INVESTING IN EDUCATION

ANNUAL REPORT 2016

Overseas Education Limited





OUR MASTER POLICY ••O

To maintain a happy, safe and effective school for overseas families living in Singapore

CORPORATE INFORMATION

Board of Directors

Perry, David Alan

Executive Chairman and CEO

Wong Lok Hiong Irene

Executive Director

Yang Eu Jin

Executive Director and General Counsel

Ho Yew Mun

Lead Independent Director

Leow Wee Kia Clement

Independent Director

Tan Teng Muan

Independent Director

Walker, David Peter

Independent Director

Nominating Committee

Leow Wee Kia Clement (Chairman)
Ho Yew Mun
Tan Teng Muan
Walker, David Peter
Perry, David Alan

Remuneration Committee

Leow Wee Kia Clement (Chairman)
Ho Yew Mun
Tan Teng Muan
Walker, David Peter

Audit Committee

Ho Yew Mun (Chairman) Leow Wee Kia Clement Tan Teng Muan Walker, David Peter

Company Secretary

Chew Kok Liang (LL.B. (Hons))

Registered Office

81 Pasir Ris Heights, Singapore 519292 Telephone no. : (65) 6738 0211 Facsimile no. : (65) 6735 9734

Company Registration Number

201131905D

Share Registrar and Share Transfer Office

M & C Services Private Limited

112 Robinson Road #05-01 Singapore 068902

Auditors

Ernst & Young LLP

One Raffles Quay Level 18 North Tower Singapore 048583

Partner-in-charge:

Teo Li Ling

(with effect from financial year ended 2015)

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CORPORATE PROFILE

Overseas Education Limited ("OEL" and together with its subsidiaries, the "Group") is the holding company of Overseas Family School Limited ("OFSL") which operates Overseas Family School ("OFS" or the "School"), a leading private foreign system school ("FSS") in Singapore with an operating history of over 25 years.

We offer a fully integrated inquiry-based programme comprising the International Primary Curriculum ("IPC") and the International Baccalaureate ("IB") curriculum within a globalised multi-cultural environment to children aged between 2 and 18 years of primarily expatriate parents, who are senior executives and professionals working and living in Singapore. We have around 3,000 students from more than 70 nationalities, supported by about 500 staff members from over 30 countries.

Apart from being one of the pioneering schools in Singapore offering both the IB Middle Years Programme ("MYP") and the International General Certificate of Secondary Education ("IGCSE"), we believe we are also the first and only FSS to integrate the Model United Nations ("MUN") initiative into our core curriculum. We also offer other programmes to supplement the curriculum.

Previously based at Paterson Road, in June 2016 we completed our first full academic year at our new campus in Pasir Ris, which features many new teaching facilities that have further improved our service offering. The new campus has been called the 'school design of the future', with unique features designed to support advance student learning.

We strive to maintain a happy, safe and effective school for overseas families living in Singapore, which prepares our students for their return to their respective national education systems or, for the more senior students, for entry into universities worldwide.

CHAIRMAN'S MESSAGE TO SHAREHOLDERS



Dear Shareholders

On behalf of the Overseas Education Limited (OEL) Board of Directors, we present this annual report for the financial year ended 31 December 2016.

It is now part of our history, that OEL was listed on the Mainboard of the Singapore Exchange in February 2013, and construction of our new school campus was completed in May 2015, on time and within budget. We appreciate that many who first invested at listing time still remain shareholders today. Funds raised in this process were all allocated to the capital cost of the new school facility, strengthening our balance sheet.

It is gratifying to look back and recognise the joint contribution of our contractors, consultants and professional teams, who together produced such a good result. The new school premises are proving to be of sound concept and design beyond many expectations. The new facility is attracting much favourable international recognition.

The OEL Group continues to enjoy support from many founding investors who show a continuing interest in OFSL education policies. Professional work by our teachers and staff directly supports foreign families from about 70 countries, seeking a modern education for their young people.

A smaller number of foreign families are now relocating to Singapore than previously. Singapore policy also encourages foreign investor companies to hire Singaporeans, which also tends to reduce the number of foreign families seeking schooling in Singapore. At the same time, the licensing of further new schools provides greater competition. OFSL has been advertising in local newspapers and magazines and we are starting to receive positive responses from families now signing up for next semester beginning in August. However it is still early in the enrolment season.

EDUCATIONAL PHILOSOPHY.

Master Policy. "To maintain a happy, safe and effective school for overseas families living in Singapore".

Open Entry. OFS enrols foreign students of all abilities, without entry tests. We do not accept that students can be labelled according to a natural academic ability. We prefer to base our programs on the belief that all youngsters have learning potential, and the OFS Intellectual Development programs are designed accordingly. Enthusiasm for learning helps students perform in school beyond expectation.

Open Examination Entry. OFS strongly encourages High School students to sit "International General Certificate of Secondary Education" (IGCSE) and "International Baccalaureate" (IB) examinations. The objective is to lift student achievement levels, beyond every expectation, as preparation for university.

Self-Discipline. Multi-national and multi-cultural student and teacher profiles encourage development of a natural respect between students and teachers. We can therefore operate with the minimum of rules or punishments, which makes for a happier school. A significant OFS policy holds that happy students learn more effectively than highly disciplined students. Throughout the school students therefore learn

the benefits of self-discipline, for learning and for life.

No Tolerance for Violence. Happy students learn better than highly disciplined students. However for a happy school, it is essential that no student or staff member feels threatened by violent or aggressive behaviour from another member of the school community. We make it clear that any act of violence will lead to dismissal. Students, Teachers, Principals, Management and Staff work together to meet this standard.

Intellectual Development. The OFS educational model does everything possible to develop student intellect, for greater breadth and depth of learning. We avoid branding students by ability, and have consistently adopted as an institutional objective, development of each student's intellectual capacity. Over the years OFS has introduced initiatives specifically designed to meet these goals and our new campus provides the space, environment and opportunity to be even more effective.

All junior students receive professional tuition in Chess and Computer Coding, responding with bright-eyed enthusiasm.

Young students for whom English is a second language, receive regular lessons to strengthen and advance their own Mother Tongue.



Their teachers are native speaking teachers of that Mother Tongue. To date OFS has regular classes in fourteen Mother Tongues. Research shows that maintaining a student's Mother Tongue while changing the language of instruction at school is positive for their intellectual development.

OFS attracts enthusiastic parental recognition of the importance of these "Intellectual Development" policies for their children.

Efficient Allocation of Academic Duties. OFS seeks to employ the best of teaching ability from around the world, currently 280 academic staff from over 35 countries. OFS teaching is organised into four agerelated schools, each with a Principal and academic support team. The Principals and those with leadership roles were all previously successful OFS teachers committed to the OFS educational policies. These academic teams can focus on their students without administrative duties to distract them.

Great teaching will produce successful students. Successful students are the foundation of a great school. A great school defines a successful education company.

Administrative Duties. Logistic administration at OFSL is by a team of managers and support staff with a brief to support the academic programs.

These unique OFSL policies lead to focused teaching in an effective and efficient school.

DIVIDENDS TO OEL SHAREHOLDERS.

OEL Dividend policy was first stated in our 2013 prospectus: "At least 50% of net profit after tax."

An Interim Dividend of 0.6875 cents per share was paid in November 2016. If approved by shareholders at the Annual General Meeting, a further dividend of 2.0625 cents per share will be paid on 17 May 2017, based on registered shareholdings as at 5.00 p.m. on 8 May 2017. This would mean an annual dividend of 2.75 cents per share for the fifth straight year.

Revenue Reserves available for future dividends was S\$78.6 million at 1 January 2017.

FUTURE CHALLENGES AND OPPORTUNITIES.

Student Enrolment. Government continues to promote foreign investment as a key policy for domestic growth in Singapore. The current economic climate and an increasing number of places available in new schools are causing a softening of demand. After the 2015 move to our new campus, our High school numbers remained firm, Middle School decline slightly, but Junior schools saw a significant roll reduction.

Exciting new programs and modern new facilities are expected to attract an increasing number of new student enrolments for next school year, commencing in August 2017.

APPRECIATION.

To our shareholders, bondholders, teachers, management, and staffs:

To our students, their families and the companies and embassies which employ them in Singapore:

Thank you for your confidence and participation in the OEL / OFSL organisations, and we look forward to building ever stronger relationships in the years ahead.

David A Perry

Executive Chairman and Chief Executive Officer Overseas Education Limited

BOARD OF DIRECTORS



1. Perry, David Alan

Executive Chairman and CEO

Mr. Perry is one of the founders of the School and responsible for the overall business development and strategic planning of our Group. He is Chairman of both the Executive Board of our School and the board of directors of OFSL. These two boards comprise the governing structure of our School.

Mr. Perry is the founder and Non-Executive Chairman of the board of directors of Master Projects Pte Ltd, which provides health-related services in New Zealand through its subsidiary companies, Centre for Advanced Medicine Limited, Feedback Research Limited and Integrated Health Options Limited.

2. Wong Lok Hiong Irene

Executive Director

Ms. Wong is one of the founders of the School and responsible for the overall business and operations of OFS. Ms. Wong sits on the Executive Board of our School and the board of directors of OFSL. Within the OFS management structure, Ms. Wong is the Chief Executive of OFS and is responsible for all matters relating to the operation of our School.

Ms. Wong has 40 years of experience in the management of foreign system schools in Singapore.

Ms. Wong is a Non-Executive director of Master Projects Pte Ltd, which

provides health-related services in New Zealand through its subsidiary companies, Centre for Advanced Medicine Limited, Feedback Research Limited and Integrated Health Options Limited.

3. Yang Eu Jin

Executive Director and General Counsel

Mr. Yang was appointed to our Board on 12 August 2014. He assists the Executive Chairman and CEO in managing the corporate affairs of the Group and is responsible for overseeing all legal, regulatory and corporate governance matters of the Group. He sits on the Executive Board of our School and the board of directors of OFSL. Prior to joining our Group as General Counsel in December 2011, he was a senior executive at Master Projects Pte Ltd from June 2011 to November 2011. Mr. Yang was previously a lawyer in private practice and partner of a law firm in Singapore.

Mr. Yang graduated from the National University of Singapore with a Bachelor of Laws (Hons) in 1997 and is a member of the Singapore Academy of Law.

4. Ho Yew Mun

Lead Independent Director

Mr. Ho was appointed to our Board on 1 August 2012. Between February 2001 and April 2005, he was the managing director of Equity Capital Markets, Investment Banking Group of DBS Bank. During this period, he was also head of equity capital markets (Hong Kong) from November 2001 to November 2003.

Mr. Ho was senior vice-president and head of the Securities Market Division of the SGX-ST (formerly known as the Stock Exchange of Singapore) and also a listings manager of the SGX-ST during the period between June 1993 and December 2000. From August 1988 to March 1993, Mr. Ho was a financial management consultant with The Treasury (New Zealand).

Mr. Ho is an accountant by training and a member of the Singapore Institute of Directors. He has a Master in Business Administration from Victoria University of Wellington in New Zealand.

5. Leow Wee Kia Clement

Independent Director

Mr. Leow was appointed to our Board on 26 December 2012. He is also an independent director of Ellipsiz Ltd and MSM International Limited, companies listed on the Mainboard and the Catalist Board of the Singapore Exchange respectively.

Mr. Leow is also currently a partner and head of corporate finance at Partners Capital (Singapore) Pte Ltd, and has over 16 years of corporate finance experience primarily in initial public offerings, mergers & acquisitions as well as advisory transactions. Prior to this, Mr. Leow has held senior positions in corporate finance and banking in



Singapore. Mr. Leow has also been appointed to the Institute of Banking and Finance, Corporate Finance Working Group, which provides guidance and sets the competency standards in the corporate finance industry in Singapore.

Mr. Leow graduated from Cornell University, United States, with a Bachelor of Science in Applied Economics in 1994. He was awarded a Master of Business Administration in 2011 from the University of Oxford, United Kingdom, and was also conferred a Postgraduate Diploma in Financial Strategy in 2009 by the University of Oxford, United Kingdom. He also completed the Governance as Leadership program at Harvard Kennedy School, United States, in 2010 and has served as a member of the Singapore Institute of Directors since April 2009. He also serves as an executive committee member and treasurer of the Singapore Tennis Association and has been awarded the Singapore Armed Forces Good Service Medal in 2007.

6. Tan Teng Muan

Independent Director

Mr.Tan was appointed to our Board on 28 October 2011, the date of incorporation of Overseas Education Limited. He is also an independent director of United Global Limited, a company listed on the Catalist Board of the Singapore Exchange.

Mr. Tan is currently a Commissioner for Oaths and a partner in the civil and commercial litigation practice of Mallal & Namazie.

Mr.Tan has nearly 30 years of experience in legal practice. He was admitted as an advocate and solicitor of Supreme Court of Singapore in 1988, and has been with Mallal & Namazie since 1987. Mr. Tan graduated from the National University of Singapore with a Bachelor of Laws (Hons) in 1987. He is a member of the Law Society of Singapore and the Singapore Academy of Law.

7. Walker, David Peter

Independent Director

Mr. Walker was appointed to our Board on 1 July 2015. He is currently the founder and managing director of Kauri Capital Pte Ltd, a company that provides advisory services to participants, owners, investors and financiers in the forestry, forest products, pulp, paper and packaging industries. Mr. Walker has held several senior management positions in the last 20 years and has over 30 years of experience in providing advisory services on financial and investment opportunities.

Mr. Walker graduated from Victoria University of Wellington, New Zealand, with a Bachelor of Commerce and Administration (Honours) in 1984. He is a Chartered Financial Analyst charterholder and is a member of the CFA Institute and CFA Singapore. He has been a member of the Global Board of Governors of the International Baccalaureate Organisation ("IBO") since April 2011 and prior to that, he was a member of the Asia-Pacific Regional Council of the IBO, where he also served as Chairman.

