) Moneymax Express Pte Ltd. 18) SG e-Auction Pte Ltd. 20) SK Properties Pte. Ltd. 20) SK Properties Pte. Ltd. 21) SKJ Group Pte. Ltd. 22) Soo Kee Capital Pte. Ltd. 23) Soo Kee Investment Pte. Ltd. 24) Easimine Group Sdn Bhd. 25) Easigram Group Sdn Bhd. 26) MS1 Infinite Sdn Bhd. 27) MS2 Infinite Sdn Bhd. 28) MS3 Infinite Sdn Bhd. 30) MS5 Infinite Sdn Bhd. 31) MS10 Infinite Sdn Bhd. 32) Easigram (Pandan) Sdn Bhd. 33) Easigram (Batu Pahat) Sdn Bhd. 34) Easigold Group Sdn Bhd. 35) Yong Mei Group Sdn Bhd. 36) Guan Sang Group Sdn Bhd.				

De	etails		Name of Director	
		Sim Eng Huat	Lye Hoong Yip Raymond	Lim Yong Sheng
Tł	ne general statutory disclosures of the Directors	are as follows :		
a.	Whether at any time during the last 10 years, an application or a petition under any bankruptcy law of any jurisdiction was filed against him or against a partnership of which he was a partner at the time when he was a partner or at any time within 2 years from the date he ceased to be a partner?	No	No	No
b.	Whether at any time during the last 10 years, an application or a petition under any law of any jurisdiction was filed against an entity (not being a partnership) of which he was a director or an equivalent person or a key executive, at the time when he was a director or an equivalent person or a key executive of that entity or at any time within 2 years from the date he ceased to be a director or an equivalent person or a key executive of that entity, for the winding up or dissolution of that entity or, where that entity is the trustee of a business trust, that business trust, on the ground of insolvency?	No	No	No
c.	Whether there is any unsatisfied judgment against him?	No	No	No
d.	Whether he has ever been convicted of any offence, in Singapore or elsewhere, involving fraud or dishonesty which is punishable with imprisonment, or has been the subject of any criminal proceedings (including any pending criminal proceedings of which he is aware) for such purpose?	No	No	No
e.	Whether he has ever been convicted of any offence, in Singapore or elsewhere, involving a breach of any law or regulatory requirement that relates to the securities or futures industry in Singapore or elsewhere, or has been the subject of any criminal proceedings (including any pending criminal proceedings of which he is aware) for such breach?	No	No	No
f.	Whether at any time during the last 10 years, judgment has been entered against him in any civil proceedings in Singapore or elsewhere involving a breach of any law or regulatory requirement that relates to the securities or futures industry in Singapore or elsewhere, or a finding of fraud, misrepresentation or dishonesty on his part, or he has been the subject of any civil proceedings (including any pending civil proceedings of which he is aware) involving an allegation of fraud, misrepresentation or dishonesty on his part?	No	No	No

Deta	ails	Name of Director				
		Sim Eng Huat Lye Hoong Yip Raymond Lim Yong Sheng				
g.	Whether he has ever been convicted in Singapore or elsewhere of any offence in connection with the formation or management of any entity or business trust?	No	No	No		
h.	Whether he has ever been disqualified from acting as a director or an equivalent person of any entity (including the trustee of a business trust), or from taking part directly or indirectly in the management of any entity or business trust?	No	No	No		
i.	Whether he has ever been the subject of any order, judgment or ruling of any court, tribunal or governmental body, permanently or temporarily enjoining him from engaging in any type of business practice or activity?	No	No	No		
j.	Whether he has ever, to his knowledge, been concerned with the management or conduct, in Singapore or elsewhere, of the affairs of :-					
	i. any corporation which has been investigated for a breach of any law or regulatory requirement governing corporations in Singapore or elsewhere; or	No	No	No		
	ii. any entity (not being a corporation) which has been investigated for a breach of any law or regulatory requirement governing such entities in Singapore or elsewhere; or	No	No	No		
	iii. any business trust which has been investigated fora breach of any law or regulatory requirement governing business trusts in Singapore or elsewhere; or	No	No	No		
	iv. any entity or business trust which has been investigated for a breach of any law or regulatory requirement that relates to the securities or futures industry in Singapore or elsewhere, in connection with any matter occurring or arising during that period when he was so concerned with the entity or business trust?	No	No	No		
k.	Whether he has been the subject of any current or past investigation or disciplinary proceedings, or has been reprimanded or issued any warning, by the Monetary Authority of Singapore or any other regulatory authority, exchange, professional body or government agency, whether in Singapore or elsewhere?	No	No	No		

Details	Details Name of Director						
	Sim Eng Huat	Lye Hoong Yip Raymond	Lim Yong Sheng				
Information required Disclosure applicable to	Information required Disclosure applicable to the appointment of Director only.						
Any prior experience as a director of an issuer listed on the Exchange?	Yes	Yes	Yes				
If yes, please provide details of prior experience.	Independent director of : 1) Lafe Corporation Limited 2) Metech International Limited 3) Mary Chia Holdings Ltd	Independent director of : 1) Goodland Group Limited 2) 800 Super Holdings Limited	Non-executive director of MoneyMax Group Ltd.				
If no, please state if the director has attended or will be attending training on the roles and responsibilities of a director of a listed issuer as prescribed by the Exchange.	Not applicable	Not applicable	Not applicable				

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The directors of the Company are pleased to present the accompanying financial statements of the Company and of the Group for the reporting year ended 31 December 2018. Before 6 April 2018, the Company was known as Soo Kee Group Ltd., which was changed to its present name.

1. Opinion of the directors

In the opinion of the directors,

- (a) the accompanying financial statements and the consolidated financial statements are drawn up so as to give a true and fair view of the financial position and performance of the Company and, of the financial position and performance of the Group for the reporting year covered by the financial statements or consolidated financial statements; and
- (b) at the date of the statement, there are reasonable grounds to believe that the Company will be able to pay its debts as and when they fall due.

The board of directors approved and authorised these financial statements for issue.

2. Directors

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

Mr. Lim Yong Guan

Mr. Lim Yong Sheng

Mdm. Lim Liang Eng

Mr. Ang Miah Khiang

Mr. Low Chia Wing

Mr. Lye Hoong Yip, Raymond

Mr. Sim Eng Huat

3. Directors' interests in shares and debentures

The directors of the Company holding office at the end of the reporting year were not interested in shares in or debentures of the Company or other related body corporate as recorded in the register of directors' shareholdings kept by the Company under section 164 of the Companies Act, Chapter 50 ("the Act") except as follows:

	Direct	Interest	Deemed Interest			
Name of directors and companies in which interests are held	At beginning of the reporting year	At end of the reporting year	At beginning of the reporting year	At end of the reporting year		
The company		Number of shares of no par value				
Lim Yong Guan	66,556,653	66,556,653	321,784,965	329,254,965		
Lim Yong Sheng	57,421,427	57,421,427	319,631,965	327,101,965		
Lim Liang Eng	6,525,155	6,525,155	319,631,965	327,101,965		

By virtue of section 7 of the Act, the above directors with interests are deemed to have an interest in the Company and in all the related body corporate of the Company.

The directors' interests as at 21 January 2019 were the same as those at the end of the reporting year.



4. Arrangements to enable directors to acquire benefits by means of the acquisition of shares and debentures

Neither at the end of the reporting year nor at any time during the reporting year did there subsist arrangements to which the Company is a party, being arrangements whose objects are, or one of whose objects is, to enable directors of the Company to acquire benefits by means of the acquisition of shares in or debentures of the Company or any other body corporate except for the options rights and other rights mentioned below.

5. Options

At an Extraordinary General Meeting held on 29 July 2015, shareholders approved the SK Jewellery Group Performance Share Plan (the "PSP" or the "Plan") for granting of ordinary shares of the Company to directors (executive and non-executive) and selected full time employees. The Plan is administered by the Remuneration Committee. Since the commencement of the Plan till the end of the financial year, no share awards are granted and no new shares are issued under the grant of share awards under the Plan.

During the reporting year, no option to take up unissued shares of the Company or other body corporate in the Group was granted.

During the reporting year, there were no shares issued by virtue of the exercise of an option to take up unissued shares.

At the end of the reporting year, there were no unissued shares under option.

6. Independent auditor

RSM Chio Lim LLP has expressed willingness to accept re-appointment.

7. Report of audit committee

The members of the audit committee at the date of this report are as follows:

Mr. Ang Miah Khiang (Chairman of audit committee and independent and non-executive director)

Mr. Low Chia Wing (Independent and non-executive director)
Mr. Lye Hoong Yip, Raymond (Independent and non-executive director)
Mr. Sim Eng Huat (Independent and non-executive director)

The audit committee performs the functions specified by section 201B (5) of the Act. Among other functions, it performed the following:

- Reviewed with the independent external auditor their audit plan.
- Reviewed with the independent external auditor their evaluation of the Company's internal accounting controls relevant to their statutory audit, and their report on the financial statements and the assistance given by management to them.
- Reviewed with the internal auditor the scope and results of the internal audit procedures (including those relating to financial, operational and compliance controls and risk management) and the assistance given by the management to the internal auditor.
- Reviewed the financial statements of the Group and the Company prior to their submission to the directors of the Company for adoption.
- Reviewed the interested person transactions (as defined in Chapter 9 of the Singapore Exchange Securities Trading Limited's Listing Manual).



7. Report of audit committee (cont'd)

Other functions performed by the audit committee are described in the report on corporate governance included in the annual report of the Company. It also includes an explanation of how independent auditor's objectivity and independence is safeguarded where the independent auditor provides non-audit services.

The audit committee has recommended to the board of directors that the independent auditor, RSM Chio Lim LLP, be nominated for re-appointment as the independent auditor at the next annual general meeting of the Company.

8. Directors' opinion on the adequacy of internal controls

Based on the internal controls established and maintained by the Company, work performed by the internal and external auditors, and reviews performed by management, other committees of the board and the board, the audit committee and the board are of the opinion that the Company's internal controls, addressing financial, operational and compliance risks, are adequate as at the end of the reporting year 31 December 2018.

9. Subsequent developments

There are no significant developments subsequent to the release of the Group's and the Company's preliminary financial statements, as announced on 26 February 2019, which would materially affect the Group's and the Company's operating and financial performance as of the date of this report.

On behalf of the directors	
Lim Yong Guan	Lim Yong Sheng
Director	Director

27 March 2019



Report on the audit of the financial statements

Opinion

We have audited the accompanying financial statements of SK Jewellery Group Limited (the "Company") and its subsidiaries (the "Group"), which comprise the consolidated statement of financial position of the Group and the statement of financial position of the Company as at 31 December 2018, and the consolidated statement of profit or loss and other comprehensive income, statement of changes in equity and statement of cash flows of the Group, and statement of changes in equity of the Company for the reporting year then ended, and notes to the financial statements, including accounting policies.

In our opinion, the accompanying consolidated financial statements of the Group and the statement of financial position and statement of changes in equity of the Company are properly drawn up in accordance with the provisions of the Companies Act, Chapter 50 (the Act) and Singapore Financial Reporting Standards (International) (SFRS (I)) so as to give a true and fair view of the consolidated financial position of the Group and the financial position of the Company as at 31 December 2018 and of the consolidated financial performance, consolidated changes in equity and consolidated cash flows of the Group and the changes in equity of the Company for the reporting year ended on that date.

Basis for opinion

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

Key audit matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial statements of the current reporting year. 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.

Impairment of inventories

Refer to Notes 2A and 2C for the relevant accounting policy and key estimates used in the valuation of inventory respectively and Note 20 for the breakdown of inventory for the reporting year end.

The carrying amount of inventories amounted to \$\$55,682,000 which accounted for approximately 46% of the Group's total assets as at the reporting year end. The cost of inventories may not be recoverable in full if those inventories become obsolete, or if their selling prices have declined. Management applies judgment in determining the appropriate allowance for inventories based upon a technical assessment of inventories concerned, considering future demand, future selling prices, rework cost and fluctuation of gold market prices and ageing analysis of inventories.

Our procedures include:

- (i) comparing the carrying value to their subsequent selling prices, if any;
- (ii) comparing the carrying value of a sample of products to the fair value assessed by gemologist;
- (iii) assessing the independence, qualifications and competence of the gemologist;
- (iv) reviewing the gold price index for the reporting year and comparing the average cost of gold items as at the reporting year end to the latest practicable market gold price subsequent to reporting year end;
- (v) reviewing the assumptions used in computing the rework cost for aged products; and
- (vi) assessing the adequacy of disclosures made in the financial statements.



Other information

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

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

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

Responsibilities of management and directors for the financial statements

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

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

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

Auditor's responsibilities for the audit of the financial statements

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

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

- a) 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.
- b) 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.
- c) Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.



Auditor's responsibilities for the audit of the financial statements (cont'd)

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

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

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

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

Report on other legal and regulatory requirements

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

The engagement partner on the audit resulting in this independent auditor's report is Derek How Beng Tiong.

RSM Chio Lim LLP Public Accountants and Chartered Accountants Singapore

27 March 2019 Engagement partner - effective from year ended 31 December 2016.

CONSOLIDATED STATEMENT OF

PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME YEAR ENDED 31 DECEMBER 2018

		Group	
	Notes	2018	2017
		\$'000	\$'000
Revenue	5	213,314	231,940
Other gains	6	2,134	1,875
Raw materials and consumables used		(148,370)	(170,829)
Employee benefits expense	7	(20,232)	(18,706)
Depreciation and amortisation expense		(4,537)	(4,052)
Other losses	6	(1,767)	(766)
Finance costs	8	(1,342)	(1,568)
Rental expense	30	(21,562)	(19,912)
Other expenses	9	(10,415)	(9,793)
Share of loss from equity-accounted associate		(217)	_
Profit before tax from continuing operations		7,006	8,189
Income tax expense	11	(1,891)	(887)
Profit for the year		5,115	7,302
Other comprehensive income:			
Items that may be reclassified subsequently to profit or loss:			
Exchange differences on translating foreign operations, net of tax		(91)	184
Other comprehensive (loss) income for the year, net of tax:		(91)	184
Total comprehensive income for the year		5,024	7,486
Profit attributable to owners of the parent, net of tax		5,382	7,407
Loss attributable to non-controlling interests, net of tax		(267)	(105)
Profit for the year		5,115	7,302
Total comprehensive income attributable to owners of the parent		5,291	7,591
Total comprehensive loss attributable to Non-controlling interests		(267)	(105)
Total comprehensive income for the year		5,024	7,486
Earnings per share			
Earnings per share currency unit		Cents	Cents
Basic	13	0.96	1.32
Total	. •	0.96	1.32

STATEMENTS OF - FINANCIAL POSITION

AS AT 31 DECEMBER 2018

		Group				
		31 December	31 December	1 January		
	Notes	2018	2017	2017		
		\$'000	\$'000	\$'000		
ASSETS						
Non-current assets						
Property, plant and equipment	14	31,988	33,136	33,256		
Intangible assets	15	_	276	807		
Investments in associates	17	287	2	2		
Deferred tax assets	11	458	272	125		
Other financial assets	18	30	30	30		
Other assets (land use rights)	19	5,102	5,321	5,540		
Total non-current assets		37,865	39,037	39,760		
Current assets						
Inventories	20	55,682	57,762	59,644		
Trade and other receivables	21	2,893	2,095	1,968		
Other assets (land use rights)	19	219	219	219		
Other assets	22	6,888	10,100	6,164		
Derivatives financial assets	28	545	´ -	· _		
Income tax receivable		181	208	_		
Cash and cash equivalents	23	16,875	31,263	27,488		
Total current assets		83,283	101,647	95,483		
Total assets		121,148	140,684	135,243		
EQUITY AND LIABILITIES						
Equity attributable to owners of the parent						
Share capital	24	42,399	42,399	42,399		
Retained earnings		19,149	16,580	11,986		
Foreign currency translation reserve		(861)	(770)	(954)		
Equity attributable to owners of the parent	•	60,687	58,209	53,431		
Non-controlling interest		(52)	215	320		
Total equity		60,635	58,424	53,751		
		00,033				
Non-current liabilities						
Deferred tax liabilities	11	326	126	126		
Other financial liabilities	25	19,740	29,419	33,296		
Other liabilities	27	980	984	919		
Total non-current liabilities		21,046	30,529	34,341		
Current liabilities						
Income tax payable		1,257	1,399	2,230		
Trade and other payables	26	14,850	13,859	18,433		
Other financial liabilities	25	21,508	22,072	23,832		
Derivatives financial liabilities	28	_	109	_		
Other liabilities	27	1,852	14,292	2,656		
Total current liabilities		39,467	51,731	47,151		
Total liabilities		60,513	82,260	81,492		
Total equity and liabilities		121,148	140,684	135,243		
	•					

The accompanying Notes form an integral part of these financial statements.

STATEMENTS OF - FINANCIAL POSITION

AS AT 31 DECEMBER 2018

			Company	
		31 December	31 December	1 January
	Notes	2018	2017	2017
		\$'000	\$'000	\$'000
ASSETS				
Non-current assets				
Investments in subsidiaries	16	10,502	11,502	12,002
Total non-current assets		10,502	11,502	12,002
Current assets				
Trade and other receivables	21	33,936	30,145	28,581
Other assets	22	53	92	77
Cash and cash equivalents	23	2,415	7,048	7,596
Total current assets		36,404	37,285	36,254
Total assets		46,906	48,787	48,256
EQUITY AND LIABILITIES				
Share capital	24	42,399	42,399	42,399
Retained earnings		2,373	5,627	4,748
Total equity		44,772	48,026	47,147
Current liabilities				
Income tax payable		136	121	44
Trade and other payables	26	1,998	640	1,065
Total current liabilities		2,134	761	1,109
Total liabilities		2,134	761	1,109
Total equity and liabilities		46,906	48,787	48,256

STATEMENTS OF - CHANGES IN EQUITY

YEAR ENDED 31 DECEMBER 2018

Group:	Total equity \$'000	Attributable to parent sub-total \$'000	Share capital \$'000	Retained earnings \$'000	Foreign currency translation reserves \$'000	Non- controlling interests \$'000
Current year:						
Opening balance at 1 January 2018	58,424	58,209	42,399	16,580	(770)	<u>2</u> 15
Changes in equity:						
Total comprehensive income for the year	5,024	5,291	_	5,382	(91)	(267)
Dividends paid (Note 12)	(2,813)	(2,813)		(2,813)		
Closing balance at 31 December 2018	60,635	60,687	42,399	19,149	(861)	(52)
Previous year: Opening balance at 1 January 2017 Changes in equity:	53,751	53,431	42,399	11,986	(954)	320
Total comprehensive income for the year	7,486	7,591	_	7,407	184	(105)
Dividends paid (Note 12)	(2,813)	(2,813)		(2,813)		
Closing balance at 31 December 2017	58,424	58,209	42,399	16,580	(770)	215

STATEMENTS OF - CHANGES IN EQUITY YEAR ENDED 31 DECEMBER 2018

Company	Total equity \$'000	Share capital \$'000	Retained earnings \$'000
Current year:			
Opening balance at 1 January 2018	48,026	42,399	5,627
Changes in equity:			
Total comprehensive loss for the year	(441)	_	(441)
Dividend paid (Note 12)	(2,813)	_	(2,813)
Closing balance at 31 December 2018	44,772	42,399	2,373
Previous year:			
Opening balance at 1 January 2017	47,147	42,399	4,748
Changes in equity:			
Total comprehensive income for the year	3,692	_	3,692
Dividend paid (Note 12)	(2,813)	_	(2,813)
Closing balance at 31 December 2017	48,026	42,399	5,627

CONSOLIDATED - STATEMENT OF CASH FLOWS YEAR ENDED 31 DECEMBER 2018

	Group	
	2018	2017
	\$'000	\$'000
Cash flows from operating activities		
Profit before tax	7,006	8,189
Adjustment for:		
Depreciation of property, plant and equipment	4,289	3,802
Amortisation of land use rights	219	219
Amortisation of other intangible asset	29	31
Goodwill written off	247	500
Reversal of contingent consideration for business combination	_	(500)
Interest expense	1,342	1,568
Interest income	(35)	(74)
Loss on disposal of property, plant and equipment	187	157
Loss on disposal of associate	2	_
Share of loss from equity-accounted associate	217	_
Fair value (gain)/loss on derivative financial instruments (Note 28)	(654)	109
Net effect of exchange rate changes in consolidating foreign operations	(99)	(191)
Operating cash flows before changes in working capital	12,750	13,810
Inventories	2,080	1,882
Trade and other receivables	(798)	(127)
Other assets	3,212	(3,936)
Trade and other payables	, 991	(4,074)
Other liabilities	(12,444)	11,764
Net cash flows from operations	5,791	19,319
Income taxes paid	(1,996)	(1,711)
Net cash flows from operating activities	3,795	17,608
Cash flows from investing activities		
Disposal of property, plant and equipment	254	24
Purchase of property, plant and equipment (Note 14)	(3,570)	(3,913)
Acquisition of an associate	(504)	(0,5 : 0)
Interest received	35	74
Net cash flows used in investing activities	(3,785)	(3,815)
Cash flows from financing activities		
Increase from new borrowings	_	1,000
Decrease in other financial liabilities	(2,291)	(2,927)
Finance lease repayments	(65)	(69)
Net movements in amounts due to directors	(7,887)	(3,641)
Interest paid	(1,342)	(1,568)
Dividends paid	(2,813)	(2,813)
Net cash flows used in financing activities	(14,398)	(10,018)
Net (decrease) increase in cash and cash equivalents	(14,388)	3,775
Cash and cash equivalents, statement of cash flows, beginning balance	31,263	27,488
Cash and cash equivalents, statement of cash flows, ending balance (Note 23)	16,875	
Cash and cash equivalents, statement of cash nows, ending balance (Note 23)	10,6/3	31,263

The accompanying Notes form an integral part of these financial statements.

NOTES TO THE FINANCIAL STATEMENTS

31 DECEMBER 2018

1. General

The Company is incorporated in Singapore with limited liability. The financial statements are presented in Singapore dollars and they cover the Company (referred to as "parent") and the subsidiaries.

The board of directors approved and authorised these financial statements for issue on the date of the statement by directors.

The Company is an investment holding company.

The Company is listed on the Catalist which is a shares market on Singapore Exchange Securities Trading Limited.

The principal activities of the subsidiaries are described in the Notes to the financial statements below.

The registered office is: 7 Changi Business Park Vista, #01-01, Singapore 486042. The Company is situated in Singapore.

Statement of compliance with financial reporting standards

These financial statements for the year ended 31 December 2018 are the first set of financial statements the Group and the Company have prepared in accordance with the Singapore Financial Reporting Standards (International) ("SFRS(I)s") and the related Interpretations to SFRS(I) ("SFRS (I) INT") as issued by the Singapore Accounting Standards Council. Accordingly, the Group and the Company have prepared financial statements that comply with SFRS(I) applicable as at 31 December 2018, together with the comparative period data for the year ended 31 December 2017, as described in the note 33. On preparing the financial statements, the Group's and the Company's opening statements of financial position were prepared as at 1 January 2017, the Group's and the Company's date of transition to SFRS(I).

They are in compliance with the provisions of the Companies Act, Chapter 50.

Accounting convention

The financial statements are prepared on a going concern basis under the historical cost convention except where a financial reporting standard requires an alternative treatment (such as fair values) as disclosed where appropriate in these financial statements. The accounting policies in the financial reporting standards may not be applied when the effect of applying them is not material. The disclosures required by financial reporting standards may not be provided if the information resulting from that disclosure is not material.

Basis of preparation of the financial statements

The preparation of financial statements in conformity with generally accepted accounting principles requires the management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting year. Actual results could differ from those estimates.

The estimates and assumptions are reviewed on an ongoing basis. Apart from those involving estimations, management has made judgements in the process of applying the entity's accounting policies. The areas requiring management's most difficult, subjective or complex judgements, or areas where assumptions and estimates are significant to the financial statements, are disclosed at the end of this footnote, where applicable.

1. General (cont'd)

Basis of presentation

The consolidated financial statements include the financial statements made up to the end of the reporting year of the Company and all of its subsidiaries. The consolidated financial statements are the financial statements of the Group (the parent and its subsidiaries) presented as those of a single economic entity and are prepared using uniform accounting policies for like transactions and other events in similar circumstances. All significant intraGroup balances and transactions are eliminated on consolidation. Subsidiaries are consolidated from the date the reporting entity obtains control of the investee and cease when the reporting entity loses control of the investee.

Changes in the Group's ownership interest in a subsidiary that do not result in the loss of control are accounted for within equity as transactions with owners in their capacity as owners. The carrying amounts of the Group's and non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiary. When the Group loses control of a subsidiary it derecognises the assets and liabilities and related equity components of the former subsidiary. Any gain or loss is recognised in profit or loss. Any investment retained in the former subsidiary is measured at fair value at the date when control is lost and is subsequently accounted as available-for-sale financial assets in accordance with the financial reporting standard on financial instruments.

The Company's separate financial statements have been prepared on the same basis, and as permitted by the Companies Act, Chapter 50, the Company's separate statement of profit or loss and other comprehensive income is not presented.

2. Significant accounting policies and other explanatory information

2A. Significant accounting policies

Revenue recognition

The financial reporting standard on revenue from contracts with customers establishes a five-step model to account for revenue arising from contracts with customers. Revenue is recognised at an amount that reflects the consideration to which the entity expects to be entitled in exchange for transferring goods or services to a customer (which excludes estimates of variable consideration that are subject to constraints, such as right of return exists, trade discounts, volume rebates and changes to the transaction price arising from modifications), net of any related sales taxes and excluding any amounts collected on behalf of third parties. An asset (goods or services) is transferred when or as the customer obtains control of that asset. As a practical expedient the effects of any significant financing component is not adjusted if the payment for the good or service will be within one year.

Sale of goods. Revenue is recognised at a point in time when the performance obligation is satisfied by transferring a promised good or service to the customer. Control of the goods is transferred to the customer, generally on delivery of the goods.

Other income

Rental income is recognised on a time-proportion basis that takes into account the effective yield on the asset on a straight-line basis over the lease term. Interest income is recognised using the effective interest method. Dividend from equity instruments is recognised in profit or loss only when the entity's right to receive payment of the dividend is established.

- 2. Significant accounting policies and other explanatory information (cont'd)
- 2A. Significant accounting policies (cont'd)

Government grants

Government grants are recognised at fair value when there is reasonable assurance that the conditions attaching to them will be complied with and that the grants will be received. Grants in recognition of specific expenses are recognised in profit or loss on a systematic basis over the periods necessary to match them with the related costs that they are intended to compensate. The grant related to assets is presented in the statement of financial position by recognising the grant as deferred income that is recognised in profit or loss on a systematic basis over the useful life of the asset and in the proportions in which depreciation expense on those assets is recognised.

Employee benefits

Contributions to a defined contribution retirement benefit plan are recorded as an expense as they fall due. The entity's legal or constructive obligation is limited to the amount that it is obligated to contribute to an independently administered fund (such as the Central Provident Fund in Singapore, a government managed defined contribution retirement benefit plan). For employee leave entitlement the expected cost of short-term employee benefits in the form of compensated absences is recognised in the case of accumulating compensated absences, when the employees render service that increases their entitlement to future compensated absences; and in the case of non-accumulating compensated absences, when the absences occur. A liability for bonuses is recognised where the entity is contractually obliged or where there is constructive obligation based on past practice.

Borrowing costs

Borrowing costs are interest and other costs incurred in connection with the borrowing of funds. Interest expense is calculated using the effective interest rate method. Borrowing costs are recognised as an expense in the period in which they are incurred except that borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset that necessarily take a substantial period of time to get ready for their intended use or sale are capitalised as part of the cost of that asset until substantially all the activities necessary to prepare the qualifying asset for its intended use or sale are complete.

Foreign currency transactions

The functional currency is the Singapore dollar as it reflects the primary economic environment in which the entity operates. Transactions in foreign currencies are recorded in the functional currency at the rates ruling at the dates of the transactions. At each end of the reporting year, recorded monetary balances and balances measured at fair value that are denominated in non-functional currencies are reported at the rates ruling at the end of the reporting year and fair value measurement dates respectively. All realised and unrealised exchange adjustment gains and losses are dealt with in profit or loss except when a gain or loss on a non-monetary item is recognised in other comprehensive income, any exchange component of that gain or loss is recognised in other comprehensive income. The presentation is in the functional currency.

Translation of financial statements of other entities

Each entity in the Group determines the appropriate functional currency as it reflects the primary economic environment in which the relevant reporting entity operates. In translating the financial statements of such an entity for incorporation in the consolidated financial statements in the presentation currency the assets and liabilities denominated in other currencies are translated at end of the reporting year rates of exchange and the income and expense items for each statement presenting profit or loss and other comprehensive income are translated at average rates of exchange for the reporting year. The resulting translation adjustments (if any) are recognised in other comprehensive income and accumulated in a separate component of equity until the disposal of that relevant reporting entity.

- 2. Significant accounting policies and other explanatory information (cont'd)
- 2A. Significant accounting policies (cont'd)

Income tax

The income taxes are accounted using the asset and liability method that requires the recognition of taxes payable or refundable for the current year and deferred tax liabilities and assets for the future tax consequence of events that have been recognised in the financial statements or tax returns. The measurements of current and deferred tax liabilities and assets are based on provisions of the enacted or substantially enacted tax laws; the effects of future changes in tax laws or rates are not anticipated. Tax expense (tax income) is the aggregate amount included in the determination of profit or loss for the reporting year in respect of current tax and deferred tax. Current and deferred income taxes are recognised as income or as an expense in profit or loss unless the tax relates to items that are recognised in the same or a different period outside profit or loss. For such items recognised outside profit or loss the current tax and deferred tax are recognised (a) in other comprehensive income if the tax is related to an item recognised in other comprehensive income and (b) directly in equity if the tax is related to an item recognised directly in equity. Deferred tax assets and liabilities are offset when they relate to income taxes levied by the same income tax authority. The carrying amount of deferred tax assets is reviewed at each end of the reporting year and is reduced, if necessary, by the amount of any tax benefits that, based on available evidence, are not expected to be realised. A deferred tax amount is recognised for all temporary differences, unless the deferred tax amount arises from the initial recognition of an asset or liability in a transaction which (i) is not a business combination; and (ii) at the time of the transaction, affects neither accounting profit nor taxable profit (tax loss). A deferred tax liability or asset is recognised for all taxable temporary differences associated with investments in subsidiaries and associates except where the reporting entity is able to control the timing of the reversal of the taxable temporary difference and it is probable that the taxable temporary difference will not reverse in the foreseeable future or for deductible temporary differences, they will not reverse in the foreseeable future and they cannot be utilised against taxable profits.

Property, plant and equipment

Property, plant and equipment are carried at cost on initial recognition and after initial recognition at cost less any accumulated depreciation and any accumulated impairment losses. Depreciation is provided on a straight-line method to allocate the gross carrying amounts of the assets less their residual values over their estimated useful lives of each part of an item of these assets. The useful life of the property plant and equipment are as follows:

Leasehold property - Over the remaining lease terms of 329 months

Renovations - Over lease term of 3 to 5 years

Plant and Equipment - 1 to 5 years

An asset is depreciated when it is available for use until it is derecognised even if during that period the item is idle. Fully depreciated assets still in use are retained in the financial statements.

The gain or loss arising from the derecognition of an item of property, plant and equipment is measured as the difference between the net disposal proceeds, if any, and the carrying amount of the item and is recognised in profit or loss. The residual value and the useful life of an asset is reviewed at least at each end of the reporting year and, if expectations differ significantly from previous estimates, the changes are accounted for as a change in an accounting estimate, and the depreciation charge for the current and future periods are adjusted.

Cost also includes acquisition cost, borrowing cost capitalised and any cost directly attributable to bringing the asset or component to the location and condition necessary for it to be capable of operating in the manner intended by management. Subsequent costs are recognised as an asset only when it is probable that future economic benefits associated with the item will flow to the entity and the cost of the item can be measured reliably. All other repairs and maintenance are charged to profit or loss when they are incurred.

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- 2. Significant accounting policies and other explanatory information (cont'd)
- 2A. Significant accounting policies (cont'd)

Property, plant and equipment (cont'd)

Cost includes the initial estimate of the costs of dismantling and removing the item and restoring the site on which it is located, the obligation for which an entity incurs either when the item is acquired or as a consequence of having used the item during a particular period for purposes other than to produce inventories during that period. See Note 27 on non-current provisions.

Land use rights

Following initial recognition, land use right is measured at cost less accumulated amortisation and accumulated impairment losses. The land use right is amortised over the lease term of 329 months.

Leases

Leases are classified as finance leases if substantially all the risks and rewards of ownership are transferred to the lessee. All other leases are classified as operating leases. At the commencement of the lease term, a finance lease is recognised as an asset and as a liability in the statement of financial position at amounts equal to the fair value of the leased asset or, if lower, the present value of the minimum lease payments, each measured at the inception of the lease. The discount rate used in calculating the present value of the minimum lease payments is the interest rate implicit in the lease, if this is practicable to determine, the lessee's incremental borrowing rate is used. Any initial direct costs of the lessee are added to the amount recognised as an asset.