EXECUTIVE OFFICERS



From Left to Right

Lee Kwok-Tung Michael Lee Chwee Soon Jason Keenan, Patrick William Bentin, Suzanne Magdalen Ngo, Da-Khue Hoang Matthew, Gregory Gerard Ho Hie Wu David Wong Hok Hoe Patrick

Ho Hie Wu David

Chief Financial Officer

Mr. Ho has overall responsibility for the financial and accounting matters, financial reporting, tax, treasury and internal control functions of our Group. He also provides leadership in the development of short and long-term strategic financial objectives. He was appointed to his position on 1 September 2015, and he sits on the Executive Board of our School and the board of directors of OFSL. Prior to his current position, he was the Director of Finance and Planning at OFSL from July 2013 to August 2015.

Mr. Ho was previously a Director of Audit and Business Advisory at PricewaterhouseCoopers Singapore, with 20 years of audit and advisory experience in the firm.

Mr. Ho graduated from the Western Australian Institute of Technology with a Bachelor of Business (Accounting). He has been a Chartered Accountant (Australia) with the Chartered Accountants Australia and New Zealand since 1990, and has been a Fellow of the Institute of Singapore Chartered Accountants since 2004.

Lee Chwee Soon Jason

General Manager

Mr. Lee is responsible for the overall organisation and management of the administrative matters of our Group. He works closely with the Parent Association of our School, and is also responsible for all matters relating to buildings and facilities at our School. In addition, Mr. Lee is involved in the evaluation and hiring of administrative staff and in ensuring that all operational aspects of the School are running properly. Mr. Lee meets with our Academic Director and the Principals of the School on a regular basis to discuss their administrative support requirements. Mr. Lee has been with our Group since its founding in 1991, and was promoted to his current position in 2007. He sits on the Executive Board of our School and the board of directors of OFSL.

Mr. Lee is a Singapore Civil Defence Force certified Fire Safety Manager.

Wong Hok Hoe Patrick

Security Director

Mr. Wong is our Security Director and is responsible for the overall safety and security of our school premises. Mr. Wong has been with our Group since 1993, when he joined as our Operations Manager, responsible for various operational activities in the school, including the supervision of security personnel. He was promoted to his current position of Security Director on 1 August 2016, tasked with overseeing all aspects of the physical safety and security of our school premises. He was also concurrently appointed a director of OFSL as well as a member of the Executive Board of our School.

Keenan, Patrick William

Academic Director

Mr. Keenan oversees all academic matters of our School. He joined our School in 1998 and has held various appointments. As Academic Director since 2007, Mr. Keenan chairs the Academic Board, which develops and reviews internal policies and procedures on all academic matters for our School. He is also the Chairman of the Examination Board and the Head of our Independent Assessment Unit within OFS. Mr. Keenan sits on the Executive Board of our School and the board of directors of OFSL. Prior to joining our School, Mr. Keenan had worked in various schools in New Zealand and the New Zealand Education Department, as well as the International School Manila in the Philippines.

Mr. Keenan graduated from Waikato University, New Zealand with a Diploma in Teaching in 1971 and obtained a Bachelor of Education in 1972.

Bentin, Suzanne Magdalen

High School Principal

Ms. Bentin provides academic leadership and oversees the administration and all academic matters of the High School, including school planning and coordination among the subject areas. She joined our School in August 1996 and has held various appointments before her current position in August 2006. She is a member of our Academic Board and a member of the Executive Board of our School. Prior to joining our School, Ms. Bentin taught at several schools in Korea, New Zealand and France.

Ms. Bentin graduated from University of Canterbury, New Zealand with a Bachelor of Arts in 1977 and obtained a Diploma in Secondary Teacher Education from Dunedin Teachers' College, New Zealand, in 1979 and a Post-Graduate Diploma in Arts Subjects (with credit in French) from the University of Otago, New Zealand, in 1980.

Lee Kwok-Tung Michael

Middle School Principal

Mr. Lee provides academic leadership and oversees the overall management and administration of the Middle School. He joined our School in August 2007 and held various positions before he was appointed to his current position in August 2013. He is a member of our Academic Board and a member of the Executive Board of our School. Prior to joining our School, Mr. Lee taught at several schools in United Kingdom ("UK") and was Head of Science in his last post there.

Mr. Lee graduated from the University of Salford, UK with a Bachelor of Science (Hons) in 1993 and was awarded a Postgraduate Certificate in Education from the University of Wolverhampton, UK in 1999. Between 1993 and 1998, Mr. Lee served as an Inspector of Police in the Royal Hong Kong Police Force.

Matthew, Gregory Gerard

Elementary School Principal

Mr. Matthew oversees the overall management and administration of the Elementary School. He originally joined our School in August 1993. Since then, Mr. Matthew has worked in schools both in his home country of Australia, where he taught in a variety of rural,

regional and inner-city schools and in our Elementary School, where he has held various teaching and administrative positions, before his current appointment as Elementary School Principal in August 2014. He is a member of our Academic Board and a member of the Executive Board of our School.

Mr. Matthew obtained a Diploma of Teaching from Royal Melbourne Institute of Technology University in 1989 and graduated from La Trobe University Melbourne with a Bachelor of Education in 1990. He obtained a Post-Graduate Bachelor of Educational Studies from The University of Melbourne in 1993 and a Master of Education, specialising in Educational Administration, from The University of Melbourne in 2000.

Ngo, Da-Khue Hoang

Kindergarten Principal

Ms. Ngo provides academic leadership and oversees the administration and all academic matters of the Kindergarten, including school planning and curriculum planning. She joined our School in August 1997 and has held various leadership, curriculum and administration appointments, including the positions of Kindergarten Deputy Principal from August 2004 to July 2015 and IB PYP Coordinator from August 2005 to July 2012, before her current appointment in August 2015. She is a member of our Academic Board and a member of the Executive Board of our School. Prior to joining our School, Ms. Ngo taught in the Brisbane Catholic Education system in Queensland, Australia.

Ms. Ngo graduated from the Australian Catholic University with a Bachelor of Teaching in 1991 and obtained a Bachelor of Educational Studies from the University of Queensland, Australia in 1996.

ABOUT OFS

THE **OFS** EXPERIENCE • • •



OFS is unique in our philosophy of education and in our beliefs for our School. We promote a truly international outlook and there is no one dominant nationality within our student population or amongst our staff.

Having a diversified student population not only prepares students to integrate and interact within a globalised economy and a culturally diversified society, but also reduces our dependency on the influx of students from any particular country.

We also firmly believe in engaging our Clients, namely the parents and guardians of our students, in the decisions relating to, and the progress of their children's education. Working in partnership with parents, the School provides professional advice while the parents make the final decisions on all matters affecting their children.





ABOUT OFS

THE **OFS** CURRICULUM O**O**O





FULLY INTEGRATED INQUIRY-BASED CURRICULUM

Inquiry-based programmes form the foundation for the development of the curriculum in our School.

International Primary Curriculum ("IPC")

The International Primary Curriculum ("IPC") is offered in Kindergarten and Elementary School. A comprehensive curriculum for students aged 2 to 10, it comprises IPC Units of Work based on different themes, designed for a clear learning experience. The IPC Learning Goals form the foundation of the International Primary Curriculum and enable children to acquire sophisticated national, international, global and intercultural perspectives. Each IPC unit comprises learning-focused activities that help children gain a sense of themselves, their community and the world around them, while developing the capacity to take action and make a difference.

International Baccalaureate Middle Years Programme and Diploma Programme

The IB Middle Years Programme ("IB MYP") is offered in Middle School and the first 2 years of High School, and the IB Diploma Programme ("IB DP") is offered in the final 2 years of High School. The IB DP allows Senior High School students to fulfill the requirements of many international universities and a good IB Diploma qualifies holders for admission to top universities throughout the English-speaking

International General Certificate of Secondary Education ("IGCSE")

In addition to the International Primary Curriculum and IB programmes, we also offer the IGCSE examinations, administered by Cambridge International Examination Centre, UK, to our students in Grade 10. The IGCSE certificate is equivalent to the GCE O-Level certificate and is examination-based and externally assessed.

The School's curriculum is also accredited K-12 by the Western Association of Schools and Colleges, California, USA ("WASC"). WASC accreditation serves as a recognition of quality of our School's programmes and operations. It validates the OFS High School Diploma ("OFSD") for OFS graduates seeking admission to universities or other tertiary institutions in North America, in particular the western region of the USA.



OPEN ENTRY POLICY

OFS has an "open entry policy" under which it enrolls students without pre-entry tests or reference to previous school reports. This policy supports the school's belief that with proper motivation, and freedom from excess criticism and discipline, all students have the potential to exceed previous academic performances. OFS also has an "open examination policy" under which all students are encouraged and given assistance to prepare for and take internal and international examinations. Having a Pre-K to Grade 12 curriculum enables us to accept enrolment of students at any pre-tertiary education level.

MODEL UNITED NATIONS

Designed to raise student awareness of prevailing global issues, the Model United Nations ("MUN") initiative introduces MUN-advocated skills, mindsets and practices to students of all ages. In 2009, OFS integrated the MUN initiative into our curriculum, and was the first and only FSS in Singapore to do so. The MUN initiative seeks to develop students' skills in communication, research, collaboration, negotiation and presentation and develop international-mindedness from a relatively young age.

In 2011, the Hague International Model United Nations ("THIMUN") approved the affiliation status for our School's MUN programme, known as MUNOFS. We have been organising annual MUNOFS conferences for the past ten years. Every year, we organise three MUN conferences – MUNOFS and Youth Leadership Workshops for High School students, MY-MUNOFS for Middle School students and PY-MUNOFS for Elementary School students. The recent concurrent MY-MUNOFS VIII and PY-MUNOFS IV conferences held from 24 to 26 February 2017 had over 800 participants from 28 schools, hailing from 7 different countries.





USING IT INNOVATIVELY

Our extensive IT resources, infrastructure and unique OFS integrated software application have enhanced the learning experience and interaction among our students, their parents and our teachers, as well as increased our effectiveness and efficiency in running the School.

We have a school wide, online assessment system that permits students, parents and teachers to assess the effectiveness of classes that have been taught during a school day. This system supports and promotes student learning, and accurately reports student achievement on an on-going basis.

This system has been a key contributing factor to the academic achievements of our students. Over the past five academic years, the percentage of our High School students who obtained 35+ points (which would generally require the students to have obtained a majority of at least six 'A-' grades and above), was consistently above the world-wide percentages of IB DP students. In Academic Year 2015/2016, 43.8% of OFS IB DP candidates achieved 35+ points, compared with 26.2% of candidates worldwide.

ABOUT OFS

OUR SCHOOLS



■ KINDERGARTEN ●

- Established in 1992, the Kindergarten is currently led by our Kindergarten Principal and Executive Officer, Ms. Da-Khue Ngo and Kindergarten Curriculum Leadership. Curriculum Leadership support comes from Elementary School to ensure continuity in student learning.
- In 2015, the Kindergarten programme was extended to open our doors to our youngest age group of children, the 2-year olds.
- The Kindergarten programme is offered to students aged between 2 and 5. It is specially designed to enrich and stimulate the minds of young children, to provide students with a positive attitude towards school and to develop a love for learning.
- The Kindergarten operates a full day schedule from 9.00 am to 3.30 pm for its Pre-K2, K1 and K2 classes. The Pre-K1 classes operate on either the above schedule or a half-day schedule from 9.00 am to 12 noon.

ELEMENTARY SCHOOL

- Established in 1991, the Elementary School is led by our Elementary School Principal and Executive Officer, Mr. Gregory Matthew, two Deputy Principals and Elementary School Curriculum Leadership.
- The Elementary School has a 25-period week, with five one-hour periods per weekday. Designed for students from ages 6 to 10, the programme comprises the inquiry-based International Primary Curriculum that encourages students to develop the conceptual understanding, knowledge and skills they need to become life-long learners. The Elementary School operates on a full-day schedule from 9.00am to 3.30pm.







MIDDLE SCHOOL

- Established in 1991, the Middle School is currently led by our Middle School Principal and Executive Officer, Mr. Michael Lee, one Deputy Principal and Middle School Curriculum Leadership.
- The Middle School has a 25-period week, with five one-hour periods per weekday, delivering the first three years of the IB MYP. The Middle School operates on a full-day schedule from 9.00 am to 3.30 pm.



HIGH SCHOOL

- Established in 1991, the High School is led by our High School Principal and Executive Officer, Ms. Suzanne Bentin, two Deputy Principals and High School Curriculum Leadership, covering both Junior and Senior High Schools.
- The Junior High School has a 25-period week with five one-hour periods per weekday. It operates on a full-day schedule from 9.00 am to 3.30 pm. Concurrent with the final two years of the IB MYP programme, the Junior High School students at OFS are also offered the IGCSE syllabus at Grades 9 and 10.
- The Senior High School has a 25-period week with five one-hour periods per weekday. It operates on a full-day schedule from 9.00 am to 3.30 pm.
- In Grade 12, students will usually attempt to obtain the full IB Diploma or obtain the IB Certificates for individual subjects. On graduation from Grade 12 at OFS, by having obtained a minimum of 22 credits from the various courses from Grades 9 to 12, among other requirements, our students will be conferred the OFS High School Diploma. The OFS High School Diploma is evidence that a student has satisfactorily completed four years of high school at OFS.



ABOUT OFS

OUR UNIQUE PROGRAMMES





In addition, our School offers other programmes to supplement the curriculum, which include:

STUDY PREPARATION PROGRAMME ("SPP") AND FOREIGN LANGUAGE PROGRAMME

English is the language in which our School conducts the teaching of our main curriculum. For students for whom English is not their first language, where necessary we offer them our specialised SPP. SPP classes teach students the academic English required for their subjects and are conducted by qualified language teachers. It is a high intensity programme which is also intended to develop strong study habits and learning skills in students. The programme has three levels:

- At Levels 1 and 2, the students undergo an intensive language acquisition programme, conducted by specialist teachers trained to teach English as a second or other language; and
- When basic proficiency is reached, our students are moved to Level 3, where they are able to participate in regular classes, with on-going support from SPP English language specialist teachers.