The excess of the lease payments over the recorded lease liability are treated as finance charges which are allocated to each reporting year during the lease term so as to produce a constant periodic rate of interest on the remaining balance of the liability. Contingent rents are charged as expenses in the reporting years in which they are incurred. The assets are depreciated as owned depreciable assets. Leases where the lessor effectively retains substantially all the risks and benefits of ownership of the leased assets are classified as operating leases. For operating leases, lease payments are recognised as an expense in profit or loss on a straight-line basis over the term of the relevant lease unless another systematic basis is representative of the time pattern of the user's benefit, even if the payments are not on that basis. Lease incentives received are recognised in profit or loss on a straight-line basis over the term of the relevant lease unless another systematic basis is representative of the time pattern of the user's benefit, even if the payments are not on that basis. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised on a straight-line basis over the lease term.

Intangible assets

An identifiable non-monetary asset without physical substance is recognised as an intangible asset at acquisition cost if it is probable that the expected future economic benefits that are attributable to the asset will flow to the entity and the cost of the asset can be measured reliably. After initial recognition, an intangible asset with finite useful life is carried at cost less any accumulated amortisation and any accumulated impairment losses. An intangible asset with an indefinite useful life is not amortised. An intangible asset is regarded as having an indefinite useful life when, based on an analysis of all of the relevant factors, there is no foreseeable limit to the period over which the asset is expected to generate net cash inflows for the entity.

The amortisable amount of an intangible asset with finite useful life is allocated on a systematic basis over the best estimate of its useful life from the point at which the asset is ready for use. The useful lives are as follows:

Customer lists - 3 years

Significant accounting policies and other explanatory information (cont'd)

2A. Significant accounting policies (cont'd)

Intangible assets (cont'd)

Identifiable intangible assets acquired as part of a business combination are initially recognised separately from goodwill if the asset's fair value can be measured reliably, irrespective of whether the asset had been recognised by the acquiree before the business combination. An intangible asset is considered identifiable only if it is separable or if it arises from contractual or other legal rights, regardless of whether those rights are transferable or separable from the entity or from other rights and obligations.

Subsidiaries

A subsidiary is an entity including unincorporated and special purpose entity that is controlled by the reporting entity and the reporting entity is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. The existence and effect of substantive potential voting rights that the reporting entity has the practical ability to exercise (that is, substantive rights) are considered when assessing whether the reporting entity controls another entity.

In the reporting entity's separate financial statements, an investment in a subsidiary is accounted for at cost less any allowance for impairment in value. Impairment loss recognised in profit or loss for a subsidiary is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognised. The carrying value and the net book value of the investment in a subsidiary are not necessarily indicative of the amount that would be realised in a current market exchange.

Associates

An associate is an entity including an unincorporated entity in which the reporting entity has a significant influence and that is neither a subsidiary nor a joint arrangement of the reporting entity. Significant influence is the power to participate in the financial and operating policy decisions of the investee but is not control or joint control over those policies. An investment in an associate includes goodwill on acquisition, which is accounted for in accordance with the financial reporting standard on business combinations. However the entire carrying amount of the investment is tested under the financial reporting standard on impairment, by comparing its recoverable amount (higher of value in use and fair value) with its carrying amount, whenever application of the requirements in the financial reporting standard on financial instruments indicates that the investment may be impaired.

In the consolidated financial statements, the accounting for investments in an associate is on the equity method. Under the equity method the investment is initially recognised at cost and adjusted thereafter for the post-acquisition change in the investor's share of the investee's net assets. The carrying value and the net book value of the investment in the associate are not necessarily indicative of the amounts that would be realised in a current market exchange. The investor's profit or loss includes its share of the investee's profit or loss and the investor's other comprehensive income includes its share of the investee's other comprehensive income. Losses of an associate in excess of the reporting entity's interest in the relevant associate are not recognised except to the extent that the reporting entity has an obligation. Profits and losses resulting from transactions between the reporting entity and an associate are recognised in the financial statements only to the extent of unrelated reporting entity's interests in the associate. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of associates are changed where necessary to ensure consistency with the policies adopted by the reporting entity. The reporting entity discontinues the use of the equity method from the date that when its investment ceases to be an associate and accounts for the investment in accordance with the financial reporting standard on financial instruments from that date. Any gain or loss is recognised in profit or loss. Any investment retained in the former associate is measured at fair value at the date that it ceases to be an associate.

- 2. Significant accounting policies and other explanatory information (cont'd)
- 2A. Significant accounting policies (cont'd)

Associates (cont'd)

In the Company's separate financial statements, an investment in an associate is accounted for at cost less any allowance for impairment in value. Impairment loss recognised in profit or loss for an associate is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognised. The carrying value and the net book value of an investment in the associate are not necessarily indicative of the amounts that would be realised in a current market exchange.

Business combinations

Business combinations are accounted for by applying the acquisition method. There were no acquisitions during the reporting year.

Non-controlling interests

The non-controlling interest is equity in a subsidiary not attributable, directly or indirectly, to the reporting entity as the parent. The non-controlling interest is presented in the consolidated statement of financial position within equity, separately from the equity of the owners of the parent. For each business combination, any non-controlling interest in the acquiree (subsidiary) is initially measured either at fair value or at the non-controlling interest's proportionate share of the acquiree's identifiable net assets. Where the non-controlling interest is measured at fair value, the valuation techniques and key model inputs used are disclosed in the relevant Note. Profit or loss and each component of other comprehensive income are attributed to the owners of the parent and to the non-controlling interests. Total comprehensive income is attributed to the owners of the parent and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance.

Goodwill

Goodwill is an asset representing the future economic benefits arising from other assets acquired in a business combination that are not individually identified and separately recognised. Goodwill is recognised as of the acquisition date measured as the excess of (a) over (b); (a) being the aggregate of: (i) the consideration transferred which generally requires acquisition-date fair value; (ii) the amount of any non-controlling interest in the acquiree measured in accordance with the financial reporting standard on business combinations (measured either at fair value or as the non-controlling interest's proportionate share of the acquiree's net identifiable assets); and (iii) in a business combination achieved in stages, the acquisition-date fair value of the acquirer's previously held equity interest in the acquiree; and (b) being the net of the acquisition-date amounts of the identifiable assets acquired and the liabilities assumed measured in accordance with the financial reporting standard on business combinations.

After initial recognition, goodwill acquired in a business combination is measured at cost less any accumulated impairment losses. Goodwill is not amortised. Irrespective of whether there is any indication of impairment, goodwill and also any intangible asset with an indefinite useful life or any intangible asset not yet available for use are tested for impairment at least annually. Goodwill impairment is not reversed in any circumstances.

For the purpose of impairment testing and since the acquisition date of the business combination, goodwill is allocated to each cash-generating unit, or groups of cash-generating units that are expected to benefit from the synergies of the combination, irrespective of whether other assets or liabilities of the acquiree were assigned to those units or groups of units. Each unit or group of units to which the goodwill is so allocated represents the lowest level within the entity at which the goodwill is monitored for internal management purposes and is not larger than a segment.

- 2. Significant accounting policies and other explanatory information (cont'd)
- 2A. Significant accounting policies (cont'd)

Inventories

Inventories are measured at the lower of cost (specific identification method) and net realisable value. Net realisable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale. A write down on cost is made where the cost is not recoverable or if the selling prices have declined. Cost includes all costs of purchase, costs of conversion and other costs incurred in bringing the inventories to their present location and condition.

Inventories held by entities which are commodity broker-traders, measure their inventories at fair value less costs to sell are measured at fair value less costs to sell. Changes in fair value less costs to sell are recognised in profit or loss in the period of the change.

Impairment of non-financial assets

Irrespective of whether there is any indication of impairment, an annual impairment test is performed at about the same time every year on an intangible asset with an indefinite useful life or an intangible asset not yet available for use. The carrying amount of other non-financial assets is reviewed at each end of the reporting year for indications of impairment and where an asset is impaired, it is written down through profit or loss to its estimated recoverable amount. The impairment loss is the excess of the carrying amount over the recoverable amount and is recognised in profit or loss. The recoverable amount of an asset or a cash-generating unit is the higher of its fair value less costs of disposal and its value in use. When the fair value less costs of disposal method is used, any available recent market transactions are taken into consideration. When the value in use method is adopted, in assessing the value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units). At each end of the reporting year non-financial assets other than goodwill with impairment loss recognised in prior periods are assessed for possible reversal of the impairment. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been measured, net of depreciation or amortisation, if no impairment loss had been recognised.

Financial instruments

Recognition and derecognition of financial instruments:

A financial asset or a financial liability is recognised in the statement of financial position when, and only when, the entity becomes party to the contractual provisions of the instrument. All other financial instruments (including regular-way purchases and sales of financial assets) are recognised and derecognised, as applicable, using trade date accounting or settlement date accounting. A financial asset is derecognised when the contractual rights to the cash flows from the financial asset expire or it transfers the rights to receive the contractual cash flows in a transaction in which substantially all of the risks and rewards of ownership of the financial asset are transferred or in which the entity neither transfers nor retains substantially all of the risks and rewards of ownership and it does not retain control of the financial asset. A financial liability is removed from the statement of financial position when, and only when, it is extinguished, that is, when the obligation specified in the contract is discharged or cancelled or expires. At initial recognition the financial asset or financial liability is measured at its fair value plus or minus, in the case of a financial asset or financial liability not at fair value through profit or loss, transaction costs that are directly attributable to the acquisition or issue of the financial asset or financial liability.

- 2. Significant accounting policies and other explanatory information (cont'd)
- 2A. Significant accounting policies (cont'd)

Financial instruments (cont'd)

Classification and measurement of financial assets:

- 1. Financial asset classified as measured at amortised cost: A financial asset is measured at amortised cost if it meets both of the following conditions and is not designated as at fair value through profit or loss (FVTPL), that is (a) the asset is held within a business model whose objective is to hold assets to collect contractual cash flows; and (b) the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding. Typically trade and other receivables, bank and cash balances are classified in this category.
- 2. Financial asset that is a debt asset instrument classified as measured at fair value through other comprehensive income (FVTOCI): A debt asset instrument is measured at fair value through other comprehensive income (FVTOCI) only if it meets both of the following conditions and is not designated as at FVTPL, that is (a): the asset is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets; and (b) the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding. Financial assets are not reclassified subsequent to their initial recognition, except when, and only when, the reporting entity changes its business model for managing financial assets (expected to be rare and infrequent events). The previously recognised gains, losses, or interest cannot be restated. When these financial assets are derecognised, cumulative gains or losses previously recognised in other comprehensive income are reclassified to profit or loss.
- 3. Financial asset that is an equity investment measured at fair value through other comprehensive income (FVTOCI): On initial recognition of an equity investment that is not held for trading, an irrevocably election may be made to present subsequent changes in fair value in OCI. This election is made on an investment-by-investment basis. Fair value changes are recognised in OCI but dividends are recognised in profit or loss unless the dividend clearly represents a recovery of part of the cost of the investment. The gain or loss that is presented in OCI includes any related foreign exchange component arising on non-monetary investments (eg, equity instruments). On disposal, the cumulative fair value changes are not recycled to profit or loss but remain in reserves within equity. The weighted average or specific identification method is used when determining the cost basis of equities being disposed of.
- 4. Financial asset classified as measured at fair value through profit or loss (FVTPL): All other financial assets are classified as measured at FVTPL. In addition, on initial recognition, management may irrevocably designate a financial asset as measured at FVTPL if doing so eliminates or significantly reduces an accounting mismatch that would otherwise arise from measuring assets or liabilities or recognising the gains and losses on them on different bases.

Classification and measurement of financial liabilities:

Financial liabilities are classified as at fair value through profit or loss (FVTPL) in either of the following circumstances: (1) the liabilities are managed, evaluated and reported internally on a fair value basis; or (2) the designation eliminates or significantly reduces an accounting mismatch that would otherwise arise. All other financial liabilities are carried at amortised cost using the effective interest method. Reclassification of any financial liability is not permitted.

- 2. Significant accounting policies and other explanatory information (cont'd)
- 2A. Significant accounting policies (cont'd)

Cash and cash equivalents

Cash and cash equivalents include bank and cash balances, on demand deposits and any highly liquid debt instruments purchased with an original maturity of three months or less. For the statement of cash flows the item includes cash and cash equivalents less cash subject to restriction and bank overdrafts payable on demand that form an integral part of cash management.

Derivative instruments and hedging activities

The Group is exposed to market risks as part of its nature of business to trade in bullion products. The policy is to reduce the fluctuation of gold and silver spot prices through derivatives and other hedging instruments. From time to time, there may be arrangements or metals trading agreement or similar instruments entered into as hedges against changes in precious metal rates, cash flows or the fair value of the financial assets and liabilities. The gain or loss from remeasuring these hedging or other arrangement instruments at fair value are recognised in profit or loss. The derivatives and other hedging instruments used are described below in the notes to the financial statements.

Fair value measurement

The fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. When measuring the fair value of an asset or a liability, market observable data to the extent possible is used. If the fair value of an asset or a liability is not directly observable, an estimate is made using valuation techniques that maximise the use of relevant observable inputs and minimise the use of unobservable inputs (eg by use of the market comparable approach that reflects recent transaction prices for similar items, discounted cash flow analysis, or option pricing models refined to reflect the issuer's specific circumstances). Inputs used are consistent with the characteristics of the asset / liability that market participants would take into account. The entity's intention to hold an asset or to settle or otherwise fulfil a liability is not taken into account as relevant when measuring fair value.

Fair values are categorised into different levels in a fair value hierarchy based on the degree to which the inputs to the measurement are observable and the significance of the inputs to the fair value measurement in its entirety: Level 1 fair value measurements are those derived from quoted prices (unadjusted) in active markets for identical assets or liabilities. Level 2 fair value measurements are those derived from inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (ie as prices) or indirectly (ie derived from prices). Level 3 fair value measurements are those derived from valuation techniques that include inputs for the asset or liability that are not based on observable market data (unobservable inputs). Transfers between levels of the fair value hierarchy are recognised at the end of the reporting period during which the change occurred.

The carrying values of current financial instruments approximate their fair values due to the short-term maturity of these instruments and the disclosures of fair value are not made when the carrying amount of current financial instruments is a reasonable approximation of the fair value. The fair values of non-current financial instruments may not be disclosed separately unless there are significant differences at the end of the reporting year and in the event the fair values are disclosed in the relevant notes to the financial statements.

2. Significant accounting policies and other explanatory information (cont'd)

2B. Other explanatory information

Provisions

A liability or provision is recognised when there is a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. A provision is made using best estimates of the amount required in settlement and where the effect of the time value of money is material, the amount recognised is the present value of the expenditures expected to be required to settle the obligation using a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the obligation. The increase in the provision due to passage of time is recognised as interest expense. Changes in estimates are reflected in profit or loss in the reporting year they occur.

Segment reporting

The reporting entity discloses financial and descriptive information about its consolidated reportable segments. Reportable segments are operating segments or aggregations of operating segments that meet specified criteria. Operating segments are components about which separate financial information is available that is evaluated regularly by the chief operating decision maker in deciding how to allocate resources and in assessing the performance. Generally, financial information is reported on the same basis as is used internally for evaluating operating segment performance and deciding how to allocate resources to operating segments.

2C. Critical judgements, assumptions and estimation uncertainties

The critical judgements made in the process of applying the accounting policies that have the most significant effect on the amounts recognised in the financial statements and the key assumptions concerning the future, and other key sources of estimation uncertainty at the end of the reporting year, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities currently or within the next reporting year are discussed below. These estimates and assumptions are periodically monitored to ensure they incorporate all relevant information available at the date when financial statements are prepared. However, this does not prevent actual figures differing from estimates.

Useful lives of property, plant and equipment:

The estimates for the useful lives and related depreciation charges for property, plant and equipment are based on commercial and other factors which could change significantly as a result of innovations and in response to market conditions. The depreciation charge is increased where useful lives are less than previously estimated lives, or the carrying amounts written off or written down for technically obsolete items or assets that have been abandoned. It is impracticable to disclose the extent of the possible effects. It is reasonably possible, based on existing knowledge, that outcomes within the next reporting year that are different from assumptions could require a material adjustment to the carrying amount of the balances affected. The carrying amounts are shown in Note 14.

- 2. Significant accounting policies and other explanatory information (cont'd)
- 2C. Critical judgements, assumptions and estimation uncertainties (cont'd)

Net realisable value of inventories:

A review is made on inventory for excess inventory and declines in net realisable value below cost and an allowance is recorded against the inventory balance for any such declines. The review requires management to consider the future demand for the products. In any case the realisable value represents the best estimate of the recoverable amount and is based on the acceptable evidence available at the end of the reporting year and inherently involves estimates regarding the future expected realisable value.