A main objective of SPP is to enable SPP students to join the mainstream classes as quickly as possible, preferably at the same grade level as their non-SPP peers so that they do not lose an academic year.

At OFS, all non-SPP students are expected to study another major international language apart from English, or their mother tongue. The six foreign languages currently offered at OFS are French, German, Hindi, Japanese, Mandarin and Spanish.

INTELLECTUAL DEVELOPMENT PROGRAMMES

The OFS educational model does everything possible to develop student intellect, for greater breadth and depth of learning. We avoid branding students by ability, and have consistently adopted as an institutional objective, development of each student's intellectual capacity. Over the years OFS has introduced initiatives specifically designed to meet these goals and our new campus provides the space, environment and opportunity to be even more effective.



Our Intellectual Development Programmes include MotherTongue, Chess and Math Coding.

All junior students receive professional tuition in Chess and Math Coding.

Young students for whom English is a second language, receive regular lessons to strengthen and advance their own Mother Tongue. Their teachers are native speaking teachers of that Mother Tongue. To date OFS has regular classes in fourteen Mother Tongues. Research shows that maintaining a student's Mother Tongue while changing the language of instruction at school is positive for their intellectual development.

We currently offer Mother Tongue classes in Danish, Dutch, Finnish, French, German, Hebrew, Italian, Japanese, Korean, Mandarin, Norwegian, Russian, Spanish and Swedish.

OFS attracts enthusiastic parental recognition of the importance of these "Intellectual Development" policies for their children.

ENRICHMENT AND AFTER-SCHOOL PROGRAMMES

In addition to the school curriculum, OFS currently offers more than 30 optional enrichment programmes that students from K1 to Grade 12 may enrol in. These enrichment programmes range from sporting activities such as badminton, inline skating, swimming, baking, basketball, soccer, gymnastics, tennis, hip-hop and modern jazz dancing, to less physical activities such as clay modelling, i-Debate, brush lettering, Lego Engineers, Lego Mindstorms and EV3 Robotics. These programmes are provided by external service providers who have been carefully selected by the OFS Enrichment Programme team. Some of the programmes, such as the language and Tai Chi courses, are also open for participation by the parents of our students. Extra fees are payable for these enrichment programmes.

Apart from the Enrichment Programmes, OFS teachers also conduct extra-curricular activities and afterschool sports programmes. Students can choose to join various after-school clubs to learn the arts, music, dance or drama; or participate in sports such as basketball, badminton, soccer, swimming, touch rugby and volleyball. Students are also able to take part in competitions, competing with teams from other schools. No extra fees are payable for such extracurricular activities.

COLLEGE ADMISSION COUNSELLING

Our academic advisers counsel students planning to enroll in colleges and universities. We assist students by providing them with information on admission requirements to different colleges and universities and the degrees and courses available for tertiary education.

We schedule Grade 11 and 12 students to meet a number of representatives from colleges world-wide, to discuss their respective college requirements, application procedures and other prerequisites for admission into the colleges. In addition, we conduct Scholastic Aptitude Test ("SAT") and ACT workshops and assist students in their final college placement arrangements by providing one-to-one college admission counselling sessions for them.





FINANCIAL HIGHLIGHTS

FINANCIAL YEAR ENDED 31 DECEMBER

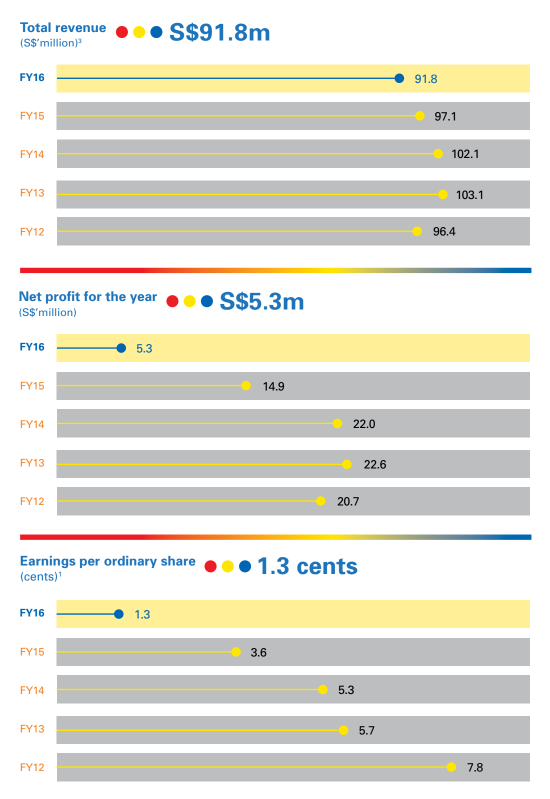
5-Year Financial Summary

FINANCIAL HIGHLIGHTS (S\$'000)	FY2012	FY2013	FY2014	FY2015	FY2016
Total revenue	96,403	103,096	102,120	97,119	91,846
Profit before taxation	24,469	27,324	26,440	17,374	7,500
Net profit for the year	20,656	22,610	21,984	14,936	5,263
Earnings per ordinary share (cents) ¹	7.8	5.7	5.3	3.6	1.3

BALANCE SHEET (S\$'000)	31-Dec-2012	31-Dec-2013	31-Dec-2014	31-Dec-2015	31-Dec-2016
Total assets	115,246	194,075	351,901	353,475	336,792
Total liabilities	47,814	47,421	194,685	198,457	185,077
Revenue reserve	22,382	33,570	44,132	81,935	78,631
Total equity	67,432	146,654	157,216	155,019	151,715
Net asset value per ordinary share (cents) ²	25.4	35.3	37.9	37.3	36.5

CASH FLOW (S\$'000)	31-Dec-2012	31-Dec-2013	31-Dec-2014	31-Dec-2015	31-Dec-2016
Net cash generated from operating activities	25,565	27,228	21,386	26,588	18,098
Net cash used in investing activities	(2,738)	(53,593)	(156,971)	(72,302)	(1,075)
Net cash generated from/(used in) financing activities	(8,000)	56,612	136,397	(19,442)	(23,474)
Cash and cash equivalents at the end of the year	94,456	124,703	125,515	60,359	53,908





Notes:

- 1. For comparative purposes, earnings per ordinary share of the Group for financial year ended 31 December 2012 has been computed based on share capital of 265,363,548 shares, following the share split exercise on 28 June 2012. For the financial year ended 31 December 2013, earnings per ordinary share of the Group was computed based on weighted average number of ordinary shares of 397,760,808. For financial years ended 31 December 2014, 2015, and 2016, earnings per ordinary share of the Group was computed based on weighted average number of ordinary shares of 415,363,548.
- 2. For comparative purposes, net asset value per ordinary share for 31 December 2012 has been computed based on share capital of 265,363,548 shares, following the share split exercise on 28 June 2012. For 31 December 2013 to 2016, net asset value per ordinary share was computed based on share capital of 415,363,548 shares.
- 3. Total revenue consists of tuition fees, registration fees, school shop revenue, enrichment programme revenue, interest income and other revenue.

OPERATIONS & FINANCIAL REVIEW

INCOME STATEMENT

Total Revenue

The Group posted total revenue of \$91.85 million for the financial year ended 31 December 2016 ("FY 2016") compared to \$97.12 million for the last financial year ("FY 2015"). The decrease in total revenue was due to lower student enrolments. Details of revenue lines are as follows:

Revenue from tuition fees was lower at \$89.05 million in FY 2016 compared to \$93.79 million in FY 2015.

Revenue from registration fees was \$1.28 million in FY 2016 compared to \$1.42 million in FY 2015.

School shop revenue was \$0.64 million in FY 2016 compared to \$0.88 million in FY 2015. Enrichment programme revenue was flat at \$0.50 million in FY 2016 compared to \$0.56 million in FY 2015.

Interest income was \$0.33 million in FY 2016 compared to \$0.38 million in FY 2015. Other revenue was at \$0.05 million for FY 2016 compared to \$0.09 million for FY 2015.

Operating Expenses

Total expenses before depreciation and amortisation amounted to \$73.75 million in FY 2016 compared to \$72.76 million in FY 2015. The increase was due to higher upkeep and maintenance expenses of the new school campus and finance costs on the bonds borrowings.

Personnel expenses were \$56.04 million in FY 2016 as compared to \$57.25 million in FY 2015. The decrease was due to non-renewal of academic contracts for the new semester commencing in August 2016 due to the lower student numbers.

The school lease rental paid last year was on the former Paterson Road campus. The Paterson Road lease ended on 30 June 2015.

School shop costs and enrichment programme costs were lower in FY 2016 compared to FY 2015. These decreases were in line with the lower revenues from school shop and enrichment programme.

Utilities expenses decreased to \$0.92 million in FY 2016 from \$1.09 million in FY 2015. The increase in upkeep and maintenance expenses from \$0.53 million in FY 2015 to \$1.16 million in FY 2016 was due to renewal of several maintenance contracts after the expiry of the maintenance free period.

Finance costs - Bonds amounted to of \$8.17 million in FY 2016 compared to \$4.15 million in FY 2015. These costs were expensed with effect from 1 July 2015 upon the completion of the new school campus but prior to 1 July 2015, these costs were capitalised as part of construction-in-progress.

Other operating expenses were higher at \$6.73 million in FY 2016 compared to \$5.44 million in FY 2015. The increase was due mainly to the revision of property tax for the new school campus from \$0.23 million to \$1.08 million per annum with effect from the issuance of the Temporary Occupation Permit. Bus transport expenses have also increased due to the provision of shuttle buses and additional buses for the after-school extra-curricular activities for the students.

The increase in depreciation expenses in FY 2016 was due to the full year depreciation on leasehold land, school buildings and other plant and equipment. In FY 2015, the depreciation expenses on the same assets commenced from July 2015 upon completion of the new school campus.

Profitability

Profit before taxation ended at \$7.50 million in FY 2016 compared to \$17.37 million in FY 2015.

Income tax expense for FY 2016 comprised mainly of the accrual of net deferred tax liabilities of \$2.19 million compared to \$2.38 million for FY 2015. The net deferred tax liabilities arose from the recognition of capital allowances on new assets acquired for the new school campus.

Net profit after taxation for FY 2016 ended at \$5.26 million compared to \$14.94 million for FY 2015.

BALANCE SHEET

Total property, plant and equipment as at 31 December 2016 amounted to \$275.71 million compared to \$284.92 million as at 31 December 2015. The decrease of \$9.21 million was due mainly to the depreciation charge for FY 2016.

Inventories for school uniforms, books and stationery supplies for sale at the school shop were \$0.47 million as at 31 December 2016 compared to \$0.59 million as at 31 December 2015.

Trade receivables comprised amounts attributable to tuition fees, registration fees, school shop revenue and other revenue. Trade receivables balance as at 31 December 2016 was lower at \$1.21 million as compared to \$1.33 million as at 31 December 2015, due mainly to the timing of collection of the receivables for the reporting period.



Total Deposits, Staff housing deposits and Other receivables and deposits were constant at \$0.88 million as at 31 December 2016 and as at 31 December 2015.

The Group's cash and cash equivalents amounted to \$53.91 million at 31 December 2016 and \$60.36 million at 31 December 2015. The decrease was due to cash used in investing and financing activities.

Trade and other payables and liabilities decreased by \$5.87 million as at 31 December 2016 due to the payment of the accrued retention sum to the main contractor during the last quarter of FY 2016.

The fluctuation in fees received in advance of \$30.75 million as at 31 December 2016 compared to \$32.61 million as at 31 December 2015 was due to the timing of receipts of the fees received in advance.

Bonds - Interest payable at 31 December 2016 was for the interest accrued on the \$143 million Bonds at 5.20% p.a. for the period from 17 October to 31 December 2016. The interest payable at 31 December 2015 was accrued on \$150 million Bonds for the same comparative period last year. During third quarter of 2016, the Company repurchased and cancelled \$\$7,000,000 of the Bonds.

Goods and Services Tax payable of \$2.36 million and \$3.01 million at 31 December 2016 and 31 December 2015 respectively arose mainly from the billing of semester two tuition fees.

Deferred tax liabilities amounted to \$5.51 million at 31 December 2016. The increase from \$3.32 million at 31 December 2015 arose from the tax effect on temporary differences between the net book value and the tax written down value of qualifying assets, offset by deferred tax asset from unabsorbed capital allowances.

CASH FLOW STATEMENT

The net cash generated from operating activities in FY 2016 was \$18.10 million, which consisted of cash flows from operating activities before working capital changes of \$26.12 million, net working capital outflow of \$8.28 million, interest received of \$0.33 million and income tax paid of \$0.07 million.

The net working capital outflow of \$8.28 million arose mainly from cash outflow relating to the decrease in trade and other payables of \$8.47 million which was mainly attributed to the payment of the remaining retention sum due to the main contractor. This outflow was set-off by the cash inflow relating to the decrease in inventories, trade receivables and other receivables and deposits and prepayments.

The net cash outflow in investing activities of \$1.08 million in FY 2016 was mainly due to additions of property, plant and equipment of \$0.82 million.

The net cash outflow in financing activities of \$23.47 million arose from the bond interest paid (\$7.64 million), the payment of the final dividend (\$5.71 million) in respect of FY 2015 in May 2016, payment of FY 2016 interim dividend (\$2.85 million) in November 2016 and the repurchase and cancellation of Bonds (\$7.27 million).

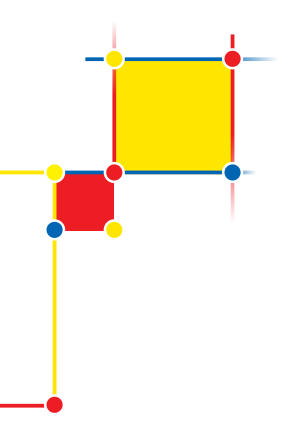
SIGNIFICANT TRENDS AHEAD

Current economic outlook expects to remain challenging. The Group will continue to focus on quality school programmes, and will maintain a conservative stance on its expenditure.

The foreign system schools ("FSS") in Singapore are to a large extent dependent upon the ability of Singapore to continue to attract foreign direct investments, and the Group is well placed in the FSS market to compete and to support any expansion of foreign investments into Singapore.



CORPORATE SOCIAL RESPONSIBILITY



OFS believes in the importance of community service, engagement with other educators, and awareness of the environment. We believe our policies and practices have a positive impact on our stakeholders and the community we operate in, and also help to instill a sense of social responsibility among our students and teachers alike.

The students at OFS actively participate in the School's Community Service Programme, which is an integral part of school life. This can be service to the local school community, the Singapore community, or the larger global community. The teachers at OFS have the opportunity to engage with other educators in Singapore, allowing them to contribute by sharing their knowledge, experience and expertise with the wider education community in Singapore.

COMMUNITY SERVICE

During the past year, the School has endeavoured to make a positive impact in its new neighbourhood and continued to forge community service partnerships with various local and overseas organisations, which has helped members of our school community understand the importance of volunteering and that their participation provides valuable community services.





International Coastal Cleanup at Pasir Ris Beach

Every year, OFS students participate in the International Coastal Cleanup joining nearly nine million people from 152 countries to help clean up their local beaches. This year they were part of approximately 3,500 volunteers in Singapore, who made the effort to survey the beaches early in the morning in order to gain an accurate picture of marine trash here. The data collected was provided to the National University of Singapore and through the non-profit organisation Ocean Conservation to inform national and global organisations. OFS students and teachers collected 34kg of trash and recorded their findings on beaches across Singapore. Now that the school is located close to Pasir Ris Park, the OFS Earth Club will be organising the cleaning of a strip of mangroves at Pasir Ris Beach that make up an important part of the marine ecosystem at Pasir Ris.



MINDS - Movement for the Intellectually Disabled of Singapore

OFS has been volunteering at MINDS for over 10 years. Students help out with physical education ("PE") lessons, helping MINDS teachers to individualise this skill-intensive subject. Often OFS students will be assigned to one or two MINDS students to help them with a specific skill such as throwing, catching or jumping. This is particularly helpful to the MINDS teachers in PE classes where the students have varying abilities. The MINDS students are always excited to see the OFS students arrive and many OFS students have said that their MINDS experience was one of their most challenging yet favourite service activities.





RDA - Riding for the Disabled Association

Riding for the Disabled Association is an organisation that provides therapeutic horse riding sessions for disabled children. OFS students have been volunteering with RDA for over 10 years. Students help with the mental stimulation of the children, as well as providing them with a good source of physical activity. With two side-walkers and one leader to each horse, all three students must work together to ensure the child has an enjoyable and safe experience; the sidewalkers are responsible for the child's safety, experience and motivation, while the leader pays more attention to the horse to ensure the child a safe environment while riding. Students agree that serving at RDA is one of their most rewarding volunteering experiences.

CORPORATE SOCIAL RESPONSIBILITY

Causes for Animals Shelter Visit

The Animal Awareness Club works to help increase the awareness of animal issues that are both global and local. They work on projects that involve global issues such as animal extinction and loss of habitat, to local issues such as the problem of abandoned dogs and cats. OFS students take regular visits to a local animal shelter called "Causes for Animals Singapore", where they wash, feed and walk the abandoned dogs at the shelter. As many of the dogs at the shelter have been abused, students also play with the dogs to help encourage and nurture their ability to interact with humans. The shelter rehabilitates the animals in order to find them permanent homes.



Recycling Group

There are several service projects that are involved in recycling on campus. The Recycling Group is a team of over 50 students who collect recycled paper from classrooms every week. This paper gets sorted by hand and is either reused in the laboratories that print on recycled paper, made into notebooks that are used throughout the school or recycled completely. Through these efforts, it is estimated that a tree's worth of paper is saved each month simply by reducing the usage of new paper and recycling the rest.



PARTNERSHIPS WITH LOCAL INSTITUTIONS

As with previous years, we continue to have various partnerships and collaborations with the Ministry of Education ("MOE") and local educational institutions in Singapore.

MOE Teacher Work Attachment Programme

Since 2005, we have worked closely with MOE under its "Teacher Work Attachment" programme to provide professional development for MOE teachers. Under this programme, MOE assigns their teachers to work under attachment with teachers at our School for a period of two to four weeks, to gain an understanding of the teaching philosophy and methodologies of OFS and the international programmes we run.

In recognition of OFS's contribution to the professional development of teachers in Singapore, in 2016, we were again the only international school to be awarded a certificate of appreciation by the Academy of Singapore Teachers, being the seventh consecutive year we have won this award. OFS has renewed its commitment to the Teacher Work Attachment programme with MOE for 2017, and will continue to participate in this partnership on a sustained basis to provide attachment places to MOE teachers.

Exchanges with Local Schools

In April last year, OFS held an exchange programme with Bendemeer Secondary School ("BSS") where 19 OFS Grade students experienced environment in a local school. event, OFS representatives were partnered with local BSS student 'buddies' to attend classes there. It also marked the first year OFS participated in the BSS Inter-School History Challenge which involved playing a strategy game of survival and conquest developed by their teachers - "War & Diplomacy 1918-1945". The game aimed to simulate the experience of governments making political decisions pertaining to eq. invasions, trade, diplomacy, reparations, sanctions, etc. during the turbulent years from the end of World War I to the end of the World War II. OFS reciprocated by hosting 19 students from BSS to spend the day and experience life in an international school. The BSS students were also invited to the OFS Global Picnic held on 16 April 2016. where they had the chance to watch multi-cultural performances by OFS students and to savour cuisine from nearly 40 countries prepared by the parents of OFS students. The exchange programme was a very rewarding experience for both OFS students and BSS students, not only in terms of having the opportunity to experience a different school and learning environment but also in fostering the growth of new friendships across different cultures and backgrounds.

CORPORATE GOVERNANCE REPORT

The Board of Directors (the "Board") and Management of Overseas Education Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") place great importance in a high standard of corporate conduct to uphold good corporate governance. This commitment and continuous support of the Code of Corporate Governance 2012 (the "Code") can be seen from the Board and Management efforts to promote and maintain values which emphasise transparency, accountability, integrity and proper conduct at all times in the business operations and dealings of the Company so as to create value for its stakeholders and safeguard the Group's assets.

This report describes the practices the Company has undertaken with respect to each of the principles and guidelines and the extent of its compliance with the Code and should be read as a whole, instead of being read separately under the different principles of the Code.

BOARD MATTERS

The Board's Conduct of its 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 Management remains accountable to the Board.

Role of the Board

The Company is headed by an effective Board comprising 7 directors of whom 3 are executive directors and 4 are independent directors. Their combined wealth and diversity of skills, experience, gender and knowledge of the Company enables them to contribute effectively to the strategic growth and governance of the Group. The Board assumes responsibility for stewardship of the Group and is primarily responsible for the protection and enhancement of long-term value and returns for shareholders. It supervises the management of the business and affairs of the Group, provides corporate direction, monitors managerial performance and reviews financial results of the Group.

The principal functions of the Board, apart from its statutory responsibilities, include:

- Providing entrepreneurial leadership and setting the overall strategy and direction of the Group, taking into account environmental and social factors as part of its strategic formulation;
- Overseeing the management of the Group's business affairs, financial controls, performances and resource allocation;
- Approving the Group's strategic plans, key business initiatives, acquisition and disposal of assets, significant investments and funding decisions and major corporate policies;
- Establishing a framework of prudent and effective controls and overseeing the processes of risk management, financial reporting and compliance, evaluating the adequacy of internal controls and safeguarding the shareholders' interests and the Group's assets;
- Approving the release of the Group's quarterly and full-year financial results, related party transactions of material nature and submission of the relevant checklists to the Singapore Exchange Securities Trading Limited ("SGX-ST");
- Appointing directors and key management personnel, including the review of their performances and remuneration packages;

CORPORATE GOVERNANCE REPORT

- Reviewing and endorsing corporate policies in keeping with good corporate governance and business practices;
- Identifying the key stakeholder groups and recognising that their perceptions affect the Company's reputation;
- Setting the Group's values and standards (including ethical standards), and ensure that obligations to shareholders and other stakeholders are understood and met; and

All directors objectively discharge their duties and responsibilities at all times as fiduciaries in the interests of the Company.

Board Processes

To ensure that specific issues are subject to considerations and review before the Board makes its decisions, the Board has established 3 Board committees, namely, the Audit Committee ("AC"), Nominating Committee ("NC") and Remuneration Committee ("RC"), responsible for making recommendations to the Board. These Board committees operate within clearly defined terms of reference and play an important role in ensuring good corporate governance in the Company and within the Group. The terms of reference will be reviewed by the Board committees on a regular basis to enhance the effectiveness of these Board committees. The minutes of all Board and Board committees meetings, which provide a fair and accurate record of the discussion and key deliberations and decisions taken during the meetings, are circulated to the Board and Board committees. The roles and responsibilities of these Board committees are provided for in the latter sections of this report on Corporate Governance.

The Company has since its official listing on the SGX-ST on 7 February 2013, held its Board meetings on a quarterly basis. During the financial year ended 31 December 2016, the Board held a total of 4 meetings. The Company's Constitution (the "Constitution") provides for the meetings of the directors to be held by means of telephonic conference or other methods of simultaneous communication be it electronic or telegraphic means when necessary. The Board also approves transactions through circular resolutions, which are circulated to the Board together with all relevant information relating to the proposed transaction.

The agenda for meetings is prepared in consultation with the Executive Chairman, the Executive Directors and/ or the Chairman of the Board committees. The agenda and documents are circulated in advance of the schedule meetings.

The frequency of meetings and the attendance of each director at every Board and Board committee meeting for the financial year ended 31 December 2016 are disclosed in the table reflected below:

Attendance Report of Directors

Types of Meetings					nating nittee	Remuneration Committee		
Names of Directors	No. of Meetings Held	No. of Meetings Attended	No. of Meetings Held	No. of Meetings Attended	No. of Meetings Held	No. of Meetings Attended		No. of Meetings Attended
David Alan Perry	4	4	NA	NA	1	1	NA	NA
Wong Lok Hiong	4	4	NA	NA	NA	NA	NA	NA
Yang Eu Jin	4	4	NA	NA	NA	NA	NA	NA
Ho Yew Mun	4	4	4	4	1	1	1	1
Leow Wee Kia Clement	4	4	4	4	1	1	1	1
Tan Teng Muan	4	4	4	4	1	1	1	1
David Peter Walker	4	4	4	4	1	1	1	1

The directors were appointed based on their experience, stature and potential to contribute to the proper guidance of the Group and its businesses. As such, we believe that each individual director's contributions can be reflected in ways other than the reporting of attendances at Board meetings and/or Board Committees meetings.

Director Orientation and Training

The Company conducts briefing and orientation programs for new directors to familiarise themselves with the Group's structure and organisation, businesses and governance policies. Upon appointment, the Company provides each newly appointed director a formal letter and briefings by the Executive Chairman and Chief Executive Officer and/or senior Management on the business activities of the Group and its strategic direction, as well as their duties and responsibilities as directors. The aim of the orientation program is to give directors a better understanding of the Group's business which allow them to assimilate into their new roles. New directors are also informed about matters such as the Code of Dealing in the Company's securities. Changes to regulations and accounting standards are monitored closely by the Management. In order to keep pace with such regulatory changes, the Company provides opportunities for ongoing training on Board processes and best practices as well as any updates on changes in legislation and financial reporting standards, regulations and guidelines from SGX-ST that affect the Company and/or the directors in discharging their duties effectively.

The Board as a whole is updated regularly on risk management, corporate governance, insider trading (if any) and key changes to the relevant regulatory requirements and financial standards, so as to enable them to properly discharge their duties as Board or Board Committee members.

New releases issued by the SGX-ST and Accounting and Corporate Regulatory Authority ("ACRA"), which are relevant to the directors are circulated to the Board. The Company Secretary also informs the directors of upcoming conferences and seminars relevant to their roles as directors of the Company. The external auditors would update the AC and the Board on new and revised financial reporting standards annually.

Matters Requiring Board Approval

The authority for approval of, inter alia, the following transactions rest with the Board:

- Approval of quarterly and full-year results announcements for release to the SGX-ST;
- Approval of annual reports and audited financial statements;
- Convening of shareholders' meetings;
- Approval of corporate strategies;
- Approval of material acquisitions and disposal of assets;
- Approval of major investment and funding decisions;
- Issuance of shares or declaration of dividends; and
- Approval of announcements or press release concerning the Group for release to the SGX-ST.

While matters relating in particular to the Company's objectives, strategies and policies require the Board's direction and approval, the Management is responsible for the day-to-day operation and administration of the Company and of the Group in accordance with the objectives, strategies and policies set by the Board.

CORPORATE GOVERNANCE REPORT

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% shareholders. No individual or small group of individuals should be allowed to dominate the Board's decision making.

As of the date of this report, the Board comprises the following directors:

Executive Directors

David Alan Perry Wong Lok Hiong Yang Eu Jin

Independent Directors

Ho Yew Mun Leow Wee Kia Clement Tan Teng Muan David Peter Walker

The Board has adopted the Code's criteria of an independent director in its review that all independent directors have satisfied the criteria of independence. In line with Guideline 2.2(a), the independent directors of the Company make up more than half of the Board. The independence of each director is reviewed annually by the NC in accordance with the Code's definition of independence. Each independent director is required to complete a 'Confirmation of Independence' form to confirm his/her independence. The said form, which was drawn up based on the definitions and guidelines set forth in Guideline 2.3 in the Code and the Guidebook for Audit Committees in Singapore issued by the Audit Committee Guidance Committee, requires each director to assess whether he considers himself independent despite not having any of the relationships defined in the Code. The NC has reviewed the forms completed by each independent director and is satisfied that more than half of the Board comprises independent directors.