The usual considerations for determining the amount of allowance or write-down include a technical assessment of inventories concerned, considering future demand, future selling prices, rework cost and fluctuation of gold market prices and ageing analysis of inventories. In general, such an evaluation process requires significant judgement and materially affects the carrying amount of inventories at the end of the reporting year. Possible changes in these estimates could result in revisions to the stated value of the inventories. The carrying amount of inventories at the end of the reporting year is disclosed in Note 20.

Impairment of loans and receivables:

The Group assesses at the end of each financial period whether there is any objective evidence that a financial asset is impaired. This determination requires the Company to consider factors such as the probability of insolvency or significant financial difficulties of the debtor and default or significant delay in payments. The carrying amounts of the loans and receivables at the end of the reporting year are disclosed in Note 21.

Income tax amounts:

The Group recognises tax liabilities and assets tax based on an estimation of the likely taxes due, which requires significant judgement as to the ultimate tax determination of certain items. Where the actual amount arising from these issues differs from these estimates, such differences will have an impact on income tax and deferred tax amounts in the period when such determination is made. In addition management judgement is required in determining the amount of current and deferred tax recognised and the extent to which amounts should or can be recognised. A deferred tax asset is recognised for unused tax losses if it is probable that the entity will earn sufficient taxable profit in future periods to benefit from a reduction in tax payments. This involves the management making assumptions within its overall tax planning activities and periodically reassessing them in order to reflect changed circumstances as well as tax regulations. Moreover, the measurement of a deferred tax asset or liability reflects the manner in which the entity expects to recover the asset's carrying value or settle the liability. As a result, due to their inherent nature assessments of likelihood are judgmental and not susceptible to precise determination. The income tax amounts are disclosed in Note 11.

Assessment of impairment of goodwill:

An assessment is made annually whether goodwill has suffered any impairment loss. The assessment process is complex and highly judgmental and is based on assumptions that are affected by expected future market or economic conditions. Judgement is required in identifying the cash generating units ("CGU") and the use of estimates as disclosed in Note 15. Actual outcomes could vary from these estimates.

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3. Related party relationships and transactions

FRS 24 on related party disclosures requires the reporting entity to disclose: (a) transactions with its related parties; and (b) relationships between parents and subsidiaries irrespective of whether there have been transactions between those related parties. A party is related to a party if the party controls, or is controlled by, or can significantly influence or is significantly influenced by the other party.

The ultimate controlling parties are Lim Yong Guan, Lim Yong Sheng and Lim Liang Eng.

3A. Members of a Group:

Name	Relationship	Country of incorporation
Soo Kee Capital Pte Ltd	Parent	Singapore

Related companies in these financial statements include the members of the above group of companies. Associates also include those that are associates of members of the above group.

Intragroup transactions and balances that have been eliminated in these combined financial statements are not disclosed as related party transactions and balances below.

3B. Related party transactions:

There are transactions and arrangements between the reporting entity and related parties and the effects of these on the basis determined between the parties are reflected in these financial statements. The related party balances and financial guarantees if any are unsecured, without fixed repayment terms and interest or charge unless stated otherwise.

In addition to the transactions and balances disclosed elsewhere in the notes to the financial statements, this item includes the following:

Significant related party transactions:

	Related parties	
	2018 \$'000	2017 \$'000
Sale of goods	53	394
Purchase of goods	56	65
Sale of property, plant and equipment	13	7
Rental income	311	230
Central support service income	255	199
	Directors	
	2018 \$'000	2017 \$'000
Interest expense	(307)	(565)
Rental expense	(326)	(324)

The related parties and the Group have common directors who have significant influence.

3. Related party relationships and transactions (cont'd)

3C. Key management compensation:

	2018 \$′000	2017 \$'000
Salaries and other short-term employee benefits	2,790	2,522

The above amounts are included under employee benefits expenses. Included in the above amounts are the following items:

	2018 \$′000	2017 \$'000
Remuneration of directors of the Company	1,280	1,223
Fees to directors of the Company	465	465

Key management personnel include the directors and those persons having authority and responsibility for planning, directing and controlling the activities of the entity, directly or indirectly.

Further information about the remuneration of individual directors is provided in the report on corporate governance.

3D. Other payables to related parties:

The trade transactions and the related receivables and payables balances arising from sales and purchases of goods and services are disclosed elsewhere in the notes to the financial statements.

The movements in other receivables from and other payables to related parties are as follows:

	Directors		
	31 December 2018 \$'000	31 December 2017 \$'000	
Other payables:			
Balance at beginning of year	(10,927)	(14,568)	
Interest expense	(307)	(565)	
Repayments	8,194	4,206	
Balance at end of the year (Note 25B)	(3,040)	(10,927)	

3E. Commitments and contingencies:

Bank loans of \$36,909,000 (2017: \$39,200,000) to subsidiaries are guaranteed by the Company. The loans are repayable by January 2034. No charge is made for the financial guarantee.

4. Financial information by operating segments

4A. Information about reportable segment profit or loss, assets and liabilities

Disclosure of information about operating segments, products and services, the geographical areas, and the major customers are made as required by SFRS(I) 8 Operating Segments. This disclosure standard has no impact on the reported financial performance or financial position of the reporting entity.

For management monitoring and financial purposes, the Group is organised into two major operating segments, namely:

- i) Retail and trading of jewellery; and
- ii) Retail and trading of bullion products.

Others operations include provision of other support services.

Such a structural organisation is determined by the nature of risks and returns associated with each business segment and it defines the management structure as well as the internal reporting system. It represents the basis on which the management reports the primary segment information. They are managed separately because each business requires different strategies.

Inter-segment sales are measured on the basis that the entity actually used to price the transfers. Internal transfer pricing policies of the Group are as far as practicable based on market prices. The accounting policies of the operating segments are the same as those described in the significant accounting policies.

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 provision for taxation, deferred tax liabilities and deferred tax assets.

Capital expenditure comprises additions to plant and equipment

The management reporting system evaluates performances based on a number of factors. However the primary profitability measurement to evaluate segment's operating results comprises two major financial indicators: (1) earnings from operations before depreciation and amortisation, interests and income taxes (called "Recurring EBITDA") and (2) operating result before share of loss from equity-accounted associate and income taxes (called "ORBIT").

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4. Financial information by operating segments (cont'd)

4B. Profit or loss from continuing operations and reconciliations

	Jewellery	Bullion	Others	Elimination	Group
	\$'000	\$'000	\$'000	\$'000	\$'000
Continuing operations 2018					
Revenue by segment					
Total revenue by segment	133,001	80,313	_		213,314
Inter-segment revenues	70,141	39,366		(109,507)	
Total revenue	203,142	119,679		(109,507)	213,314
Recurring EBITDA					
Segment results	14,439	(1,007)	(330)	_	13,102
Finance costs	(1,342)		_	_	(1,342)
Depreciation and amortisation expense	(4,459)	(78)	_	_	(4,537)
ORBIT	8,638	(1,085)	(330)		7,223
Share of loss from equity-accounted associate	(217)	_	_	_	(217)
Profit before tax from continuing	(217)				(217)
operations	8,421	(1,085)	(330)	_	7,006
Income tax expense	, (1,780)	_	(111)	_	(1,891)
Profit from continuing operations	6,641	(1,085)	(441)		5,115
	Jewellery	Bullion	Others	Elimination	Group
	\$'000	\$'000	\$'000	\$'000	\$′000
Continuing operations 2017					
Revenue by segment					
Revenues from external customers	126,464	105,476	_	_	231,940
Inter-segment revenues	36,878	11,905	_	(48,783)	_
Total revenue	163,342	117,381		(48,783)	231,940
Recurring EBITDA					
Segment results	13,132	(214)	891	_	13,809
Finance costs	(1,568)	(=··/	_	_	(1,568)
Depreciation and amortisation expense	(3,944)	(108)	_	_	(4,052)
Profit before tax from continuing	(3,777)	(100)			(1,032)
operations	7,620	(322)	891	_	8,189
Income tax expense	(1,168)	(/ -	281	_	(887)
Profit from continuing operations	6,452	(322)	1,172		7,302
	-,				

Financial information by operating segments (cont'd)

4C. Assets and reconciliations

4.

4D.

Assets and reconciliations				
	Jewellery	Bullion	Others	Group
	\$'000	\$'000	\$'000	\$'000
31 December 2018				
Total assets for reportable segments	111,516	6,033	2,415	119,964
Unallocated assets:				1,184
Total group assets				121,148
31 December 2017				
Total assets for reportable segments	113,237	19,919	7,048	140,204
Unallocated assets:				480
Total group assets				140,684
Liabilities and reconciliations				
	Jewellery	Bullion	Others	Group
	\$'000	\$'000	\$'000	\$'000
31 December 2018				
Total Liabilities for reportable segments	52,824	6,106	_	58,930
Unallocated liabilities:				1,583
Total group liabilities				60,513

31 December 2017	\$'000	\$'000	\$′000	\$'000
	Jewellery	Bullion	Others	Group
Loss on disposal of plant and equipment net	99	88		187
Depreciation and amortisation	4,459	78	-	4,537
Capital expenditure	3,538	32	-	3,570
Acquisition of an associate	504	_	_	504
Total group liabilities				60,513
Unallocated liabilities:				1,583
Total Liabilities for reportable segments	52,824	6,106	_	58,930

	\$'000	ş′000	ş′000	\$ ′000
31 December 2017				
Total Liabilities for reportable segments	61,439	19,187	_	80,626
Unallocated liabilities:				1,634
Total group liabilities				82,260
Capital expenditure	3,882	31	_	3,913
Depreciation and amortisation	3,944	108	_	4,052
Loss on disposal of plant and equipment net	157			157

4. Financial information by operating segments (cont'd)

4E. Geographical information

	Revenue		Non-current assets	
	2018 \$′000	2017 \$′000	31 December 2018 \$'000	31 December 2017 \$'000
Singapore	189,912	212,280	36,225	37,927
Malaysia	22,553	19,660	574	838
PRC	849	_	608	_
Total	213,314	231,940	37,407	38,765

Revenues are attributed to countries on the basis of the customer's location, irrespective of the origin of the goods and services. The non-current assets are analysed by the geographical area in which the assets are located. The non-current assets exclude any financial instruments and deferred tax assets.

4F. Information about major customers

There are no customers with revenue transactions of over 10% of the Group revenue.

5. Revenue

	G	Group	
	2018	2017	
	\$′000	\$′000	
Sale of goods	213,279	231,866	
Interest income	35	74	
Total revenue	213,314	231,940	

The revenue is from sale of goods is recognised based on point in time. All contracts are less than 12 months.

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6. Other gains and (other losses)

	Group	
	2018 \$′000	2017 \$'000
	\$ 000	3 000
Bad debts written off other receivables	(1,041)	_
Central support service income	255	199
Fair value gains/(losses) on derivative financial instruments	654	(109)
Foreign exchange adjustments (losses)/gains	(278)	556
Government grants	262	180
Goodwill written off	(247)	(500)
Loss on disposal of plant and equipment, net	(187)	(157)
Loss on disposal of associate	(2)	_
Miscellaneous income	64	99
Rental income from property (Note 31)	899	341
Reversal of contingent consideration for business combination	_	500
Others	(12)	_
Net	367	1,109
Presented in profit or loss as:		
Other gains	2,134	1,875
Other losses	(1,767)	(766)
Net	367	1,109

7. Employee benefits expense

	Group	
	2018 \$′000	2017 \$'000
Short term employee benefits expense	18,641	17,149
Contributions to defined contribution plan	1,591	1,557
Total employee benefits expense	20,232	18,706

8. Finance costs

	Gro	Group	
	2018	2017	
	\$'000	\$'000	
Interest expense	1,342	1,568	

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9. Other expenses

The major components and other selected components include the following:

	2018	2017 \$'000
	\$'000	
Advertisement	1,625	1,856
Credit cards and nets commission	1,554	1,389
Promotion and display	1,737	1,820

10. Items in profit or loss

In addition to the profit and loss line items disclosed elsewhere in the Notes to the financial statements, this item includes the following expenses:

	2018 \$′000	2017 \$'000
Audit fees to the independent auditor of the Company	170	171
Audit fees to the other independent auditors	35	27
Other fees to the other independent auditors	34	43
Other fees to the independent auditor of the Company	10	10

11. Income tax

11A. Components of tax expense recognised in profit or loss include:

	2018 \$′000	2017 \$′000
Current tax expense:		
Current tax expense	2,203	1,914
Over adjustments in respect of prior periods	(326)	(880)
Sub-total Sub-total	1,877	1,034
Deferred tax income:		
Deferred tax income	(111)	(147)
Under adjustments in respect of prior periods	125	_
Subtotal	14	(147)
Total income tax expense	1,891	887

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11. Income tax (cont'd)

11A. Components of tax expense recognised in profit or loss include: (cont'd)

The income tax in profit or loss varied from the amount of income tax amount determined by applying the Singapore income tax rate of 17.0% (2017: 17.0%) to profit or loss before income tax as a result of the following differences:

	2018 \$'000	2017 \$'000
Profit before tax	7,006	8,189
Income tax expense at the above rate	1,191	1,392
Expenses not deductible for tax purposes	860	459
Tax exemptions	(108)	(108)
Enhanced allowance	(17)	(64)
Over adjustments in tax in respect of prior periods	(201)	(880)
Effect of different tax rate in different countries	170	136
Other minor items less than 3% each	(4)	(48)
Total income tax expense	1,891	887

There are no income tax consequences of dividends to owners of the Company.

11B. Deferred tax income recognised in profit or loss include:

	2018 \$'000	\$'000
Excess of tax over book depreciation on plant and equipment	19	74
Excess of book over tax depreciation on plant and equipment	(175)	_
Provisions	(94)	89
Tax loss carryforwards	188	(9)
Capital allowance carryforwards	45	_
Others	3	(7)
Total deferred income tax income recognised in profit or loss	(14)	147

11C. Deferred tax balance in the statement of financial position:

	31 December	31 December	1 January
	2018	2017	2017
	\$'000	\$'000	\$'000
From deferred tax assets (liabilities) recognised in profit or loss:			
Excess of tax over book depreciation on plant and equipment	93	74	_
Excess of book over tax depreciation on plant and equipment	(285)	(110)	(110)
Provisions	110	204	115
Tax loss carryforwards	188	_	9
Capital allowance carryforwards	45	_	_
Others	(19)	(22)	(15)
Net balance	132	146	(1)

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11. Income tax (cont'd)

11C. Deferred tax balance in the statement of financial position: (cont'd)

Presented in the statement of financial position as follows:

	31 December 31 December		1 January
	2018 \$′000	2017 \$'000	2017 \$′000
Deferred tax assets	458	272	125
Deferred tax liabilities	(326)	(126)	(126)
Net balance	132	146	(1)

It is impracticable to estimate the amount expected to be settled or used within one year.

The realisation of the future income tax benefits from tax loss carryforwards and temporary differences from capital allowances is available for an unlimited future period subject to the conditions imposed by law including the retention of majority shareholders as defined.

12. Dividends on equity shares

	Rate per share			
	2018 (cents)	2017 (cents)	2018 \$′000	2017 \$'000
Final tax exempt (1-tier) dividend paid	0.50	0.50	2,813	2,813
Total dividends paid in the year			2,813	2,813

13. Earnings per share

The following table illustrates the numerators and denominators used to calculate basic and diluted amount per share of no par value:

	2018 \$′000	2017 \$′000
A. Numerators: earnings attributable to equity:		
Continuing operations: attributable to equity holders B. Total basic earnings	<u>5,382</u> 5,382	7,407
C. Denominators: weighted average number of equity shares	No: '000	No: '000
D. Basic	562,500	562,500

The weighted average number of equity shares refers to shares in issue outstanding during the reporting period.

The basic amount per share ratio is based on the weighted average number of ordinary shares outstanding during each reporting year.

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14. Property, plant and equipment

	Leasehold property \$'000	Renovations \$'000	Plant and equipment \$'000	Total \$'000
Group				
Cost:				
At beginning of year 1 January 2017	28,137	8,247	10,132	46,516
Additions	1,017	1,443	1,453	3,913
Reclassification	_	(83)	83	_
Disposals	_	(1,047)	(555)	(1,602)
Foreign exchange adjustments	_	68	14	82
At end of year 31 December 2017	29,154	8,628	11,127	48,909
Additions	_	1,840	1,730	3,570
Disposals	_	(1,259)	(505)	(1,764)
Foreign exchange adjustments	_	1	_	1
At end of year 31 December 2018	29,154	9,210	12,352	50,716
Accumulated depreciation:				
At beginning of year 1 January 2017	1,295	6,666	5,299	13,260
Depreciation for the year	1,165	1,128	1,509	3,802
Reclassification	_	(57)	57	_
Disposals	_	(1,016)	(342)	(1,358)
Foreign exchange adjustments	_	59	10	69
At end of year 31 December 2017	2,460	6,780	6,533	15,773
Depreciation for the year	1,169	1,459	1,661	4,289
Disposals	_	(1,032)	(291)	(1,323)
Foreign exchange adjustments	_	(9)	(2)	(11)
At end of year 31 December 2018	3,629	7,198	7,901	18,728
Carrying value:				
At 1 January 2017	26,842	1,581	4,833	33,256
At 31 December 2017	26,694	1,848	4,594	33,136
At 31 December 2018	25,525	2,012	4,451	31,988

Certain items are under finance lease agreements (See Note 25).