Matters requiring the Board's approval are discussed and deliberated with participation from each member of the Board. The decisions are based on collective decision without any individual or small group of individuals influencing or dominating the decision making process.

The size and composition of the Board are reviewed from time to time by the NC with a view to determine the impact of its number upon effectiveness. The NC decides on what it considers an appropriate size, taking into account the scope and nature of the Group's operations, the requirements of the business and the need to avoid undue disruptions from changes to the composition of the Board and Board committees. The composition of the Board is reviewed at least annually by the NC to ensure that there is an appropriate mix of expertise and experience to enable the Management to benefit from a diverse perspective of issues that are brought before the Board. Together, the directors as a group provide core competencies in business, investment, legal, audit and accounting, management experience and industry knowledge.

Although all the directors have an equal responsibility for the Group's operations, the independent directors play an important role (i) in ensuring that the strategies proposed by the Management are constructively challenged and developed by taking into account the long-term interests of the shareholders and (ii) in reviewing the performance of Management in meeting agreed goals and objectives and monitoring the performance reporting. The independent directors are encouraged to meet, without the presence of Management in order to facilitate a more effective check on Management.

The profiles of the Board are set out on pages 6 and 7 of the Annual Report. None of the directors has served on the Board beyond nine years from the date of his/her appointment.

To-date, none of the independent directors of the Company has been appointed as director of the Company's principal subsidiary, which is based in Singapore.

Chairman and Chief Executive Officer

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 roles of Chairman and Chief Executive Officer ("CEO") are assumed by David Alan Perry. As the CEO, he is responsible for the day-to-day operations of the Group. He plays an instrumental role in charting the direction and strategic development of the Group and formulates business strategies, the development of the Group and promoting high standards of corporate governance.

As Chairman, he leads the Board and is responsible for the effective working of the Board including:

- Scheduling of meetings (with the assistance of the Company Secretary) to enable the Board to perform its duties while not interfering with the flow of the Group's operations;
- Setting the meeting agenda of the Board;
- Ensuring that Board meetings are held when necessary;
- Facilitating contributions from the independent directors and encouraging constructive relationships between the directors:
- Exercising control over the quality, quantity and timeliness of information flow between the Management and the Board;
- Ensuring and fostering constructive and effective communication with shareholders;
- Promoting a culture of openness and debate at the Board; and
- Promoting high standards of corporate governance with full support from the directors and Management.

Although the roles and responsibilities of both the Chairman and CEO are vested in David Alan Perry, major decisions are made in consultation with the Board, where more than half of the Board comprises independent directors. The Board is of the opinion that the process of decision making by the Board has a strong independent element and provides for collective decisions without any individual or small group of individuals dominating the Board's decision making.

In maintaining good corporate governance, Ho Yew Mun, who has been appointed as the Lead Independent Director of the Company, will lead and coordinate the activities of the independent directors and facilitate a two-way flow of information between shareholders, Chairman and the Board. Hence, he will contribute to a balance of viewpoints on the Board. He is the principal liaison on Board issues between the independent directors and the Chairman of the Board. The Lead Independent Director is available to shareholders where they have concerns and for which contact through the normal channels of the Chairman and CEO, Executive Directors or Chief Financial Officer ("CFO") has failed to resolve or for which such contact is inappropriate.

CORPORATE GOVERNANCE REPORT

Board Membership

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

The Board established the NC which consists of 5 directors, a majority of whom are independent. The NC is chaired by an independent director, Leow Wee Kia Clement. The other NC members are Ho Yew Mun, Tan Teng Muan, David Peter Walker and David Alan Perry. The NC Chairman is also a director who has no relationship with the Company, its related corporations, its 10% shareholders or its officer and is not directly associated with 10% shareholders.

The NC is regulated by its terms of reference and its key functions include:

- Nomination and re-nomination of the directors of the Company having regard to their contribution, performance and ability to commit sufficient time and attention to the affairs of the Group, taking into account their respective commitments outside the Group;
- Determining annually whether a director is independent;
- Deciding whether a director is able to and has been adequately carrying out his/her duties as a director;
 notwithstanding that the director has multiple board representations;
- Reviewing of board succession plans for directors, in particular, the Chairman and the CEO;
- Development of a process for evaluation of the performance of the Board, its board committees and directors;
- Reviewing of training and professional development programs for the Board;
- Reviewing and approval of new employment of persons related to the directors, CEO and controlling shareholders and the proposed terms of their employment; and
- Appointment and re-appointment of directors (including alternate directors, if applicable).

The NC held 1 meeting during the financial year. Pursuant to the Company's Constitution, each director of the Company shall retire from office. Directors who retire are eligible to stand for re-election.

All directors submit themselves for re-nomination and re-election at regular intervals of at least once every three years. Regulation 91 of the Company's Constitution requires one-third of the Board to retire and submit themselves for re-election by shareholders at each Annual General Meeting ("AGM"). In addition, Regulation 97 of the Company's Constitution provides that every new director must retire and submit themselves for re-election at the next AGM of the Company following his/her appointment during the year.

The dates of initial appointment and last re-election of each director are set out below:

Name of Director	Date of first appointment/ Date of last re-appointment	Functions	Directorships in other listed companies and other major appointments	Past directorships in other listed companies and other major appointments over the preceding three (3) years
David Alan Perry	28 October 2011/ 21 April 2016	Executive Chairman and CEO Member of Nominating Committee	Chairman of Overseas Family School Limited Director of Overseas Family School Limited (Hong Kong) Director of Master Projects Pte Ltd, Centre for Advanced Medicine Ltd and Feedback Research Limited Director of PDAC Private Ltd	NIL
Wong Lok Hiong	28 October 2011/ 22 April 2015	Executive Director	Chief Executive of Overseas Family School Limited Director of Overseas Family School Limited (Hong Kong) Director of Master Projects Pte Ltd, Centre for Advanced Medicine Ltd and Feedback Research Limited Director of WLH Private Ltd	NIL
Yang Eu Jin	12 August 2014/ 22 April 2015	Executive Director and General Counsel	Legal Counsel and Director of Overseas Family School Limited	NIL

CORPORATE GOVERNANCE REPORT

Name of Director	Date of first appointment/ Date of last re-appointment	Functions	Directorships in other listed companies and other major appointments	Past directorships in other listed companies and other major appointments over the preceding three (3) years
Ho Yew Mun	1 August 2012/ 23 April 2014	Lead Independent Director Chairman of Audit Committee and Member of Nominating and Remuneration Committees	NIL	Independent Director of PEC Ltd
Leow Wee Kia Clement	26 December 2012/ 22 April 2015	Independent Director Chairman of Remuneration and Nominating Committees and Member of Audit Committee	Partner and Head of of Corporate Finance at Partners Capital (Singapore) Pte. Ltd. Independent Director of Ellipsiz Ltd, and MSM International Ltd	Independent Director of JB Foods Limited
Tan Teng Muan	28 October 2011/ 21 April 2016	Independent Director Member of Audit, Nominating and Remuneration Committees	Commissioner for Oaths and Partner in the civil and commercial litigation practice of Mallal & Namazie Independent Director of United Global Ltd	NIL
David Peter Walker	1 July 2015/ 21 April 2016	Independent Director Member of Audit, Nominating and Remuneration Committees	Managing Director of Kauri Capital Pte Ltd Member of Global Board of Governors, International Baccalaureate Organisation	NIL

Please also refer to the "Board of Directors" section of the Annual Report for information relating to the directors.

The Board has delegated to the NC the functions of developing and maintaining a transparent and formal process for the appointment and re-appointment of directors, making recommendations for directors who are due for retirement by rotation to seek re-election at a general meeting and determining the independent status of each director.

The Company has in place, policies and procedures for the appointment of new directors, including the description on the search and nomination procedures. Each member of the NC shall abstain from voting on any resolutions and making recommendations and/or participating in any deliberations of the NC in respect of his re-nomination as a director.

Despite some of the directors having multiple Board representations, the NC has reviewed the directorships of the directors and is satisfied that these directors are able to, and have adequately carried out their duties as directors of the Company after taking into the consideration the number of listed company board representations and other principal commitments of these directors. Currently, the Board does not determine the maximum number of listed Board representations which any director may hold. The NC and the Board will review the requirement to determine the maximum number of listed Board representations as and when it deems fit. Currently, the Company does not have any alternate director.

The NC has recommended the re-election of Ho Yew Mun and Wong Lok Hiong, who are retiring at the coming AGM.

Where a vacancy arises, the NC will consider each candidate based on the selection criteria determined after consultation with the Board and after taking into consideration the qualification, experience, ability to contribute effectively to the Board and to add value to the Group's business, in line with its strategic objectives before recommending the suitable candidate to the Board for approval. There is no new director appointed on Board during the year.

Candidates may be suggested by directors or Management or sourced from external sources. The NC will interview the candidates and assess them based on objective criteria approved by the Board such as integrity, independent mindedness, possession of the relevant skills required or skills needed to complement the existing Board members, ability to commit the time and effort to carry out his responsibilities, good decision making track record, relevant experience and financial literacy. The NC will make a recommendation to the Board on the appointment. The Board then appoints the most suitable candidate who must stand for election at the next AGM of shareholders.

Particulars of interests of directors who held office at the end of the financial year in shares and share options in the Company and in related corporations (other than wholly-owned subsidiaries) are set out in the Directors' Statement.

Board Performance

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

In line with the principles of good corporate governance, the Board has implemented a structured process to be carried out by the NC to evaluate the effectiveness of the Board as a whole and its Board Committees annually. The performance criteria for the Board evaluation includes an evaluation of the size and composition of the Board, the Board's access to information, accountability, Board processes, Board performance in relation to discharging its principal responsibilities, communication with the Management and standards of conduct of the directors. This encourages constructive feedback from the Board and leads to enhance its performance over time.

CORPORATE GOVERNANCE REPORT

The NC had also implemented a process to be carried out by the NC to assess the effectiveness of the Board Committees annually. The NC has recommended that the members of the respective Board Committees complete the evaluation form adopted by the NC. In addition, the NC has implemented an annual self-assessment exercise to be performed individually by each director to assess his/her contribution to the Board's effectiveness. The evaluation results of the Board, Board Committees and individual assessments are reviewed and discussed by the NC. Any recommendation and suggestion arising from the evaluation exercise are circulated to the Board for consideration of the appropriate measures to be taken. The criteria taken into consideration by the NC and the Chairman include contribution and performance based on factors such as attendance, preparedness and participation. Such assessments by the directors are useful and constructive and this collective process has provided opportunities to obtain insightful feedback from each director on suggestions to enhance the effectiveness of the Board and has helped directors to be more focused on their duties, responsibilities and contributions to the effectiveness of the Board.

Selected performance criteria will not change from year to year unless they are deemed necessary and the Board is able to justify the changes.

The NC, in considering the re-nomination of any director, had considered factors including their performance in the Board as a whole, its Board Committees and individual performance including his/her attendance, preparedness, participation and contributions in the proceedings of the meetings.

Access to Information

Principle 6:

In order to fulfil 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.

To assist the Board to fulfil its responsibilities, the Management provides the directors with management reports that are complete, adequate and timely information on Board affairs and issues that require the Board's decision as well as ongoing reports relating to the operational and financial performance of the Group. For matters that require the Board's decision, relevant members of the management staff are invited to attend and present at a specific allocated time during the Board and Board committee meetings. Periodic financial reports, budgets, forecasts, material variance reports, disclosure documents are also provided to the directors, where appropriate, prior to the Board and Board committee meetings. In respect of budgets, any material variance between the projections and actual results would be disclosed and explained during the meeting. Directors are also informed of any significant developments or events relating to the Group. In addition, the directors are entitled to request from Management such additional information as needed to make informed decisions. Management ensures that any additional information requested for is provided to the directors in a timely manner.

The directors have separate and independent access to the key management personnel at all times. Where necessary, the Company will, upon the request of directors (whether as a group or individually), provide them with independent professional advice, to enable them to discharge their duties. The costs of such professional advice will be borne by the Company.

The directors have separate and independent access to the Company Secretary, who provides the directors with regular updates on the requirements of the Companies Act and all the rules and regulations of the SGX-ST. The Company Secretary or his representatives attend all Board and Board committee meetings, and assists the Chairman of the Board and Board committees in ensuring that the relevant procedures are followed and reviewed such that the Board and Board committees function effectively. The decision to appoint or remove the Company Secretary is made by the Board as a whole.

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/her own remuneration.

The Group's remuneration policy is to provide remuneration packages at market rates which reward successful performance and attract, retain and motivate directors and key management personnel.

The RC comprises 4 directors, all of whom are independent. The RC is chaired by an independent director, Leow Wee Kia Clement. The other RC members are Ho Yew Mun, Tan Teng Muan and David Peter Walker. In discharging their duties, the RC members have access to advice from the internal human resources personnel, and if required, advice from external experts.

The RC recommends to the Board a framework for the remuneration for the Board and key management personnel and to determine specific remuneration packages for each director based on transparency and accountability.

The RC is regulated by its terms of reference and its key functions include:

- Reviewing and recommending to the Board a framework of remuneration and specific remuneration packages for all directors and executive officers of the Company;
- Reviewing the service agreements of the Executive Directors and key management personnel of the Group;
- Performing an annual review of the remuneration of employees related to directors to ensure that their remuneration packages are in line with the Group's staff remuneration guidelines and commensurate with their respective job scope and level of responsibility; and
- Reviewing and approving the bonuses, pay increases and/or promotions of employees related to directors.

The RC recommends, in consultation with the CEO, a framework of remuneration policies for key management personnel and directors serving on the Board and Board committees, and determines specifically the remuneration package for each director of the Company. The RC's review of remuneration packages takes into consideration the long term interest of the Group and ensures that the interest of the directors align with that of the shareholders. The review covers all aspects of remuneration including but not limited to directors' fees, salaries, allowances, bonuses and benefits-in-kind. In addition, the RC also reviews the remuneration of senior key management personnel. The RC's recommendations are submitted to the entire Board for endorsement. Each member of the RC shall abstain from voting on any resolutions and making any recommendations and/or participating in any deliberations of the RC in respect of his remuneration package.

In setting out the remuneration packages, the RC would take into consideration pay and employment conditions within the industry and in comparable companies. The remuneration packages should take into account the Group's relative performance and the performance of the individual directors and key management personnel.

The RC, in considering the remuneration of all directors, has not sought external advice nor appointed remuneration consultants.

In reviewing the service agreements of the Executive Directors and key management personnel of the Group, the RC will review the Group's obligations arising in the event of termination of these service agreements, to ensure that such service agreements contain fair and reasonable termination clauses which are not overly generous. The RC aims to be fair and avoids rewarding poor performance.

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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 of the group, 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 and the group. However, companies should avoid paying more than is necessary for this purpose.

The remuneration packages of the Executive Directors are determined based on the framework recommended by the RC where the RC reviews the length of the fixed appointment period, the notice period for termination and the terms of the compensation package in the event of the termination of any Executive Directors' service agreements to ensure that the terms of such clauses are not onerous to the Company. In setting remuneration packages, the Company takes into consideration the remuneration packages and employment conditions within the industry, the long-term interest and risk policies of the Company, as well as the Group's relative performance and the performance of each director.

The independent directors are paid directors' fees taking into account factors including but not limited to the effort and time spent and the scope of responsibilities of these directors. Independent directors should not be over-compensated to the extent that their independence may be compromised and no director is involved in deciding his own remuneration. The directors' fees are recommended by the RC and submitted to the Board for endorsement. Directors' fees are recommended by the Board for approval at the Company's AGM. To facilitate timely payment of directors' fees, directors' fees are paid in advance on a quarterly basis for the current financial year in which the fees are incurred.

The Executive Directors do not receive directors' fees. The remuneration packages of the Executive Directors and the key management personnel comprise primarily a basic salary component and a variable component, which are the bonuses and other benefits. The remuneration packages of the Executive Directors and key management personnel do not contain any financial incentive component. Therefore, the use of contractual provisions to allow the Company to reclaim incentive components of remuneration from Executive Directors and key management personnel in exceptional circumstances of misstatement of financial results or misconduct resulting in financial loss to the Company would not be applicable in these circumstances.

The service agreements entered into with the Executive Directors David Alan Perry and Wong Lok Hiong were for an initial period of 3 years with effect from the date of listing of the Company. These service agreements are subject to review by the RC and provide for automatic renewal for a further term of 3 years unless either party gives to the other not less than 6 months' prior notice of that party's intention not to renew. The service agreements have been renewed accordingly. The employment agreement with the Executive Director Yang Eu Jin has no fixed term and is terminable by either party with 3 months' prior notice.

The Company currently has no employee share option schemes or other long-term incentive scheme in place, as the Company does not consider it appropriate for staff members of a school to be motivated by financial incentives, including share-based incentives.

Disclosure on Remuneration

Principle 9:

Each 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.

The level and mix of remuneration of each director and top 5 key management personnel (who are not directors and those who were in service for the year ended 31 December 2016) are as follows:

Directors

Names	Salary (S\$)	Bonus (S\$)	Other Benefits (S\$)	Directors' Fees (S\$)	Total (S\$)
David Alan Perry	384,000	_	5,400	_	389,400
Wong Lok Hiong	384,000	_	19,832	_	403,832
Yang Eu Jin	576,000	_	31,495	_	607,495
Ho Yew Mun	_	_	_	120,000	120,000
Leow Wee Kia Clement	_	_	_	120,000	120,000
Tan Teng Muan	_	_	_	100,000	100,000
David Peter Walker	_	_	_	100,000	100,000

Top 5 Key Management Personnel

	Other						
Names	Salary	Bonus	Benefits	Total			
	(%)	(%)	(%)	(%)			
S\$250,000 to S\$500,000							
Jason Lee Chwee Soon	93.9		6.1	100.0			
		_					
Patrick William Keenan	78.6	_	21.4	100.0			
Suzanne Magdalen Bentin	82.4	_	17.6	100.0			
Michael Lee Kwok-Tung	81.8	-	18.2	100.0			
S\$500,000 to S\$750,000							
David Ho Hie Wu	95.2	_	4.8	100.0			

The aggregate total remuneration paid to the top five key management personnel (who are not directors or the CEO) for the year ended 31 December 2016 is approximately \$\$1,852,509.

CORPORATE GOVERNANCE REPORT

Remuneration of Employee Related to Director

Remuneration of an employee who is the immediate family member of a director or the CEO, and whose remuneration exceeds \$50,000 for the year ended 31 December 2016:

			Other	
Name	Salary	Bonus	Benefits	Total
	(%)	(%)	(%)	(%)
CA450 000 (. CA000 000				
\$\$150,000 to \$\$200,000				
Joyce Chee Jingying (Daughter of Executive Director, Ms Wong Lok Hiong)	91.1	1.2	7.7	100.0
ivis violig Lok Hiolig)	31.1	1.2	7.7	100.0

The basis of determining the remuneration of this related employee is the same as the basis of determining the remuneration of other unrelated employees.

Shareholders' approval will be sought at the forthcoming AGM of the Company on 26 April 2017 for the payment of directors' fees proposed in advance for the financial year ending 31 December 2017 amounting to an aggregate of \$\$440,000.

No termination, retirement and post-employment or other long-term incentives have been granted to the directors or key management personnel during the financial year ended 31 December 2016.

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 understands its accountability to the shareholders on the Group's position, performance and progress. The objectives of the presentation of the annual audited financial statements, full-year and quarterly results to its shareholders are to provide the shareholders with a balanced and understandable assessment and explanation of the Group's financial performance, position and prospects.

In line with the SGX Listing Rules, the Board provides a negative assurance statement to the shareholders in respect of the interim financial statements. For the financial year review, the CEO and the CFO have provided assurance to the Board on the integrity of the Group's financial statements.

All the directors and executive officers of the Company also signed undertakings letter pursuant to Rule 720(1) of the Listing Manual of SGX-ST.

The Management provides the Board with a continual flow of relevant information on a timely basis in order that it may effectively discharge its duties. The Management understands its role to provide all members of the Board with appropriate management reports in a balanced and understandable assessment of the Group's performance, position and prospects.

Risk Management and Internal Controls

Principle 11: The Board is responsible for the governance of risk. The Board should ensure that the Management maintains a sound system of risk management and internal controls to safeguard shareholders' interests and the Group'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 recognises the importance of sound internal controls and risk management practices to good corporate governance. The Board affirms its overall responsibility for the Group's systems of internal controls and risk management, and for reviewing the adequacy and effectiveness of those systems on an annual basis. The internal control and risk management functions are performed by the Group's key management personnel and reported to the AC for review.

It should be noted, in the opinion of the Board, that such system is designed to manage rather than to eliminate the risk of failure to achieve business objectives, and that it can provide only reasonable, and not absolute, assurance against material misstatement of loss, and include the safeguarding of assets, the maintenance of proper accounting records, the reliability of financial information, compliance with appropriate legislation, regulation and best practice, and the identification and containment of business risk. The Board notes all internal control systems contain inherent limitations and no system of internal controls could provide absolute assurance against the occurrence of material errors, poor judgment in decision-making, human error losses, fraud or other irregularities.

The Group had appointed Deloitte and Touche Enterprise Risk Services Pte Ltd as the independent internal auditors of the Group to review the effectiveness of the Group's internal controls in light of the size and complexity of the Group's operations. Relying on the reports from the independent internal auditors, management letter issued by the external auditors (to the extent as required by them to form an audit opinion on the statutory financial statements) and the representation letters from the Management, the AC will carry out assessments of the effectiveness of key internal controls during the year. Any material non-compliance or weaknesses in internal controls or recommendations from the independent internal auditors and external auditors to further improve the internal controls will be reported to the AC. The AC will follow up on the actions taken by the Management and on the recommendations made by both the independent internal auditors and external auditors.

For FY2016, the Board has received assurances from the CEO and the CFO of the Company that:

- (a) the financial records have been properly maintained and the financial statements give a true and fair view of the Group's operations and finances; and
- (b) the Group's risk management and internal control systems are operating effectively.

Based on the various management controls put in place, work performed by the internal and external auditors, representation letter from the Management and periodic reviews by the Management, the Board with the concurrence of the AC is of the opinion that the Group's system of internal controls and risk management procedures in addressing financial, operational, compliance and information technology controls, and risk management systems maintained by the Group during the year are adequate and effective as at 31 December 2016.

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Audit Committee

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

The AC currently comprises of 4 directors, all of whom are independent. Ho Yew Mun is the AC Chairman. The other AC members are Leow Wee Kia Clement, Tan Teng Muan and David Peter Walker. 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 experiences to discharge the AC's function. None of the AC members were previous partners or directors of the existing auditing firm within the previous 12 months and/or hold any financial interest in the auditing firm.

The role of the AC is to assist the Board with discharging its responsibility to safeguard the Group's assets, maintain adequate accounting records and develop and maintain effective systems of internal control. To achieve this, the AC ensures that its members have the appropriate qualifications to provide independent, objective and effective oversight.

The AC shall meet periodically to discuss and review the following matters:

- Review with the external auditors the audit plan, their management letter, the Management's response, and their independence and objectivity of producing the results;
- Review with the internal auditors the internal audit plan and their evaluation of the adequacy of the Group's
 internal controls and accounting system before submission of the results of such review to the Board for
 approval prior to the incorporation of such results in the annual report, if applicable;
- Monitor and review the implementation of the external auditors' and internal auditors' recommendations
 with the concurrence of Management in relation to the adequacy of internal controls and accounting system
 addressing financial, operational, compliance and information technology controls;
- Review the financial statements before submission to the Board for approval, focusing in particular on changes in accounting policies and practices, major risk areas, significant adjustments resulting from the audit, the going concern statement, compliance with accounting standards as well as compliance with any stock exchange and statutory/regulatory requirements;
- Reviewing the adequacy of internal controls and procedures and ensure co-ordination between the external
 auditors and Management, reviewing the assistance given by Management to the external auditors, and
 discuss problems and concerns, if any, arising from the interim and final audits, and any matters with the
 auditors;
- Review together with external auditors any suspected fraud or irregularity, or suspected infringement of any relevant laws, rules or regulations, which has or is likely to have a material impact on the Group's operating results or financial position, and Management's response;
- Consider the appointment or re-appointment of the external and internal auditors and matters relating to resignation or dismissal of the auditors;
- Review transactions falling within the scope of Chapters 9 and 10 of the SGX-ST Listing Manual;
- Undertake such other reviews and projects as may be requested by the Board and report to the Board its findings from time to time on matters arising and requiring the attention of the AC;

- Undertake such other functions and duties as may be required by statute or the SGX-ST Listing Manual, and by such amendments made thereto from time to time; and
- Review the Company's procedures for whistle-blowing policy endorsed by the AC by which staff may, in confidence, raise concerns about possible improprieties in matters of financial reporting, financial control, or any other matters.

The AC has the explicit authority to investigate any matter within its terms of reference and full access to and cooperation by the Management. It has the discretion to invite any director or member of the Management to its meetings. The AC has, within its terms of reference, the authority to obtain independent professional advice and reasonable resources at the Company's expense to enable it to discharge its functions properly.

Where, by virtue of any vacancy in the membership of the AC for any reason, the number of members is reduced to less than 3, the Board shall, within 2 months thereafter, appoint such number of new members to the AC.

Apart from the duties listed above, the AC shall commission and review the findings of internal investigations into matters where there is any suspected fraud or irregularity, or failure of internal controls or infringement of any Singapore law, rule or regulation which has or is likely to have a material impact on the Group's operating results and/or financial position.

The AC has reviewed all Interested Person Transactions for the financial year ended 31 December 2016 and is of the opinion that Chapter 9 of the Listing Manual of the SGX-ST has been complied with.

Each member of the AC shall abstain from voting on any resolutions and making any recommendations and/or participating in any deliberations of the AC in respect of matters in which he is interested.

Annually, the AC meets with the internal and external auditors separately without the presence of the Management. For the financial year under review, the AC reviewed the non-audit services provided by the external auditors and was satisfied that the extent of such service will not prejudice the independence and objectivity of the external auditors.

In July 2010, SGX-ST and ACRA launched the "Guidance to Audit Committees on Evaluation of Quality of Work performed by External Auditors" which aims to facilitate the AC in evaluating the external auditors. Accordingly, the AC had evaluated the performance of the external auditors based on the key indicators of audit quality set out in the Guidance such as performance, adequacy of resources and experience of their audit engagement partner and auditing team assigned to the Group's audit, the size and complexity of the Group.

In addition, in October 2015, with the support from SGX and Singapore Institute of Directors, ACRA had introduced the Audit Quality Indicators ("AQIs") Disclosure Framework to assist the ACs in evaluating the re-appointment of external auditors based on eight (8) quality markers that correlate closely with audit quality. Accordingly, the AC had evaluated the external auditors based on the eight (8) AQIs at engagement and/or firm-level.

With the introduction of the new and revised Auditor Reporting Standards applicable to the audit of financial statements for periods ending on or after 15 December 2016, the external auditors are required to include the Key Audit Matters ("KAM") in the Independent Auditor's Report of the Company. KAM typically include significant risk areas of the financial statements most susceptible to misstatements, involving key judgements and estimates, as well as major transactions that require extensive auditing efforts.