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14. Property, plant and equipment (cont'd)

Borrowing costs included in the cost of qualifying assets are as follows:

	31 December	31 December	1 January
	2018	2017	2017
Capitalisation rates	1.45% to 2.35%	1.45% to 2.35%	1.45% to 2.35%
	\$'000	\$'000	\$'000
Accumulated interest capitalised included in the cost	300	300	300

15. Intangible assets

		Group			
	31 December 2018 \$'000	31 December 2017 \$'000	1 January 2017 \$'000		
Goodwill (Note 15A)	_	247	747		
Other intangible asset (Note 15B)	_	29	60		
Total		276	807		

15A. Goodwill

		Group			
	31 December	31 December	1 January		
	2018 \$′000	2017 \$′000	2017 \$′000		
Cost:					
Balance at beginning of the year	247	747	_		
Arising from acquisition of subsidiary	_	_	747		
Written off	(247)	(500)	_		
Balance at end of the year		247	747		

Goodwill is allocated to cash-generating units for the purpose of impairment testing. The CGU represents the Group's investment in SK Bullion Pte. Ltd.

The goodwill was tested for impairment at the end of the reporting year. An impairment loss is the amount by which the carrying amount of an asset or a cash-generating unit exceeds its recoverable amount. The recoverable amount of an asset or a cash-generating unit ("CGU") is the higher of its fair value less costs of disposal or its value in use.

The recoverable amounts of cash-generating units have been measured based on the value in use method as appropriate for the separate CGUs.

The decreasing performance for SK Bullion Pte Ltd was considered sufficient evidence to trigger the impairment test. The Group has written down the goodwill of \$247,000.

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15. Intangible assets (cont'd)

15A. Goodwill (cont'd)

The value in use was measured by managements. The key assumptions for the value in use calculations are as follows. The value in use is a recurring fair value measurement (Level 3). The quantitative information about the value in use measurement using significant unobservable inputs for the cash generating unit are consistent with those used for the measurement last performed and is analysed as follows:

SK Bullion Pte Ltd Valuation techniques and unobservable inputs		
Discounted cash flow method	2017	2016
Estimated discount rates using pre-tax rates that reflect current market assessments the risks specific to the CGU	at 12.6%	12.6%
Gross profit margin	0.8% to 1.0%	% 0.7% to 0.8%
Cash flow forecasts derived from the most recent financial budgets and plans approve by management	ed 5 years	3 years
Other intangible asset		

15B. Other intangible asset

Group	Customer lists \$'000
Cost:	
At 1 January 2017, 31 December 2017 and 31 December 2018	91
Accumulated amortisation:	
At 1 January 2017	31
Amortisation for the year	31
At 31 December 2017	62
Amortisation for the year	29
At 31 December 2018	91
Net Book Value:	
At 1 January 2017	60
At 31 December 2017	29
At 31 December 2018	

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16. Investments in subsidiaries

	Company			
	31 December	31 December	1 January	
	2018	2017	2017	
	\$'000	\$'000	\$'000	
Movements during the year. At cost:				
Balance at beginning of the year	11,502	12,002	10,210	
Addition	_	_	1,500	
Allowance for impairment	(1,000)	_	_	
Reversal of contingent consideration	-	(500)	_	
Acquisition of additional share capital issued by subsidiaries	_	_	292	
Cost at the end of the year	10,502	11,502	12,002	
Carrying value in the books of the Company comprising:				
Unquoted equity shares at cost	10,502	11,502	12,002	
		Company		
	31 December	31 December	1 January	
	2018	2017	2017	
	\$'000	\$'000	\$'000	
Movements in allowance for impairment:				
At beginning of the year	_	_	-	
Impairment loss charge to profit or loss included in other losses	(1,000)		-	
At end of the year	(1,000)			

The listing of and information on the subsidiaries are given below:

				Percen	tage of equit	ty held
	Cost in	books of Co	mpany	I	y the Group)
	31	31	1	31	31	1
Name of subsidiaries, country of	December	December	January	December	December	January
incorporation, place of operations and	2018	2017	2017	2018	2017	2017
principal activities (and independent auditor	\$'000	\$'000	\$'000	%	%	%
Held by the Company						
SKJ Group Pte Ltd (a)	2,853	2,853	2,853	100	100	100
Singapore						
Retail sale of jewellery, watches and luxury goods						
SK Jewellery Pte Ltd ^(a) Singapore	3,821	3,821	3,821	100	100	100
Retail sale of jewellery, watches and luxury goods						
Love & Co Pte Ltd ^(a) Singapore Retail sale of jewellery, watches and luxury goods	1,322	1,322	1,322	100	100	100

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16. Investments in subsidiaries (cont'd)

	Cost in	books of Co	mpany		tage of equi	-
Name of subsidiaries, country of incorporation, place of operations and	31	31 December 2017	1	31 December 2018	31	1 January 2017
principal activities (and independent auditor)	\$'000	\$'000	\$'000	%	%	%
Held by the Company (cont'd) SK Bullion Pte Ltd (a) Singapore Wholesale and retail sales of bullion products	-	1,000	1,500	70	70	70
Love & Co International Pte Ltd ^(a) Singapore Sale of jewellery, watches and luxury goods	-+	-+	-	100	100	-
Institution of Advanced Gemology Pte Ltd ^(d) Singapore Dormant	-+	-+	-+	100	100	100
SK Jewellery Sdn Bhd ^(b) Malaysia Retail sale of jewellery, watches and luxury goods	888	888	888	100	100	100
Love & Co Sdn Bhd (b) Malaysia Retail sale of jewellery, watches and luxury goods	1,618	1,618	1,618	100	100	100
SK Jewellery (Hong Kong) Ltd ^(d) Hong Kong Logistics and distribution management	-+	-+	-+	100	100	100
Held through subsidiary – Love & Co International Pte Ltd Diamond Avenue Investments Limited (Acquired on 17 January 2018) British Virgin Islands Investment holding				100	-	-
Subsidiary held by Diamond Avenue Investments Limited Diamond Asia Pacific Limited (Acquired on 17 January 2018) Hong Kong Investment Holding				100	-	-

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16. Investments in subsidiaries (cont'd)

	Percentage of equity held by the Group			
Name of subsidiaries, country of incorporation, place of operations and principal activities (and independent auditor)	31 December 2018 %	31 December 2017 %	1 January 2017 %	
Subsidiary held by Diamond Asia Pacific Limited				
ZuanYi Jewellery (Shenzhen) Co., Ltd. (c) (Acquired on 17 January 2018) People's Republic of China Retail sale of jewellery, watches and luxury goods	100	-	-	
Subsidiary held by ZuanYi Jewellery (Shenzhen) Co., Ltd.				
Love & Co. Jewellery (Shenzhen) Co., Ltd (d) (Acquired on 17 January 2018) People's Republic of China Retail sale of jewellery, watches and luxury goods	100	-	-	

Note: + Amount less than \$\$1,000

- (a) Audited by RSM Chio Lim LLP in Singapore, a member firm of RSM International.
- (b) Audited by RSM Malaysia, a member of RSM International of which RSM Chio Lim LLP in Singapore is a member.
- (c) Audited by SBA Stone Forest Shanghai Certified Public Accountants (Partnership), an affiliated firm of RSM Chio Lim LLP.
- (d) Not audited as it was dormant and inactive.

17. Investments in associates

		Group			
	31 December	31 December	1 January		
	2018 \$'000	2017 \$'000	2017 \$'000		
Movements in carrying value:	-				
Balance at beginning of the year	2	2	2		
Addition	504	_	_		
Disposal	(2)	_	-		
Share of the loss for the year	(217)		_		
Total at end of the year	287	2	2		

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17. Investments in associates (cont'd)

	Group			
	31 December	31 December	1 January	
	2018	2017	2017	
	\$'000	\$'000	\$'000	
Carrying value comprising:				
Unquoted equity shares at cost	504	2	2	
Share of the loss	(217)			
	287	2	2	
	Percentage	of equity held b	y the Group	
	31 December	31 December	1 January	
Name of associate, country of incorporation, place of operations and	2018	2017	2017	
principal activities and (independent auditor)	%	%	%	
Held by SKJ Group Pte. Ltd.				
Jewelfest Pte. Ltd. (a) (c)				
(Disposed on 6 December 2018)				
Singapore				
Business of events organisers and jewellery				
(K Y Chik & Associates. Singapore)	-	20	20	
Held by Love & Co International Pte. Ltd.				
LVC (Thailand) Co Ltd. (b) (d)				
Thailand				
Business of events organisers and jewellery	40			

- (a) Not equity accounted as it is not material.
- (b) Equity accounted as it is material.
- (c) Other independent auditors. Audited by firms of accountants other than members firms of RSM International of which RSM Chio Lim LLP in Singapore is a member. The name is indicated above.
- (d) The unaudited management financial statements at 31 December of the associates have been used for equity accounting purposes.

18. Other financial assets

		Group		
	31 December 31 December 1 Janua			
	2018 \$'000	2017 \$′000	2017 \$'000	
Investments in unquoted equity interest at fair value through OCI	30	_	_	
Investments in unquoted equity interest at cost		30	30	

The SFRS(I) 9 financial instruments which became effective on 1 January 2018 require that all investments in unquoted equity shares and contracts on those instruments must be measured at fair value. However, in limited circumstances, cost may be an appropriate estimate of fair value. That may be the case if insufficient more recent information is available to measure fair value, or of fair value within that range. When information about the performance and operations of the investee becomes available after the date of initial recognition and that relevant factors exist, they may indicate that cost might not be representative of fail value. In such cases, the unquoted equity shares have to be measured fair value.

There are no indicators that cost might not be representative of fair value and Management has not identifired a market for these unquoted equity instruments and it has not made a decision on how and when it intends to dispose of them in the foreseeable future. Management has determined that the cost of investment in these unquoted equity interest approximate fair value.

In prior year, the investments are stated at cost.

19. Other assets (land use rights)

	Group 31 December 31 December 1 January		
	2018 \$′000	2017 \$'000	2017 \$'000
Costs:			
At beginning and at end of the year	6,015	6,015	6,015
Accumulated amortisation:			
At beginning of the year	475	256	37
Amortisation for the year included under depreciation and amortisation expense	219	219	219
At the end of the year	694	475	256
Balance to be amortised:			
Not later than one year	219	219	219
Later than one year and not later than five years	878	878	878
Later than five years	4,224	4,443	4,662
	5,321	5,540	5,759

On 1 April 2013, a wholly owned subsidiary was given a license (i.e. land use rights) to develop and use the land for their office building located at Changi Business Park. The period for the rights to use the land is 30 years. The entire premium of \$6,014,557 was paid in advance in 2013.

The land use rights is amortised over the remaining lease period of 329 months commencing November 2015 (upon the completion of the office building) on the straight line method.

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20. Inventories

		Group		
	31 December	31 December 31 December		
	2018 2017 \$'000 \$'000		2017 \$′000	
	·	· .		
Finished goods (a)	52,105	54,976	57,300	
Raw materials	3,577	2,786	2,344	
	55,682	57,762	59,644	

(a) \$2,293,000 (2017: \$5,844,000) of the inventories are held as commodity products and are measured at fair value less cost to sell.

	Group			
	31 December	31 December 31 December 1		
	2018 \$′000	2017 \$′000	2017 \$'000	
Inventories are stated after allowance. Movement in allowance:				
Balance at beginning of the year	610	598	181	
Charged to profit or loss included in raw materials and consumables used	14	12	417	
Balance at end of the year	624	610	598	
Raw materials and consumables used	145,499	168,505	114,269	
Changes in inventories of finished goods decrease	2,871	2,324	40	

There are no inventories pledged as security for liabilities.

21. Trade and other receivables

Group		
31 December 31 December		1 January
2018 \$′000	2017 \$′000	2017 \$'000
1,369	1,905	1,803
1,369	1,905	1,803
1,524	190	165
1,524	190	165
2,893	2,095	1,968
	2018 \$'000 1,369 1,369 1,524 1,524	31 December 2018 2017 \$'000 \$'000 \$ 1,369 1,905 1,369 1,905 1,524 190 1,524 190

21. Trade and other receivables (cont'd)

	Company			
	31 December	31 December 31 December		
	2018 \$′000	2017 \$′000	2017 \$′000	
Other receivables:				
Subsidiaries (Note 3)	33,923	30,124	28,581	
Other receivables	13	21	_	
Net other receivables – subtotal	33,936	30,145	28,581	
Total trade and other receivables	33,936	30,145	28,581	

Trade and other receivables at amortised cost shown above are subject to the expected credit loss model under the financial reporting standard on financial instruments. Trade receivables are mainly NETS and credit card payments that will be settled in a few days and are considered to have low credit risk. Other receivables at amortised and which can be graded as low risk individually are also considered to have low credit risk. No loss allowance is necessary.

At each subsequent reporting date, an evaluation is made whether there is a significant change in credit risk by comparing the debtor's credit risk at initial recognition (based on the original, unmodified cash flows) with the credit risk at the reporting date (based on the modified cash flows). Adjustment to the loss allowance is made for any increase or decrease in credit risk.

Other receivables are normally with no fixed terms and therefore there is no maturity. Subsidiaries other receivables are regarded as of low credit risk if they are guaranteed by the parent or a related company with the ability to settle the amount.

22. Other assets

		Group	
	31 December	31 December 31 December	
	2018	2017	2017
	\$′000	\$'000	\$'000
Deposits to secure services	5,735	8,239	5,192
Prepayments	1,153	1,861	972
	6,888	10,100	6,164
		Company	
	31 December	31 December	1 January
	2018	2017	2017
	\$'000	\$'000	\$'000
Prepayments	53	92	77
1 /	53	92	77

23. Cash and cash equivalents

	Group		
	31 December	31 December 31 December	
	2018 \$′000	2017 \$'000	2017 \$′000
Not restricted in use	16,875	31,263	27,488
		Company	
	31 December	31 December	1 January
	2018 \$′000	2017 \$'000	2017 \$'000
Not restricted in use	2,415	7,048	7,596

The interest earning balances are not significant.

24. Share capital

	Number of shares issued	Share capital
Group and Company	′000	\$'000
Ordinary shares of no par value:		
Balance at beginning of the year 1 January 2017	562,500	42,399
Balance at end of the year 31 December 2017 and 2018	562,500	42,399

The Company is not subject to any externally imposed capital requirement.

Capital management:

The objectives when managing capital are: to safeguard the reporting entity's ability to continue as a going concern, so that it can continue to provide returns for owners and benefits for other stakeholders, and to provide an adequate return to owners by pricing the sales commensurately with the level of risk. The management sets the amount of capital to meet its requirements and the risk taken. There were no changes in the approach to capital management during the reporting year. The management manages the capital structure and makes adjustments to it where necessary or possible in the light of changes in conditions and the risk characteristics of the underlying assets. In order to maintain or adjust the capital structure, the management may adjust the amount of dividends paid to owners, return capital to owners, issue new shares, or sell assets to reduce debt. Adjusted capital comprises all components of equity (that is, share capital and reserves).

In order to maintain its listing on the Singapore Stock Exchange it has to have share capital with a free float of at least 10% of the shares. The Company met the capital requirement on its initial listing and the rules limiting treasury share purchases mean it will continue to satisfy that requirement, as it did throughout the reporting year. Management receives a report from the share registrars frequently on substantial share interests showing the non-free float to ensure continuing compliance with the 10% limit throughout the reporting year.

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24. Share capital (cont'd)

Capital management: (cont'd)

The management does not set a target level of gearing but uses capital opportunistically to support its business and to add value for shareholders. The key discipline adopted is to widen the margin between the return on capital employed and the cost of that capital.

31 December	31 December	1 January	
2018 \$'000	2017 \$'000	2017 \$′000	
 	7 000	7 000	
41,248	51,491	57,128	
(16,875)	(31,263)	(27,488)	
24,373	20,228	29,640	
60,635	58,424	53,751	
40.2%	34.6%	55.1%	
	2018 \$'000 41,248 (16,875) 24,373 60,635	\$'000 \$'000 41,248 51,491 (16,875) (31,263) 24,373 20,228 60,635 58,424	

The unfavourable change as shown by the increase in the debt-to-adjusted capital ratio for the reporting year resulted primarily due to lower cash generated from operating activities.