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In line with the recommendations by ACRA, Monetary Authority of Singapore and SGX, the AC can help to improve transparency and enhance the quality of corporate reporting by providing a commentary on the key financial reporting matters as follows:

KAM - Ability to extend the land lease and estimated useful life of the school buildings

The AC considered the KAM presented by the external auditors together with Management. The AC reviewed and challenged the basis of estimation of the useful life of the school buildings, and considered the disclosures in this respect. The AC concurred and agreed with the external auditors and Management on their assessment, judgements and estimates on the significant matter reported by the external auditors.

Changes to accounting standards and accounting issues which have a direct impact on the financial statements were reported to the AC, and highlighted by the external auditors in their meetings with the AC. No former partner or director of the Company's existing auditing firm has acted as a member of the AC.

The Company has approved the following aggregate amount of fees paid/payable to the external auditors for the financial year ended 31 December 2016:

Services	Amount
	S\$'000
Audit service	168
Total	168

Save for professional fees and miscellaneous expenses incurred for audit services, the Company did not pay any other non-audit fee to the external auditors during financial year ended 31 December 2016.

The AC has undertaken a review of the services, scope, independence and objectivity of the external auditors. Ernst & Young LLP, the external auditors of the Company, has confirmed that they are a Public Accounting Firm registered with ACRA and provided a confirmation of their independence to the AC. The AC received a report from Management on their evaluation of the performance and effectiveness of the work of the external auditors.

Having assessed the external auditors based on its own interactions with the external auditors, Management's evaluation and on factors such as performance and quality of their audit partners and auditing team, their overall qualification and their independence status, the AC is satisfied that Rule 712(2)(a) of the Listing Manual of the SGX-ST has been complied with. In this regard, the AC recommends to the Board the nomination of Ernst & Young LLP for re-appointment as the external auditors at the forthcoming AGM.

The Company has complied with Rule 715 of the Listing Manual of the SGX-ST as all subsidiaries of the Company are audited by Ernst & Young LLP for the purposes of the consolidated financial statements of the Company and its subsidiaries.

Whistle-blowing Policy

The AC in consultation with the Board initiated the implementation of a whistle-blowing policy for all employees of the Group. This policy aims to provide an avenue for employees to raise concerns and provide reassurance that they will be protected from reprisals or victimisation for raising any concerns about fraud and for whistle-blowing in good faith.

The Board noted that no incidents in relation to whistle-blowing matters have been raised during the year by any staff to indicate possible improprieties in matters of financial reporting, financial control, or any other matters.

Internal Audit

Principle 13: The Company should establish an effective internal audit function that is adequately resourced and independent of the activities it audits.

The Board recognises the importance of maintaining an internal audit function to provide an independent assurance over the soundness of the system of internal controls and risk management procedures within the Group to safeguard shareholders' investments and the Group's assets. The AC has the responsibility to review the adequacy of the internal audit function annually, review the internal audit program and ensure co-ordination between internal auditors, external auditors and Management, and ensure that the internal auditors meet or exceed the standards set by nationally or internationally recognised professional bodies. The AC also reviews and approves the hiring, removal and evaluates its outsourced internal auditors.

The AC met up with the internal auditors separately at least once a year without the presence of Management. The internal auditors are provided with unfettered access to the Group's properties, information and records for performing their internal audit review.

The AC and the Board recognise the need for a robust and effective system of internal controls. Based on the considerations of the size of the Group, the nature and complexity of its operations as well as cost-effectiveness, the AC and the Board agreed to the appointment of independent internal auditors for a term of three (3) years, with their primary line of reporting to the AC.

During the year, the Company conducted a Request for Proposal for the provision of independent internal audit services. The AC undertook an evaluation based on the experience, scope, processes, and objectivity of the internal auditors. The AC recommended to the Board the re-appointment of Deloitte & Touche Enterprise Risk Services Pte Ltd as the independent internal auditors of the Group for another term of three (3) years.

The AC reviews and evaluates the scope of work deliverables by the independent internal auditors annually and ensures that the internal audit function is adequately resourced and has appropriate standing within the Group. The AC is satisfied that the independent internal auditors have unfettered access to all of the Group's documents, records, properties and personnel, including the AC.

The internal auditors have a direct and primary reporting line to the AC and assist the AC in overseeing and monitoring the implementation of improvements required on internal control weaknesses identified.

CORPORATE GOVERNANCE REPORT

SHAREHOLDER RIGHTS AND RESPONSIBILITIES

Shareholder Rights

Principle 14: Companies should treat all shareholders fairly and equitably, and should recognise, protect and

facilitate the exercise of shareholders' rights, and continually review and update such governance

arrangements.

The Company firmly believes in high standards of transparent corporate disclosure, in line with the continuous obligations of the Company under the SGX-ST Listing Manual and the Companies Act. The Board's policy is that all shareholders should equally and on a timely basis be informed of all major developments that impact the Group. Quarterly results will be published through the SGXNet, news releases and the Company's website. All information of the Company's new initiatives is first disseminated via SGXNet followed by a news release, which is also available on the Company's website.

Where there is inadvertent disclosure made to a selected group, the Company will make the same disclosure publicly to all others as soon as practicable.

The Company does not practice selective disclosure. Price sensitive information is first publicly released through SGXNet, before the Company meets with any investors or analysts. All shareholders of the Company will receive the Annual Report with notice of AGM by post and published in a newspaper within the mandatory period, which is held within four months after the close of the financial year. Together with the Annual Report, the Company also attaches a copy of the proxy form to shareholders in order that shareholders can appoint up to 2 proxies to attend, vote and voice any questions relating to the resolutions tabled in a general meeting and/or company affairs, for and on behalf of those shareholders, in the event that such shareholders are not able to attend the said general meeting personally.

In view of the above, all shareholders are given an opportunity to participate effectively and vote at the general meetings.

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.

The Company recognises the importance of actively engaging with stakeholders to promote effective and fair communication.

Although the Company has not adopted a formal investor relations policy to regularly convey pertinent information to the shareholders, the Board acknowledges its obligation to furnish timely information to shareholders and ensures that full disclosure of material information to comply with statutory requirements and the Listing Manual of the SGX-ST is made. Any price sensitive information will be publicly released on SGXNet first before being announced to any group of investors or analysts.

To keep all stakeholders of the Company updated on the latest announcements, press releases, and stock details of the Company, stakeholders have 24-hour access to the Company's website (www.ofs.edu.sg). In addition, automated email alert services on the latest announcements and press releases broadcasted to SGXNet by the Company can be subscribed to by stakeholders through the Company's website. Stakeholders can also post their enquiries to the Company via email at ir@ofs.edu.sg.

The Company's policy is to pay dividends of at least 50.0% of its net profit after tax to shareholders for each financial year. The dividend policy may be subject to modification in the sole and absolute discretion of the Board.

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.

Shareholders are encouraged to attend the general meetings of shareholders to ensure a high level of accountability and to be updated on the Company's strategies and goals. Notices of general meetings are dispatched to shareholders, together with explanatory notes or a circular on items of special business (if necessary), at least 14 clear calendar days before the meeting for ordinary resolutions and/or 21 clear calendar days before the meeting for special resolutions. The Board welcomes the views of shareholders who wish to raise issues concerning the Company, either informally or formally before or during these general meetings. The Chairmen of the AC, NC and RC are normally present and available to address questions relating to the work of their respective committees at general meetings. Furthermore, the external auditors are present to assist the Board in addressing any relevant queries by the shareholders.

The Company's Constitution allows corporations and members of the Company to appoint one (1) or two (2) proxies to attend and vote at general meetings. A Relevant Intermediary¹ may appoint more than 2 proxies, but each proxy must be appointed to exercise the rights attached to a different share or shares held by him (which number and class of shares shall be specified). An investor who holds shares under the Central Provident Fund Investment Scheme ("CPF Investor") and/or the Supplementary Retirement Scheme ("SRS Investor") (as may be applicable) may attend and cast his/her vote(s) at the Meeting in person. CPF and SRS Investors who are unable to attend the Meeting but would like to vote, may inform their CPF and/or SRS Approved Nominees to appoint the Chairman of the Meeting to act as their proxy, in which case, the CPF and SRS Investors shall be precluded from attending the Meeting.

The Board also notes that there should be separate resolutions on each substantially separate issue that may be tabled at the general meeting.

The Company prepares minutes of general meetings incorporating the substantial and relevant comments or queries from shareholders that is relevant to the agenda of the meeting and responses from the Board and the Management. Such minutes are available to shareholders upon request.

To promote greater transparency and effective participation, the Company has conducted the voting of all its resolutions by electronic polling at all its AGMs since Year 2015. The detailed voting results, including the total number of votes cast for or against each resolution tabled, were announced immediately at the AGMs and via SGXNet.

A Relevant Intermediary is:

⁽a) a banking corporation licensed under the Banking Act (Cap. 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; or

⁽b) a person holding a capital markets services licence to provide custodial services for securities under the Securities Futures Act (Cap. 289) and who holds shares in that capacity; or

⁽c) the Central Provident Fund Board established by the Central Provident Fund Act (Cap. 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.

CORPORATE GOVERNANCE REPORT

RISK MANAGEMENT

The Company is continually reviewing and improving the business and operational activities to take into account the risk management perspective. This includes reviewing management and manpower resources, updating workflows, processes and procedures to meet the current and future market conditions. The Company will consider the need to establish a risk management committee to assist the Board in carrying out its responsibility of overseeing the Company's risk management framework and policies when the need arises.

MATERIAL CONTRACTS

Save for the service and employment agreements between the Executive Directors and the Company, there were no material contracts of the Company or its subsidiaries involving the interest of any other directors or controlling shareholders subsisting as at the financial year ended 31 December 2016 or have been entered into since the end of the previous financial year.

INTERESTED PERSON TRANSACTIONS

There were no interested party transactions equal to or exceeding S\$100,000 in aggregate between the Company and any of its interested persons (namely, directors, executive officers or controlling shareholders of the Group or the associates of such directors, executive officers or controlling shareholders) subsisting for the year ended 31 December 2016

In accordance with the recommendations by the Audit Committee Guidance Committee, the Company has adopted an interested person transaction policy, which specifies that all interested transactions with an interested person, as defined in the policy, will be at arm's length and on terms generally available to an unaffiliated third party under the same or similar circumstances. Details of the review procedures for future interested person transactions are disclosed in the Company's Prospectus dated 31 January 2013.

Except for the limited exceptions set in the policy, transactions with interested persons that will exceed S\$100,000 in any calendar year must receive the approval of the Board prior to the company entering into the interested transaction.

DEALINGS IN SECURITIES

The Company has adopted its own internal Code of Conduct to provide guidance to all officers and employees of the Company and its subsidiaries with regard to dealings in the Company's securities in compliance with Rule 1207 (19) of the Listing Manual of the SGX-ST. The Group's officers and employees are prohibited from dealing in the Company's securities while in possession of unpublished price-sensitive information of the Group, as well as during the periods commencing two weeks before the announcement of the Company's quarterly results and one month before the announcement of the Company's full-year results and ending on the date of the announcement of the relevant results.

Directors and executives are also expected to observe insider-trading laws at all times even when dealing with securities within the permitted trading period. They are also encouraged not to deal in the Company's securities on short-term considerations.

UPDATE ON USE OF IPO PROCEEDS

As at the date of the financial statements 15 March 2017, the Company announced updates on the use of proceeds raised from the initial public offering ("IPO Proceeds") amounting to S\$68,033,985 (after deducting IPO expenses of S\$3,966,015) as follows:

	S\$
Net IPO Proceeds	68,033,985
Amount of proceeds utilised for the building of the new school campus	(65,635,545)
Balance proceeds	2,398,440

It is intended that the balance S\$2,398,440 of the IPO Proceeds also be used wholly towards capital expenditure for the new school campus.

FINANCIAL STATEMENTS

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DIRECTORS' STATEMENT

The directors are pleased to present their statement to the members together with the audited consolidated financial statements of Overseas Education Limited (the "Company") and its subsidiaries (collectively, the "Group") and the balance sheet and statement of changes in equity of the Company for the financial year ended 31 December 2016.

Opinion of the directors

In the opinion of the directors,

- (a) the consolidated financial statements of the Group and the balance sheet and statement of changes in equity of the Company are drawn up so as to give a true and fair view of the financial position of the Group and of the Company as at 31 December 2016 and the financial performance, changes in equity and cash flows of the Group and changes in equity of the Company for the year ended on that date; and
- (b) at the date of this statement, there are reasonable grounds to believe that the Company will be able to pay its debts as and when they fall due.

Directors

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

David Alan Perry Wong Lok Hiong Yang Eu Jin Ho Yew Mun Leow Wee Kia Clement Tan Teng Muan David Peter Walker

Arrangements to enable directors to acquire shares and debentures

Neither at the end of nor at any time during the financial year was the Company a party to any arrangement whose objects are, or one of whose objects is, to enable the directors of the Company to acquire benefits by means of the acquisition of shares or debentures of the Company or any other body corporate.

DIRECTORS' STATEMENT

Directors' interests in shares or debentures

The following directors, who held office at the end of the financial year, had, according to the register of directors' shareholdings required to be kept under Section 164 of the Singapore Companies Act, Cap. 50, an interest in ordinary shares of the Company as stated below:

	Direct	interest	[Deemed interest			
	At the		At the				
	beginning of		beginning of				
	financial year A	t the As at	financial year	At the	As at		
	or date of er	nd of 21 Janua	ry or date of	end of	21 January		
Name of director	appointment financ	cial year 2017	appointment	financial year	2017		

Ordinary shares of the Company

David Alan Perry	-	_	_	135,335,410#	136,915,110#	136,915,110#
Wong Lok Hiong	_	_	_	130,028,138*	131,878,138*	131,878,138*
Yang Fu Jin	200.000	200 000	200 000	_	_	_

- At the end of the financial year, 131,878,138 ordinary shares were held through PDAC Private Limited, an investment holding company wholly owned by David Alan Perry and the balance of 5,036,972 ordinary shares currently held through Citibank Nominees Singapore Pte Ltd (previously held through Bank of Singapore Nominees Pte Ltd), holding on behalf of David Alan Perry.
 - During the year, 1,850,000 ordinary shares were purchased and held through PDAC Private Limited and 270,300 ordinary shares were disposed from those shares held through Bank of Singapore Nominees Pte Ltd, holding on behalf of David Alan Perry.
- * At the end of the financial year, 131,878,138 ordinary shares were held through WLH Private Limited, an investment holding company wholly owned by Wong Lok Hiong.