All reserves classified on the face of the statement of financial position as retained earnings represents past accumulated earnings and are distributable. The other reserves are not available for cash dividends unless realised.

25. Other financial liabilities

	Group		
	31 December 31 December		1 January
	2018	2017	2017
	\$'000	\$'000	\$'000
Non-current:			
Financial instruments with floating interest rates:			
Bank loans (secured) (Note 25A)	19,707	22,127	22,335
Financial instruments with fixed interest rates:			
Directors' loans (unsecured) (Note 25B)	_	7,172	10,781
Finance leases (Note 25D)	33	120	180
Total non-current portion	19,740	29,419	33,296

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Other financial liabilities (cont'd)

	Group		
	31 Decen	nber 31 December	1 January
	2018	2017	2017
	\$'000	\$'000	\$'000
Current:			
Financial instruments with floating interest rates:			
Bank loans (secured) (Note 25A)	17,20	17,073	18,792
Financial instruments with fixed interest rates:			
Directors' loans (unsecured) (Note 25B)	3,04	0 3,755	3,787
Loan from non-controlling interest (unsecured) (Note 25C)	1,20	0 1,200	1,200
Finance leases (Note 25D)	6	6 44	53
Total current portion	21,50	22,072	23,832
Total non-current and current	41,24	8 51,491	57,128
		Group	
	31 Decen	nber 31 December	1 January
	2018		2017
	\$'000	\$'000	\$'000
The non-current portion is repayable as follows:			
Due within 2 to 5 years	5,57	7 11,774	16,482
After 5 years	14,16	17,645	16,814
	19,74	29,419	33,296
The range of floating rate interest rates paid was as follows:			
		Group	
	31 December	31 December	1 January
	2018	2017	2017
	%	%	%

		Group		
	31 December	31 December 31 December		
	2018	2017	2017	
	%	%	%	
Bank loans (secured)	_1.88% - 3.95%	2.04% - 3.76%	1.97% - 3.37%	

25A. Bank loans (secured)

	Group		
	31 December 31 December		1 January
	2018 \$'000	2017 \$'000	2017 \$'000
Short term loans	15,943	16,942	18,596
Term Ioan A	3,472	3,681	3,884
Term Ioan B	17,494	18,577	18,647
	36,909	39,200	41,127

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25. Other financial liabilities (cont'd)

25A. Bank loans (secured) (cont'd)

- (i) Short term loans are revolving short term bank loan maturing in 2019. The loans are secured by corporate guarantees from the Company.
- (ii) Term loan A is repayable by 240 equal monthly instalments from July 2013. The loan was used to finance the acquisition of a land use right (Note 19). Refer to part (iii) for security.
- (iii) Term loan B is used to finance the construction of a building (Note 14) on the land indicated in (ii). It is repayable by 240 equal monthly instalments upon the issuance of temporary occupancy permit for the building in September 2015. In 2014, as part of the revised agreement with the bank, term loans A and B, were collectively secured by a legal mortgage and assignment of rental proceeds over the land and building (the "property") of the Group (upon completion of construction) and a corporate guarantee from the Company.
- (iv) The fair value (Level 2) is a reasonable approximation of the carrying amount due to their short term nature or that they are floating rate instruments that are frequently re-priced to market interest rates.

25B. Directors' loans

		Group		
	31 December	31 December 31 December		
	2018 \$′000	2017 \$′000	2017 \$′000	
Movements during the year:				
Balance at beginning of the year	10,927	14,568	17,100	
Interest charged	307	565	732	
Repayment	(8,194)	(4,206)	(3,264)	
Balance at end of the year	3,040	10,927	14,568	

The loan payable agreement provides that it is unsecured, with fixed interest of 4.65% (2017: 4.65%) per annum and is expected to be settled by equal quarterly instalments over 5 years from December 2015. The loan is carried at amortised cost using the effective interest method over 5 years. The carrying amount is a reasonable approximation of fair value (Level 3).

Based on announcement dated on 12 September 2018, under the revised payment term, the Directors' loan is to be fully settled on 2 July 2019.

25C. Loan from non-controlling interest

		Group	
	31 December	31 December	1 January
	2018 \$'000	2017 \$′000	2017 \$'000
Movements during the year:			
Balance at beginning of the year	1,200	1,200	_
Additions at cost			1,200
Balance at end of the year	1,200	1,200	1,200

The loan payable agreement provides that it is unsecured, with zero rate of interest and repayable on demand. The carrying amount is a reasonable approximation of fair value (Level 3).

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25. Other financial liabilities (cont'd)

25D. Finance leases

31 December 2018	Minimum payments \$'000	Finance charges \$'000	Present value \$'000
Minimum lease payments payable:			
Due within one year	73	(7)	66
Due within 2 to 5 years	36	(3)	33
Total	109	(10)	99
Net book value of plant and equipment under finance leases			288
31 December 2017	Minimum payments \$'000	Finance charges \$'000	Present value \$'000
Minimum lease payments payable:			
Due within one year	54	(10)	44
Due within 2 to 5 years	130	(10)	120
Total	184	(20)	164
Net book value of plant and equipment under finance leases			465
1 January 2017	Minimum payments \$'000	Finance charges \$'000	Present value \$'000
Minimum lease payments payable:			
Due within one year	62	(9)	53
Due within 2 to 5 years	192	(12)	180
Total	254	(21)	233
Net book value of plant and equipment under finance leases			646

There are leases for certain of its plant and equipment under finance leases. The average lease term is 2 to 5 years. The range of interest for finance lease is about 2.43% - 4.48% (2017: 2.43% - 4.48%) per annum. All leases are on a fixed repayment basis and no arrangements have been entered into for contingent rental payments. The obligations under finance leases are secured by the lessor's charge over the leased assets.

The carrying amounts of the lease liabilities approximate the fair value (Level 2).

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26. Trade and other payables

31 December 31 December 2018 2017 2017 2017 2017 2018 2018 2019 2019 2019 Trade payables: Outside parties and accrued liabilities 1 2,378 15,345 Trade payables – subtotal 2 13,714 12,378 15,345 Other payables: 1,136 1,481 2,588 Contingent consideration 2 1,136 1,481 3,088 2,588 Contingent consideration 3 1,485 1,481 3,088 3,088 Total trade and other payables – subtotal 3 1,485 1,485 1,483 1,3859 18,433 Total trade and other payables – subtotal 4 1,485 1			Group	
\$'000 \$'000 \$'000 Trade payables: 13,714 12,378 15,345 Trade payables - subtotal 13,714 12,378 15,345 Other payables: Outside parties 1,136 1,481 2,588 Contingent consideration - - 500 Other payables - subtotal 1,136 1,481 3,088 Total trade and other payables 1,136 1,481 3,088 Total trade and other payables 14,850 13,859 18,433 Total trade and other payables 2018 2017 2017 2018 2017 2017 2017 \$'000 \$'000 \$'000 \$'000 Trade payables: 2018 2017 501 Trade payables - subtotal 623 459 541 Otther payables: 50 459 541 Outside parties 69 174 24 Subsidiaries 1,306 7 - Contingent		31 December	31 December	1 January
Outside parties and accrued liabilities 13,714 12,378 15,345 Trade payables – subtotal 13,714 12,378 15,345 Other payables: Outside parties 1,136 1,481 2,588 Contingent consideration - - - 500 Other payables – subtotal 1,136 1,481 3,088 Total trade and other payables 14,850 13,859 18,433 Trade payables: 2018 2017 <td< th=""><th></th><th></th><th></th><th></th></td<>				
Other payables: 13,714 12,378 15,345 Outside parties 1,136 1,481 2,588 Contingent consideration - - 500 Other payables - subtotal 1,136 1,481 3,088 Total trade and other payables 14,850 13,859 18,433 Trade payables: 2018 2017 2	Trade payables:			
Other payables: Outside parties 1,136 1,481 2,588 Contingent consideration - - 500 Other payables - subtotal 1,136 1,481 3,088 Total trade and other payables 14,850 13,859 18,433 **Company** 31 December 31 December 1 January 2018 2017 2017 \$'000 \$'000 \$'000 Trade payables: Outside parties and accrued liabilities 623 459 541 Trade payables: 623 459 541 Other payables: 69 174 24 Subsidiaries 1,306 7 - Contingent consideration - - 500 Other payables - subtotal 1,375 181 524	Outside parties and accrued liabilities	13,714	12,378	15,345
Outside parties 1,136 1,481 2,588 Contingent consideration - - 500 Other payables - subtotal 1,136 1,481 3,088 Total trade and other payables 14,850 13,859 18,433 **Company** 31 December 31 December 1 January 2018 2017 2017 \$'000 \$'000 \$'000 **Trade payables: Outside parties and accrued liabilities 623 459 541 Trade payables - subtotal 623 459 541 Other payables: 69 174 24 Subsidiaries 1,306 7 - Contingent consideration - - 500 Other payables - subtotal 1,375 181 524	Trade payables – subtotal	13,714	12,378	15,345
Contingent consideration - - 500 Other payables - subtotal 1,136 1,481 3,088 Total trade and other payables 14,850 13,859 18,433 Total trade and other payables 2018 2017 2017 2017 2017 2018 2018 2017 2017 2017 2017 2017 2017 2017 2017	Other payables:			
Other payables – subtotal 1,136 1,481 3,088 Total trade and other payables 14,850 13,859 18,433 Total trade and other payables 31 December 31 December 1 January 2018 2017 2017 \$'000 \$'000 \$'000 Trade payables: 623 459 541 Trade payables: 623 459 541 Outside parties 623 459 541 Outside parties 69 174 24 Subsidiaries 1,306 7 - Contingent consideration - - - 500 Other payables - subtotal 1,375 181 524	Outside parties	1,136	1,481	2,588
Total trade and other payables 14,850 13,859 18,433 Company 31 December 31 December 1 January 2018 2017 2017 §'000 \$'000 \$'000 Trade payables: 623 459 541 Trade payables: 623 459 541 Other payables: 9 174 24 Subsidiaries 1,306 7 - Contingent consideration - - 500 Other payables - subtotal 1,375 181 524	Contingent consideration			500
Company 31 December 31 December 31 December 1 January 2018 2017 2017 \$'000 \$'000 \$'000 Trade payables: Outside parties and accrued liabilities 623 459 541 Trade payables – subtotal 623 459 541 Other payables: 0utside parties 9 174 24 Subsidiaries 1,306 7 - Contingent consideration - - 500 Other payables – subtotal 1,375 181 524	Other payables – subtotal	1,136	1,481	3,088
31 December 31 December 2018 2017 2017 2017 \$'000 \$'000 Trade payables: Outside parties and accrued liabilities 623 459 541 541 Trade payables – subtotal 623 459 541 Other payables: 623 459 541 Outside parties 69 174 24 Subsidiaries 1,306 7 - Contingent consideration 500 Other payables – subtotal 1,375 181 524	Total trade and other payables	14,850	13,859	18,433
Z018 \$2017 \$2017 \$000 \$'000 \$'000 \$'000 Trade payables: Outside parties and accrued liabilities 623 459 541 Trade payables – subtotal 623 459 541 Other payables: Outside parties 69 174 24 Subsidiaries 1,306 7 - Contingent consideration - 500 Other payables – subtotal 1,375 181 524			Company	
Trade payables: \$'000 \$'000 Outside parties and accrued liabilities 623 459 541 Trade payables – subtotal 623 459 541 Other payables: Subsidiaries 541 541 Outside parties 69 174 24 Subsidiaries 1,306 7 - Contingent consideration - - 500 Other payables – subtotal 1,375 181 524		31 December	31 December	1 January
Trade payables: Outside parties and accrued liabilities 623 459 541 Trade payables – subtotal 623 459 541 Other payables: Subside parties 69 174 24 Subsidiaries 1,306 7 - Contingent consideration - - 500 Other payables – subtotal 1,375 181 524				
Outside parties and accrued liabilities 623 459 541 Trade payables – subtotal 623 459 541 Other payables: Subsidiaries 69 174 24 Subsidiaries 1,306 7 - Contingent consideration - - - 500 Other payables – subtotal 1,375 181 524		\$'000	\$'000	\$'000
Trade payables – subtotal 623 459 541 Other payables: Subsidiaries 000 174 24 Subsidiaries 1,306 7 7 7 Contingent consideration - - - 500 Other payables – subtotal 1,375 181 524				
Other payables: Outside parties 69 174 24 Subsidiaries 1,306 7 - Contingent consideration - - - 500 Other payables – subtotal 1,375 181 524	Outside parties and accrued liabilities	623	459	541
Outside parties 69 174 24 Subsidiaries 1,306 7 - Contingent consideration - - - 500 Other payables – subtotal 1,375 181 524	Trade payables – subtotal	623	459	541
Subsidiaries 1,306 7 - Contingent consideration - - - 500 Other payables – subtotal 1,375 181 524	Other payables:			
Contingent consideration500Other payables – subtotal1,375181524	Outside parties	69	174	24
Other payables – subtotal 1,375 181 524	Subsidiaries	1,306	7	-
· · · · · · · · · · · · · · · · · · ·	Contingent consideration			500
Total trade and other payables 1,998 640 1,065	Other payables – subtotal	1,375	181	524
	Total trade and other payables	1,998	640	1,065

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27. Other liabilities

		Group		
	31 December	31 December	1 January	
	2018 \$′000	2017 \$′000	2017 \$′000	
Other liabilities, non-current:				
Deferred rent	148	125	123	
Provision for restoration costs (1)	832	859	796	
Total	980	984	919	
Other liabilities, current:				
Deposits ⁽²⁾	1,852	14,292	2,656	
Total	2,832	15,276	3,575	
Movements in provision for restoration cost:				
At beginning of the year	859	796	845	
Additions	104	162	58	
Used	(145)	(103)	(105)	
Foreign exchange adjustments	14	4	(2)	
At end of the year	832	859	796	
		· 		

- (1) The provision is based on the present value of costs to be incurred to remove leasehold improvements from leased property. The estimate is based on quotations from external contractor. The unexpired term ranges from 1 to 5 years. The unwinding of discount is not significant.
- (2) Included in the above amount is \$1,847,000 (2017: \$14,288,000) of customers deposit placed with the Group for the purchase of goods or customisation of products and rental deposit received.

28. Derivatives financial instruments

Assets - Contracts with negative fair values: Derivatives not designated as hedging instruments:	Group 31 December 2018 \$'000
Precious metals trading contracts	545
Total	545
Liabilities – Contracts with negative fair values: Derivatives not designated as hedging instruments:	Group 31 December 2017 \$'000
Precious metals trading contracts	109
Total	109

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28. Derivatives financial instruments (cont'd)

The Group enters into precious metals trading contracts to reduce the impact of changes in the movement of prices for precious metal. While the precious metals trading contracts provide hedging effects as required by the Group's risk management policy, the derivatives do not meet the criteria for hedging accounting under the specific rules in SFRS(I) 1-39 – Financial Instruments: Recognition and Measurement. Fair value changes on these derivatives are recognised in profit or loss when the changes arised.

28A. Precious metals trading contracts

Group 31 December 2018	Principal \$'000	Fair value \$'000
Precious metals	2,050	545
Group 31 December 2017	Principal \$'000	Fair value \$'000
Precious metals	819	(109)

The fair value (Level 2) of the precious metals trading contracts is based on the current value of the difference between the contractual exchange rate and the market rate at the end of the reporting year.

29. Capital commitments

Estimated amounts committed at the end of the reporting year for future capital expenditure but not recognised in the financial statements are as follows:

	Gro	Group	
	2018	2017	
	\$'000	\$'000	
Investment in joint venture (1)	_	492	
Commitments to purchase of property, plant and equipment	217		

(1) On 7 July 2017, the Group entered into joint venture agreement with Aurora Design Co., Ltd. to set up a company, LVC (Thailand) Co., Ltd (LVC) for a cash consideration of S\$492,000 (approximately THB 12 million). As at year ended 31 December 2017, the Group has not injected any capital to LVC.

30. Operating lease payment commitments - as lessee

At the end of the reporting year the total of future minimum lease payment commitments under non-cancellable operating leases are as follows:

	Group	
	2018 \$′000	2017 \$′000
Ni cha al	40.770	46.600
Not later than one year Later than one year and not later than five years	18,770 14,243	16,609 13,963
Pontal avnance for the year	21 542	19,912
Rental expense for the year Contingent rents recognised as expense	21,562 946	798

Operating lease payments are for rentals payable for warehouse, office and retail outlets. The lease terms are for an average of one to five years, contain an escalation clause and does not provide for contingent rentals based on a percentage of sales derived. Contingent rental is not included here as it is currently not determinable.

31. Operating lease payment commitments - as lessor

At the end of the reporting year the total of future minimum lease receivables committed under non-cancellable operating leases are as follows:

	G	Group	
	2018 \$'000	2017 \$′000	
Not later than one year	873	990	
Later than one year and not later than five years	1,277	1,301	
Rental income for the year	899	341	

Operating lease income commitments are for an office. The lease rental income terms are negotiated for an average term of one year and rentals are subject to an escalation clause but the amount of the rent increase is not to exceed a certain percentage.

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32. Financial instruments: information on financial risks

32A. Categories of financial assets and liabilities

The following table categorises the carrying amount of financial assets and liabilities recorded at the end of the reporting year:

	Group			Company		
	31	31	1	31	31	1
	December	December	January	December	December	January
	2018 \$'000	2017 \$′000	2017 \$′000	2018 \$′000	2017 \$′000	2017 \$′000
Financial assets:						
Financial assets at amortised cost	19,768	33,358	29,456	36,351	37,193	36,177
Financial assets at fair value through						
profit or loss	545					_
At end of the year	20,313	33,358	29,456	36,351	37,193	36,177
	_					
		Group			Company	
	31	31	1	31	31	1
	December	December	January	December	December	January
	2018	2017	2017	2018	2017	2017
	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000
Financial liabilities:						
Financial liabilities at amortised cost	56,098	65,350	75,561	1,998	640	1,095
Financial assets at fair value through						
profit or loss		109				_
At end of the year	56,098	65,459	75,561	1,998	640	1,065

Further quantitative disclosures are included throughout these financial statements.

32B. Financial risk management

The main purpose for holding or issuing financial instruments is to raise and manage the finances for the entity's operating, investing and financing activities. There are exposures to the financial risks on the financial instruments such as credit risk, liquidity risk and market risk comprising interest rate, currency risk and price risk exposures. Management has certain practices for the management of financial risks. The guidelines set up the short and long term objectives and action to be taken in order to manage the financial risks. The guidelines include the following:

- 1. Minimise interest rate, currency, credit and market risk for all kinds of transactions.
- 2. Maximise the use of "natural hedge": favouring as much as possible the natural off-setting of sales and costs and payables and receivables denominated in the same currency and therefore put in place hedging strategies only for the excess balance (if necessary). The same strategy is pursued with regard to interest rate risk.
- 3. All financial risk management activities are carried out and monitored by senior management staff.
- All financial risk management activities are carried out following acceptable market practices.
- 5. When appropriate consideration is given to entering into derivatives or any other similar instruments solely for hedging purposes.

There have been no changes to the exposures to risk; the objectives, policies and processes for managing the risk and the methods used to measure the risk.

The chief financial officer who monitors the procedures reports to the board.

32. Financial instruments: information on financial risks (cont'd)

32C. Fair values of financial instruments

The analyses of financial instruments that are measured subsequent to initial recognition at fair value, grouped into Levels 1 to 3 are disclosed in the relevant notes to the financial statements. These include the significant financial instruments stated at amortised cost and at fair value in the statement of financial position. The carrying values of current financial instruments approximate their fair values due to the short-term maturity of these instruments and the disclosures of fair value are not made when the carrying amount of current financial instruments is a reasonable approximation of the fair value.

32D. Credit risk on financial assets

Financial assets that are potentially subject to concentrations of credit risk and failures by counterparties to discharge their obligations in full or in a timely manner. These arise principally from cash balances with banks, cash equivalents, receivables and other financial assets. The maximum exposure to credit risk is the total of the fair value of the financial assets at the end of the reporting year. Credit risk on cash balances with banks and any other financial instruments is limited because the counter-parties are entities with acceptable credit ratings. For expected credit losses (ECL) on financial assets, the three-stage approach in the financial reporting standard on financial instruments is used to measure the impairment allowance. Under this approach the financial assets move through the three stages as their credit quality changes. However, a simplified approach is permitted by the financial reporting standards on financial instruments for financial assets that do not have a significant financing component, such as trade receivables. On initial recognition, a day-1 loss is recorded equal to the 12 month ECL (or lifetime ECL for trade receivables), unless the assets are considered credit impaired. For credit risk on trade receivables an ongoing credit evaluation is performed on the financial condition of the debtors and an impairment loss is recognised in profit or loss. Reviews and assessments of credit exposures in excess of designated limits are made. Renewals and reviews of credits limits are subject to the same review process.

Cash and cash equivalents are also subject to the impairment requirements of the standard on financial instruments. There was no identified impairment loss.

Due to the nature of the business, all trade receivables as at end of the reporting years are aged less than 30 days. The Group does not have any major concentration of credit risk related to any individual customer or counterparty.

32E. Liquidity risk - financial liabilities maturity analysis

The liquidity risk refers to the difficulty in meeting obligations associated with financial liabilities that are settled by delivering cash or another financial asset. It is expected that all the liabilities will be paid at their contractual maturity. The average credit period taken to settle trade payables is about 30 to 120 days (2017: 30 to 120 days). The other payables are with short-term durations. The classification of the financial assets is shown in the statement of financial position as they may be are available to meet liquidity needs and no further analysis is deemed necessary.

The following table analyses the non-derivative financial liabilities by remaining contractual maturity (contractual and undiscounted cash flows).

	Less than	1 – 3	3 – 5	Over	
Group	1 year	years	years	5 years	Total
Non-derivative financial liabilities:	\$'000	\$'000	\$'000	\$'000	\$'000
31 December 2018:					
Gross borrowings commitments	24,869	4,552	2,691	16,141	48,253
Gross finance lease obligations	73	36	_	_	109
Trade and other payables	14,850				14,850
At end of year	39,792	4,588	2,691	16,141	63,212

31 DECEMBER 2018

32. Financial instruments: information on financial risks (cont'd)

32E. Liquidity risk - financial liabilities maturity analysis (cont'd)

Group	Less than 1 year	1 – 3 years	3 – 5 years	Over 5 years	Total
Non-derivative financial liabilities:	\$'000	\$'000	\$'000	\$'000	\$'000
31 December 2017:					
Gross borrowings commitments	22,811	12,078	2,717	18,449	56,055
Gross finance lease obligations	54	130	_	_	184
Trade and other payables	13,859	_	_	_	13,859
At end of year	36,724	12,208	2,717	18,449	70,098
	Less than	1 – 3	3 – 5	Over	
Company	1 year	years	years	5 years	Total
Non-derivative financial liabilities:	\$'000	\$'000	\$'000	\$'000	\$'000
31 December 2018:					
Trade and other payables	1,998	_	_	_	1,998
At end of year	1,998				1,998
	Less than	1 – 3	3 – 5	Over	
Company	1 year	years	years	5 years	Total
Non-derivative financial liabilities:	\$'000	\$'000	\$'000	\$'000	\$'000
31 December 2017:					
Trade and other payables	640	<u> </u>	<u>-</u>		640
At end of year	640	_	_		640

The undiscounted amounts on the borrowings with fixed and floating interest rates are determined by reference to the conditions existing at the reporting date.

The above amounts disclosed in the maturity analysis are the contractual undiscounted cash flows and such undiscounted cash flows differ from the amount included in the statement of financial position. When the counterparty has a choice of when an amount is paid, the liability is included on the basis of the earliest date on which it can be required to pay.

	Less than	1 – 3	3 – 5	Over	
Group	1 year	years	years	5 years	Total
Derivative financial assets:	\$'000	\$'000	\$'000	\$'000	\$'000
31 December 2018:					
Gross settled:					
Precious metals trading arrangement	2,050				2,050
At end of the year	2,050	_		_	2,050

32. Financial instruments: information on financial risks (cont'd)

32E. Liquidity risk - financial liabilities maturity analysis (cont'd)

	Less than	1 – 3	3 – 5	Over	
Group	1 year	years	years	5 years	Total
Derivative financial liabilities:	\$'000	\$'000	\$'000	\$'000	\$'000
31 December 2017:					
Gross settled:					
Precious metals trading arrangement	819	_	_	_	819
At end of the year	819		_	_	819

Financial guarantee contracts – For issued financial guarantee contracts the maximum amount of the guarantee is allocated to the earliest period in which the guarantee could be called. At the end of the reporting year no claims on the financial guarantees are expected to be payable. The following table shows the maturity analysis of the contingent liabilities from financial guarantees:

	Less than	1 – 3	3 – 5	Over	
	1 year	years	years	5 years	Total
Company	\$'000	\$'000	\$'000	\$'000	\$'000
31 December 2018:					
Financial guarantee contracts - in favour of					
subsidiaries (Note 3)	17,202	3,470	2,075	14,162	36,909
31 December 2017:					
Financial guarantee contracts - in favour of					
a subsidiary (Note 3)	18,078	3,405	2,270	15,447	39,200

	Group		Company	
Bank Facilities:	31 December 2018 \$'000	31 December 2017 \$'000	31 December 2018 \$'000	31 December 2017 \$'000
Bankers' guarantees in favour of landlord	1,475	1,076	_	_
Bankers' guarantees in favour of subsidiaries	_	-	36,909	39,200
Undrawn borrowing facilities	4,812	1,057		

The undrawn borrowing facilities are available for operating activities and to settle other commitments. Borrowing facilities are maintained to ensure funds are available for the operations. A schedule showing the maturity of financial liabilities and unused bank facilities is provided regularly to management to assist in monitoring the liquidity risk.

32. Financial instruments: information on financial risks (cont'd)

32F. Interest rate risk

The interest rate risk exposure is mainly from changes in fixed rate and floating interest rates. The interest from financial assets including cash balances is not significant. The following table analyses the breakdown of the significant financial instruments (excluding derivatives) by type of interest rate:

	Group			
	31 December 31 December			
	2018 \$′000	2017 \$'000	2017 \$'000	
Financial liabilities with interest:				
Fixed rate	3,139	11,091	14,801	
Floating rate	36,909	39,200	41,127	
Total at end of the year	40,048	50,291	55,928	

The floating rate debt instruments are with interest rates that are re-set regular intervals. The interest rates are disclosed in the respective notes.

Sensitivity analysis:

		Group		
	31 December	31 December 31 December		
	2018 \$'000	2017 \$'000	2017 \$′000	
Financial liabilities: A hypothetical variation in interest rates by 100 basis points with all other variables held constant, would have an impact in pre-tax profit for the	r			
reporting year by	369	392	411	

The analysis has been performed for fixed interest rate and floating interest rate over a year for financial instruments. The impact of a change in interest rates on fixed interest rate financial instruments has been assessed in terms of changing of their fair value. The impact of a change in interest rates on floating interest rate financial instruments has been assessed in terms of changing of their cash flows and therefore in terms of the impact on profit or loss.

The hypothetical changes in basis points are not based on observable market data (unobservable inputs).

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32. Financial instruments: information on financial risks (cont'd)

32G. Foreign currency risks

Foreign exchange risk arises on financial instruments that are denominated in a foreign currency, i.e. in a currency other than the functional currency in which they are measured. For the purpose of this financial reporting standard on financial instruments: disclosures, currency risk does not arise from financial instruments that are non-monetary items or from financial instruments denominated in the functional currency.

Analysis of amounts denominated in major non-functional currencies:

Group	US Dollar	Japanese Yen	Chinese RMB	Hong Kong Dollar	Total
	\$'000	\$'000	\$'000	\$'000	\$'000
31 December 2018					
Financial liabilities:					
Trade and other payables	5,728	137	515	265	6,645
Total financial liabilities	5,728	137	515	265	6,645
31 December 2017					
Financial liabilities:					
Trade and other payables	5,966	166	547	210	6,889
Total financial liabilities	5,966	166	547	210	6,889

There is exposure to foreign currency risk as part of its normal business.

Sensitivity analysis:

	2018 \$'000	2017 \$′000
A hypothetical 10% strengthening in the exchange rate of the functional currency \$ against the US Dollar with all other variables held constant would have a favourable effect on post-tax profit of	573	597
A hypothetical 10% strengthening in the exchange rate of the functional currency \$ against the Japanese Yen with all other variables held constant would have a favourable effect on post-tax profit of	14	17
A hypothetical 10% strengthening in the exchange rate of the functional currency \$ against the Chinese RMB with all other variables held constant would have a favourable effect on post-tax profit of	52	55
A hypothetical 10% strengthening in the exchange rate of the functional currency \$ against the Hong Kong Dollar with all other variables held constant would have a favourable effect on post-tax profit of	27	21

The above table shows sensitivity to the hypothetical percentage variations in the functional currency against the relevant non-functional foreign currencies. The sensitivity rate used is the reasonably possible change in foreign exchange rates. For similar rate weakening of the functional currency against the relevant foreign currencies above, there would be comparable impacts in the opposite direction.

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32. Financial instruments: information on financial risks (cont'd)

32G. Foreign currency risks (cont'd)

In management's opinion, the above sensitivity analysis is unrepresentative of the foreign currency risks as the historical exposure does not reflect the exposure in future.

The hypothetical changes in exchange rates are not based on observable market data (unobservable inputs). The sensitivity analysis is disclosed for each non-functional currency to which the entity has significant exposure at end of the reporting year. The analysis above has been carried out on the basis that there are no hedged transactions.

33. Changes and adoption of financial reporting standards

The accounting policies adopted are consistent with those previously applied under FRS except that in the current financial year, the Group has adopted all the SFRS(I) which are effective for annual financial periods beginning on or after 1 January 2018.

For the current reporting year new or revised financial reporting standards were issued by the Singapore Accounting Standards Council. Those applicable to the reporting entity are listed below. Those applicable new or revised standards did not require any significant modification of the measurement methods or the presentation in the financial statements.

SFRS(I) No.	Title
SFRS(I) 1-28	Amendments to, Investments in Associates and Joint Venture - Sale or Contribution of Assets
SFRS(I) 1	First-time Adoption of Singapore Financial Reporting Standards (International)
SFRS(I) 9	Financial Instruments
SFRS(I) 15	Revenue from Contracts with Customers.
	Amendments to, Clarifications to SFRS(I) 15 Revenue from Contracts with Customers
SFRS(I) INT 22	Foreign Currency Transactions and Advance Consideration

34. New or amended standards in issue but not yet effective

For the future reporting years certain new or revised financial reporting standards were issued by the Singapore Accounting Standards Council and these will only be effective for future reporting years. Those applicable to the reporting entity for future reporting years are listed below. Adoption of the applicable new or revised standards are expected to result in some changes in the detailed application of the accounting policies and some modifications to financial statements presentation and measurement. Those that are expected to have a material impact are described below.

SFRS(I) No.	Title	Effective date for periods beginning on or after
SFRS(I) 16	Leases (and Leases - Illustrative Examples & Amendments to Guidance on Other Standards)	1 Jan 2019
SFRS(I) INT 23	Uncertainty over Income Tax Treatments	1 Jan 2019
SFRS(I) 1-12	Improvements (2017) – Amendments: Income Taxes	1 Jan 2019
SFRS(I) 1-23	Improvements (2017) – Amendments: Borrowing Costs	1 Jan 2019
SFRS(I) 3	Improvements (2017) – Amendments: Business Combinations	1 Jan 2019

34. New or amended standards in issue but not yet effective (cont'd)

SFRS(I) 16

SFRS(I) 16 Leases is effective for annual periods beginning on or after 1 January 2019 and it replaces SFRS(I) 1-17 and its related interpretations. For the lessee, the biggest change introduced is that almost all leases will be brought onto the statements of financial position under a single model (except leases of less than 12 months and leases of low-value assets), eliminating the distinction between operating and finance leases. For the lessor, the accounting remains largely unchanged and the distinction between operating and finance leases is retained. SFRS(I) 16 will be adopted in the financial statements when it becomes mandatory, with the following effects: For the entity's non-cancellable operating lease commitments as at 31 December 2018 shown in Note 30, a preliminary assessment indicates that these arrangements will continue to meet the definition of a lease under SFRS(I) 16. As disclosed in Note 30, the Group's future minimum lease payments under non-cancellable operating lease for its warehouse, office and retail outlets amounted to \$33,013,000 as at 31 December 2018. These leases are expected to be recognised as lease liabilities, with corresponding right-of-use assets, once SFRS(I) 16 is adopted. The amounts will be adjusted for the effects of discounting and transition reliefs available to the Group.

35. Restatements of comparative figures

The reporting entity first adopted SFRS(I)s from 1 January 2018, with a date of transition to SFRS(I)s of 1 January 2017. Its last financial statements in accordance with previous GAAP were for the year ended 31 December 2017. The reporting entity's first SFRS(I) financial statements include the reconciliations and related notes shown. The transition to SFRS(I) did not require any significant modification of the measurement methods or the presentation in the financial statements.

36. Comparative figures

Before 6 April 2018, the Company was known as Soo Kee Group Ltd., which was changed to its present name.

STATISTICS OF SHAREHOLDINGS

AS AT 19 MARCH 2019

Number of shares issued : 562,500,000 Class of Equity Security : Ordinary shares

Voting Rights of Ordinary Shareholders : 1 vote for each ordinary share

Number of treasury shares and subsidiary holdings : Nil

DISTRIBUTION OF SHAREHOLDINGS

	No. of		No. of	
Size of Shareholdings	Shareholders	%	Shares	%
1 – 99				
100 – 1,000	120	8.36	109,200	0.02
1,001 – 10,000	803	55.96	4,451,000	0.79
10,001 – 1,000,000	490	34.15	42,229,200	7.51
1,000,001 and above	22	1.53	515,710,600	91.68
Total	1,435	100.00	562,500,000	100.00

SHAREHOLDING HELD IN HANDS OF PUBLIC

As at 19 March 2019, approximately 16.90% of the issued ordinary shares of the Company is held in the hands of the public as defined in the Listing Manual Section B: Rules of Catalist of the Singapore Exchange Securities Trading Limited (the "Catalist Rules"). Accordingly, Rule 723 of the Catalist Rules is complied with.

TWENTY LARGEST SHAREHOLDERS

No.	Name	No. of Shares	%
1	Soo Kee Capital Pte Ltd	327,246,965	58.18
2	Lim Yong Guan	66,556,653	11.83
3	Lim Yong Sheng	57,421,427	10.21
4	CGS-CIMB Securities (Singapore) Pte Ltd	17,710,000	3.15
5	Lim Liang Eng	6,525,155	1.16
6	Lim Hock Chee	3,449,600	0.61
7	Equigold Pte Ltd	3,311,600	0.59
8	Tan Yong Jin	2,937,000	0.52
9	Tuah Pei Koon	2,829,100	0.50
10	Lim Lai Hiang Delphine	2,800,000	0.50
11	Lim Soon Hwee (Lin Shunhui)	2,788,400	0.50
12	Toh Soon Huat	2,711,900	0.48
13	Chan Kian Kuan	2,360,000	0.42
14	Tan Yang Hong	2,153,000	0.38
15	Toh Ong Tiam	2,152,100	0.38
16	Lim Liang Cheng	2,138,000	0.38
17	Lim Liang Keng	2,138,000	0.38
18	Lim Liang Soh	2,138,000	0.38
19	Kang Puay Seng	1,940,000	0.35
20	Lew Tuan Tat	1,800,000	0.32
	Total	513,106,900	91.22



SUBSTANTIAL SHAREHOLDERS

as recorded in the Register of Substantial Shareholders

	Direct Interest		Deemed Interest	
Name of shareholders	No. of shares	%	No. of shares	%
Soo Kee Capital Pte Ltd (1)	327,246,965	58.18	-	-
Lim Yong Guan (2), (3), (4)	66,556,653	11.83	329,399,965	58.56
Lim Yong Sheng (2), (3)	57,421,427	10.21	327,246,965	58.18
Lim Liang Eng (2), (3)	6,525,155	1.16	327,246,965	58.18

Notes:

- (1) Soo Kee Capital Pte Ltd is an investment holding company. All of its equity interest is collectively held by Lim Yong Guan, Lim Yong Sheng and Lim Liang Eng.
- (2) Lim Yong Guan, Lim Yong Sheng and Lim Liang Eng are siblings.
- (3) Lim Yong Guan, Lim Yong Sheng and Lim Liang Eng are entitled to exercise all the votes attached to the voting shares in Soo Kee Capital Pte Ltd. As such, pursuant to Section 4 of the Securities and Futures Act, each of them is deemed to be interested in the shares which Soo Kee Capital Pte Ltd holds in the Company.
- (4) Lim Yong Guan is deemed to be interested in the 2,153,000 shares held by his spouse, Tan Yang Hong, by virtue of section 133(4) of the Securities and

NOTICE TO ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN that the Annual General Meeting of SK Jewellery Group Limited (the "Company") will be held at 7 Changi Business Park Vista, #01-01, Singapore 486042 on Monday, 29 April 2019 at 10.00 a.m. to transact the following business:

AS ORDINARY BUSINESS

To receive and consider the Directors' Statement and the Audited Financial Statements of the Resolution 1 1. Company for the financial year ended 31 December 2018 ("FY2018") together with the Independent Auditors' Report thereon.

Resolution 2

2. To re-elect Mr Lim Yong Sheng who is retiring in accordance with Article 89 of the Constitution of the Company ("Constitution"), as a director of the Company ("Director").

To re-elect Mr Lye Hoong Yip Raymond who is retiring in accordance with Article 89 of the 3. Constitution, as a Director.

Resolution 3

[Mr Lye Hoong Yip Raymond shall, upon re-election as a Director, remain as the Chairman of the Remuneration Committee of the Company and as a member of the Nominating Committee and Audit Committee of the Company. Mr Lye Hoong Yip Raymond shall be considered independent for the purpose of Rule 704(7) of the Singapore Exchange Securities Trading Limited ("SGX-ST") Listing Manual Section B: Rules of Catalist ("Catalist Rules").]

To re-elect Mr Sim Eng Huat who is retiring in accordance with Article 89 of the Constitution, as a 4. Director.

Resolution 4

[Mr Sim Eng Huat shall, upon re-election as a Director, remain as the Chairman of the Nominating Committee of the Company and as a member of the Audit Committee and Remuneration Committee of the Company. Mr Sim Eng Huat shall be considered independent for the purpose of Rule 704(7) of the Catalist Rules.]

The information of the above-mentioned Directors as required under Rule 720(5) of the Catalist Rules can be found under the section entitled "Corporate Governance Report" in the Annual Report 2018.

5. To approve the Directors' fees of \$\$490,000 for the financial year ending 31 December 2019, payable quarterly in arrears.

Resolution 5

6. To re-appoint Messrs RSM Chio Lim LLP as the Independent Auditors of the Company and to authorise the Directors to fix their remuneration.

Resolution 6

NOTICE TO - ANNUAL GENERAL MEETING

AS SPECIAL BUSINESS

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

7. Authority to allot and issue shares

Resolution 7

That pursuant to Section 161 of the Companies Act, Cap. 50. and Rule 806 of the Catalist Rules, authority be and is hereby given to the Directors to allot and issue shares ("Shares") and convertible securities in the capital of the Company (whether by way of rights, bonus or otherwise) at any time and upon such terms and conditions and for such purposes and to such persons as the Directors may in their absolute discretion deem fit provided that:-

- (i) the aggregate number of Shares and convertible securities to be issued pursuant to this Resolution does not exceed 100% of the total number of issued Shares (excluding treasury shares and subsidiary holdings) (as calculated in accordance with sub-paragraph (ii) below), of which the aggregate number of Shares and convertible securities to be issued other than on a *pro rata* basis to existing shareholders of the Company does not exceed 50% of the total number of issued Shares (excluding treasury shares and subsidiary holdings) (as calculated in accordance with sub-paragraph (ii) below);
- (ii) (subject to such manner of calculations as may be prescribed by the SGX-ST), for the purpose of determining the aggregate number of Shares that may be issued under subparagraph (i) above, the percentage of the total number of issued Shares (excluding treasury shares and subsidiary holdings) shall be based on the total number of issued Shares (excluding treasury shares and subsidiary holdings) at the time this Resolution is passed after adjusting for:-
 - (a) new Shares arising from the conversion or exercise of any convertible securities;
 - (b) new Shares arising from exercising of share options or vesting of share awards outstanding or subsisting at the time of the passing of this Resolution, provided the options or awards were granted in compliance with Part VIII of Chapter 8 of the Catalist Rules; and
 - (c) any subsequent bonus issue, consolidation or sub-division of Shares; and
- (iii) unless revoked or varied by the Company in a general meeting, the authority conferred by this Resolution shall continue in force until the conclusion of the next Annual General Meeting of the Company or the date by which the next Annual General Meeting of the Company is required by law to be held, whichever is the earlier.

[See Explanatory Note (i)]

NOTICE TO - ANNUAL GENERAL MEETING

8. Authority to allot and issue Shares under the SK Jewellery Group Performance Share Plan

Resolution 8

That approval be and is hereby given to the Directors to:

- (a) offer and grant awards in accordance with the provisions of the SK Jewellery Group Performance Share Plan (the "Plan"); and
- (b) allot and issue from time to time such number of Shares as may be required to be allotted and issued pursuant to the vesting of awards under the Plan provided that the aggregate number of Shares to be allotted and issued pursuant to the Plan shall not exceed 15% of the total number of issued Shares (excluding treasury shares and subsidiary holdings) from time to time.

[See Explanatory Note (ii)]

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

Explanatory Notes:

- (i) The proposed Resolution 7, if passed, will empower the Directors from the date of the above Annual General Meeting of the Company until the date of the next Annual General Meeting of the Company, to allot and issue Shares and convertible securities in the Company. The number of Shares and convertible securities which the Directors may allot and issue under Resolution 7 shall not exceed 100% of the total number of issued Shares (excluding treasury shares and subsidiary holdings) at the time of passing of Resolution 7. For allotment and issue of Shares and convertible securities other than on a *pro-rata* basis to all shareholders of the Company, the aggregate number of Shares and convertible securities to be allotted and issued shall not exceed 50% of the total number of issued Shares (excluding treasury shares and subsidiary holdings) at the time of passing of Resolution 7. This authority will, unless previously revoked or varied at a general meeting, expire at the next Annual General Meeting of the Company.
- (ii) The proposed Resolution 8, if passed, will empower the Directors to offer and grant awards and to issue and allot Shares pursuant to the Plan. The grant of awards under the Plan will be made in accordance with the provisions of the Plan. The aggregate number of Shares which may be issued pursuant to the Plan is limited to 15% of the total number of issued Shares (excluding treasury shares and subsidiary holdings) from time to time.

By Order Of the Board

Goh Hoi Lai Company Secretary

Date: 12 April 2019

NOTICE TO - ANNUAL GENERAL MEETING

Notes:

- a) A member entitled to attend and vote at this Annual General Meeting of the Company is entitled to appoint a proxy to attend and vote in his stead. A proxy need not be a member of the Company.
- b) If a proxy is to be appointed, the form must be deposited at the Company's Share Registrar, B.A.C.S. Private Limited, at 8 Robinson Road, #03-00 ASO Building, Singapore 048544, not less than 48 hours before the Annual General Meeting of the Company.
- c) The form of proxy must be signed by the appointor or his attorney duly authorised in writing.
- d) In the case of joint shareholders, all holders must sign the form of proxy.

Personal Data Privacy:

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



SK JEWELLERY GROUP LIMITED

Company Registration No.: 201214694Z (Incorporated in the Republic of Singapore)

or, Common Seal of Corporate Member(s)

PROXY FORM

IMPORTANT

- Relevant intermediaries as defined in Section 181 of the Companies Act, Chapter 50 may appoint more than 2 proxies to attend, speak and vote at the AGM.
- By submitting an instrument appointing a proxy(ies) and/or representative(s), a member accepts and agrees to the personal data privacy terms set out in the Notes to this Proxy Form.

*I/We		(Name), *NRIC/Pas	sport numl	oer	
of					(Address)
being a	a *member/members of SK Jewellery Gro	oup Limited (the "Company") h	ereby appoi	nt:	
Name	NRIC/Passport Number			Proportion of	Shareholdings
				No. of Shares	%
Addr	ess				
*and/0	or				
Name	ame NRIC/Passport Number			Proportion of	Shareholdings
		, .		No. of Shares	%
Addr	ess				
*I/We hereun and at	nday, 29 April 2019 at 10.00 a.m. and at a direct *my/our *proxy/proxies to vote for der. If no specific direction as to voting i any adjournment thereof, the *proxy/pro	or or against the Resolutions pro s given or in the event of any o xies will vote or abstain from vo	ther matter	arising at the AGA her/their discretion	M of the Company on.
No.	ORDINAR	Y BUSINESS		Number of Votes For (1)	Number of Votes Against (1)
1	To receive and consider the Director	ors' Statement and Audited	Financial		3
	Statements for the financial year ended	31 December 2018			
2	To re-elect Mr Lim Yong Sheng as a dire		·")		
3	To re-elect Mr Lye Hoong Yip Raymond				
4	To re-elect Mr Sim Eng Huat as a Direct				
5	To approve Directors' fees of \$\$490,00 2019, payable quarterly in arrears	0 for financial year ending 31 I	December		
6	To re-appoint Messrs RSM Chio Lim	LLP as Independent Audito	rs of the		
7	Company	Ch			
8	To authorise the Directors to allot and is		Chausa in		
0	To authorise the Directors to grant a accordance with the provisions of the				
	Plan	on sewellery Group refrontia	ilee Share		
⁽¹⁾ If	you wish to exercise all your votes "For" or "Against", ple	nace tich [1/] within the box provided Altern	ativoly places i	adicate the number of yet	as as abbrobriate
		use tick [*] within the box provided. Aftern	utively, pieuse ii	raicate the namber of vot	es as appropriate.
·· a	elete where inapplicable				
Dated	this day of 2019				
		Ī	otal Numb	er of Shares Held	No. of Shares
		-	a) CDP Reg		
		 	· -	of Members	
Signatu	re (s) of Member(s)		, 0		

NOTES:

- 1. Please insert the total number of Shares held by you. If you have Shares entered against your name in the Depository Register (as defined in Section 81SF of the Securities and Futures Act, Chapter 289), you should insert that number of Shares. If you have Shares registered in your name in the Register of Members, you should insert that number of Shares. If you have Shares entered against your name in the Depository Register and Shares registered in your name in the Register of Members, you should insert the aggregate number of Shares entered against your name in the Depository Register and registered in your name in the Register of Members. If no number is inserted, the instrument appointing a proxy or proxies shall be deemed to relate to all the Shares held by you.
- 2. A member of the Company entitled to attend and vote at a meeting of the Company is entitled to appoint one (1) or two (2) proxies to attend and vote in his/her stead. A proxy need not be a member of the Company.
- 3. Where a member appoints two (2) proxies, the appointments shall be invalid unless he/she specifies the proportion of his/her shareholding (expressed as a percentage of the whole) to be represented by each proxy.
- 4. A member who is a relevant intermediary entitled to attend the meeting and vote is entitled to appoint more than two (2) proxies to attend and vote instead of the member, but each proxy must be appointed to exercise the rights attached to a different share or shares held by such member. Where such member appoints more than two (2) proxies, the appointments shall be invalid unless the member specifies the number of shares in relation to which each proxy has been appointed.

"Relevant intermediary" means:-

- (a) a banking corporation licensed under the Banking Act (Chapter 19) or a wholly-owned subsidiary of such a banking corporation, whose business includes the provision of nominee services and who holds shares in that capacity;
- (b) a person holding a capital markets services licence to provide custodial services for securities under the Securities and Futures Act (Chapter 289) and who holds shares in that capacity; or
- (c) the Central Provident Fund Board established by the Central Provident Fund Act (Chapter 36), in respect of shares purchased under the subsidiary legislation made under that Act providing for the making of investments from the contributions and interest standing to the credit of members of the Central Provident Fund, if the Board holds those shares in the capacity of an intermediary pursuant to or in accordance with that subsidiary legislation.
- 5. Completion and return of this instrument appointing a proxy shall not preclude a member from attending and voting at the AGM of the Company. Any appointment of a proxy or proxies shall be deemed to be revoked if a member attends the meeting in person, and in such event, the Company reserves the right to refuse to admit any person or persons appointed under the instrument of proxy to the AGM of the Company.
- 6. The instrument appointing a proxy or proxies must be deposited at the Company's Share Registrar, B.A.C.S Private Limited, at 8 Robinson Road, #03-00 ASO Building, Singapore 048544 not less than 48 hours before the time appointed for the AGM of the Company.
- 7. The instrument appointing a proxy or proxies must be under the hand of the appointor or of his attorney duly authorized in writing. Where the instrument appointing a proxy or proxies is executed by a corporation, it must be executed either under its seal or under the hand of an officer or attorney duly authorized. Where the instrument appointing a proxy or proxies is executed by an attorney on behalf of the appointor, the letter or power of attorney or a duly certified copy thereof must be lodged with the instrument.
- 8. A corporation which is a member may authorize by resolution of its directors or other governing body such as person as it thinks fit to act as its representative at the Meeting, in accordance with Section 179 of the Companies Act, Chapter 50 of Singapore.
- 9. An investor who buys shares using SRS monies may attend and cast his vote(s) at the AGM of the Company in person. SRS Investors who are unable to attend the AGM of the Company but would like to vote, may inform their SRS Approved Nominees to appoint the Chairman of the AGM of the Company to act as their proxy, in which case, the SRS Investors shall be precluded from attending the AGM of the Company.

Personal Data Privacy:

By submitting an instrument appointing a proxy(ies) and/or representative(s), the members accepts and agrees to the personal data privacy terms set out in the Notice of Annual General Meeting dated 12 April 2019.

General:

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



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