During the year, 1,850,000 ordinary shares were purchased and held through WLH Private Limited.

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

Options

No options were issued by the Company or any of its subsidiaries during the financial year. As at 31 December 2016, there were no options on the unissued shares of the Company or any of its subsidiaries which were outstanding.

Audit committee

The audit committee carried out its functions in accordance with section 201B (5) of the Singapore Companies Act, Cap. 50. The functions performed are detailed in the Corporate Governance Report.

Further details regarding the audit committee are disclosed in the Corporate Governance Report.

Auditor

Ernst & Young LLP have expressed their willingness to accept re-appointment as auditor.

On behalf of the board of directors:

David Alan Perry

Director

Wong Lok Hiong

Director

Singapore 15 March 2017

INDEPENDENT AUDITOR'S REPORT

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016

TO THE MEMBERS OF OVERSEAS EDUCATION LIMITED

Report on the audit of the financial statements

We have audited the financial statements of Overseas Education Limited (the "Company") and its subsidiaries (collectively, the "Group"), which comprise the balance sheets of the Group and the Company as at 31 December 2016, statements of changes in equity of the Group and the Company, consolidated statement of comprehensive income and consolidated statement of cash flows of the Group for the year then ended, and notes to the financial statements, including a summary of significant accounting policies.

Opinion

In our opinion, the accompanying consolidated financial statements of the Group, the balance sheet and the statement of changes in equity of the Company are properly drawn up in accordance with the provisions of the Companies Act, Chapter 50 (the Act) and Financial Reporting Standards in Singapore (FRSs) so as to give a true and fair view of the financial position of the Group and the Company as at 31 December 2016 and of the consolidated financial performance, consolidated changes in equity and consolidated cash flows of the Group and changes in equity of the Company for the year ended on that date.

Basis for opinion

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

Key Audit Matters

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

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

Ability to extend the land lease and estimated useful life of the school buildings

The school buildings formed a significant part of the Group's assets in the financial statements. As at 31 December 2016, the net carrying value of the school buildings of S\$177,304,649 was 64% of the Group's total property, plant and equipment, and 53% of the Group's total assets.

The current land lease of the school site is for 30 years. Management exercised significant judgement in ascertaining the Group's ability to extend the land lease for a further 30 years upon its expiration on 13 June 2043, the outcome of which would affect the estimated useful life of the school buildings of 50 years. The successful extension of the land lease is dependent on the government's land use plan in relation to the school site, and subjected to the Group meeting the conditions imposed by the relevant authorities. In ascertaining the Group's ability to extend the land lease, Management has received confirmation from a government authority to support its application for the renewal of the lease. Based on correspondences with the government authority and Management's assessment on meeting the conditions on the next renewal, Management has assessed that it is highly probable that the application for extension of lease would be successful. In estimating the useful life of the school buildings, Management also engaged an independent valuer who estimated the useful life of the school buildings' superstructure and substructure to be 50 years. In view of the shorter current land lease term over the school buildings' useful life, any change in the useful life of the school buildings will have significant financial impact to the Group. Due to the judgement exercised by the Management and the financial impact to the Group, we determined this to be a key audit matter.

Our audit procedures involved assessing Management's basis in deciding that the lease will be extended. These procedures include reviewing the correspondences with the relevant authority with regards to the possibility of extension of the existing lease. We verified the government regulatory plans that the land has been exclusively zoned for use by an education institution. In relation to the valuation, we have also assessed the competency, capability and objectivity of the independent external valuer and their basis of estimation of the expected useful life of the school buildings. We reviewed Management's reports and supporting documents needed to meet the conditions on renewal. Finally, we assessed the adequacy of the disclosures on the Group's accounting policy for property, plant and equipment in Note 2.6, the relevant significant accounting judgements and estimates in Note 3.1(a), and the details and movements of Property, plant and equipment in Note 9.

Other information

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

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

In connection with our audit of the financial statements, our responsibility is to read the other information 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.

INDEPENDENT AUDITOR'S REPORT

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016

TO THE MEMBERS OF OVERSEAS EDUCATION LIMITED

Responsibilities of management and directors for the financial statements

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

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

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

Auditor's responsibilities for the audit of the financial statements

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

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

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are
 appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of
 the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.

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

- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the financial statements. We are responsible for the direction, supervision and performance of the 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 Teo Li Ling.

Ernst & Young LLP

Public Accountants and Chartered Accountants Singapore

15 March 2017

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

	Note	2016	2015
		S\$	S\$
Revenue			
Tuition fees		89,045,186	93,790,986
Registration fees		1,278,505	1,420,562
School shop revenue		641,314	877,836
Enrichment programme revenue		498,599	564,143
Interest income		332,005	375,622
Other revenue	4	50,784	89,671
Total revenue	-	91,846,393	97,118,820
Less: Operating expenses			
Personnel expenses	5	56,036,499	57,248,382
School lease rental	25	_	3,416,046
School shop costs		390,811	518,949
Enrichment programme costs		347,150	362,364
Utilities		915,162	1,085,040
Upkeep and maintenance		1,157,469	533,981
Finance costs – Bonds	19	8,173,929	4,151,973
Other operating expenses	6	6,732,690	5,443,892
Operating expenses before depreciation and amortisation	-	73,753,710	72,760,627
Profit before depreciation and amortisation		18,092,683	24,358,193
Depreciation expenses	9	9,918,513	6,305,185
Amortisation of intangible assets	10	674,194	678,562
		10,592,707	6,983,747
Profit before taxation		7,499,976	17,374,446
Income tax expense – current tax	7	(50,052)	(59,455)
– deferred tax	7	(2,187,373)	(2,378,740)
		(2,237,425)	(2,438,195)
Net profit for the year attributable to owners of the Company		5,262,551	14,936,251
Other comprehensive income for the year, net of tax			
Item that may be reclassified subsequently to profit or loss			
Foreign currency translation		17	99
Total comprehensive income for the year attributable	-		
to owners of the Company	-	5,262,568	14,936,350
Earnings per share (cents)			
- Basic and diluted	8	1.3	3.6
	-		

BALANCE SHEETS

AS AT 31 DECEMBER 2016

		Gro	oup	Company		
	Note	2016	2015	2016	2015	
		S\$	S\$	S\$	S\$	
ASSETS						
Non-current assets						
Property, plant and equipment						
- Leasehold land	9	32,771,667	34,008,334	_	_	
 School buildings, plant and equipment 		242,940,422	250,910,373	116,040	141,317	
Intangible assets	10	2,270,461	2,626,461	-	-	
nvestment in subsidiaries	11			101,219,141	101,219,141	
Amount due from subsidiary	15	_	_	143,000,000	150,000,000	
Bonds – Issuance expenses	19	536,671	999,192	536,671	999,192	
Deposits		249,400	234,595	_	_	
Staff housing deposits		255,200	395,300	_	_	
Other long term asset	16	333,500	_	_	_	
C		279,357,321	289,174,255	244,871,852	252,359,650	
Current assets						
Inventories	12	472,256	588,881	_	_	
Trade receivables	13	1,206,896	1,328,591	_	_	
Other receivables and deposits	14	379,419	250,648	12,000	12,000	
Bonds – Issuance expenses	19	415,892	436,250	415,892	436,250	
Prepayments		1,052,393	1,338,221	16,201	15,799	
Amount due from subsidiary	15	_	_	1,701,005	1,776,797	
Cash and cash equivalents	16	53,907,591	60,358,643	9,760,078	11,997,183	
		57,434,447	64,301,234	11,905,176	14,238,029	
TOTAL ASSETS		336,791,768	353,475,489	256,777,028	266,597,679	
EQUITY AND LIABILITIES						
Current liabilities						
Trade payables		294,854	244,629	_	_	
Other payables and liabilities	17	1,138,682	7,059,652	493,295	520,741	
Fees received in advance	18	30,753,055	32,614,550	-	-	
Bonds – Interest payable		1,548,318	1,624,110	1,548,318	1,624,110	
Goods and Services Tax payable		2,362,058	3,011,919	56,882	57,502	
Central Provident Fund payable		419,366	503,320	6,245	5,090	
Income tax payable		53,964	78,904	51,852	61,255	
. ,		36,570,297	45,137,084	2,156,592	2,268,698	
NET CURRENT ASSETS		20,864,150	19,164,150	9,748,584	11,969,331	
Non-current liabilities		20,004,130	13,104,130	3,740,304	11,505,551	
Borrowings – Bonds	19	143,000,000	150,000,000	143,000,000	150,000,000	
Other liabilities	17	143,000,000	130,000,000	536,671	999,192	
Deferred tax liabilities	20	5,506,949	3,319,576	330,071	333,132	
Deferred tax habilities	20	148,506,949	153,319,576	143,536,671	150,999,192	
NET ASSETS		151,714,522	155,018,829	111,083,765	113,329,789	
Parista a patrilla realizada de como con	•					
Equity attributable to owners						
of the Company	0.1	00 252 222	00 050 000	00 050 000	00 050 000	
Share capital	21	99,253,226	99,253,226	99,253,226	99,253,226	
Revenue reserve	00	78,630,697	81,935,021	11,830,539	14,076,563	
Other reserves	22	(26,169,401)	(26,169,418)	444 000 705	110 000 700	
TOTAL EQUITY		151,714,522	155,018,829	111,083,765	113,329,789	

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

STATEMENTS OF CHANGES IN EQUITY

		Attributable to owners of the Company						
	Note	Share capital (Note 21)	Revenue reserve	Other reserves, total (Note 22)	Foreign currency translation reserve	Merger reserve	Total equity	
		S\$	S\$	S\$	S\$	S\$	S\$	
Group								
2016								
Balance at 1 January 2016		99,253,226	81,935,021	(26,169,418)	1,148	(26,170,566)	155,018,829	
Net profit after tax Other comprehensive income for		-	5,262,551	-	_	-	5,262,551	
the year		_	_	17	17	_	17	
Total comprehensive income for the year		-	5,262,551	17	17	-	5,262,568	
Dividends - final for previous								
financial year – interim for	23	_	(5,711,249)	-	_	-	(5,711,249)	
FY2016	23	_	(2,855,626)	_	_	_	(2,855,626)	
Contributions by and distributions to owners		-	(8,566,875)	-	-	-	(8,566,875)	
Balance at 31 December 2016		99,253,226	78,630,697	(26,169,401)	1,165	(26,170,566)	151,714,522	

			Attributable to owners of the Company					
	Note	Share capital (Note 21)	Revenue reserve	Other reserves, total (Note 22)	Foreign currency translation reserve	Merger reserve	Capital reserve	Total equity
		S\$	S\$	S\$	S\$	S\$	S\$	S\$
Group 2015								
Balance at 1 January 2015		99,253,226	44,132,517	13,830,483	1,049	(26,170,566)	40,000,000	157,216,226
Net profit after tax Other comprehensive		_	14,936,251	-	-	-	_	14,936,251
income for the year		_	-	99	99	_	_	99
Total comprehensive income for the year		_	14,936,251	99	99	-	-	14,936,350
Dividends - final for previous financial year	23	_	(11,422,498)	_	_	_	_	(11,422,498)
special for FY2015	23		(5,711,249)					(5,711,249)
Contributions by and distributions to owners	20	_	(17,133,747)		_		-	(17,133,747)
Transfer from Capital reserve to Revenue reserve		-	40,000,000	(40,000,000)	_	-	(40,000,000)	_
Balance at 31 December 2015		99,253,226	81,935,021	(26,169,418)	1,148	(26,170,566)	-	155,018,829

STATEMENTS OF CHANGES IN EQUITY

		Attributable to owners of the Company				
		Share	Revenue	Total		
	Note	capital (Note 21)	reserve	equity		
		S\$	S\$	S\$		
Company						
2016						
Balance at 1 January 2016		99,253,226	14,076,563	113,329,789		
Net profit after tax		_	6,320,851	6,320,851		
Total comprehensive income for the year		_	6,320,851	6,320,851		
Dividends – final for previous financial year	23	_	(5,711,249)	(5,711,249)		
– interim for FY2016	23	_	(2,855,626)	(2,855,626)		
Contributions by and distributions to owners	_	_	(8,566,875)	(8,566,875)		
Balance at 31 December 2016	_	99,253,226	11,830,539	111,083,765		
2015						
Balance at 1 January 2015		99,253,226	18,717,614	117,970,840		
Net profit after tax		_	12,492,696	12,492,696		
Total comprehensive income for the year		_	12,492,696	12,492,696		
Dividends – final for previous financial year	23	_	(11,422,498)	(11,422,498)		
- special for FY2015	23	_	(5,711,249)	(5,711,249)		
Contributions by and distributions to owners	_	-	(17,133,747)	(17,133,747)		
Balance at 31 December 2015		99,253,226	14,076,563	113,329,789		

CONSOLIDATED STATEMENT OF CASH FLOWS

	Note	2016	2015
		S\$	S\$
Cash flows from operating activities		7 400 070	47.074.440
Profit before taxation		7,499,976	17,374,446
Adjustments for:	0	0.010.512	6 20E 10E
Depreciation expenses	9 10	9,918,513	6,305,185 678,562
Amortisation expenses Loss/(gain) on disposal of property, plant and equipment	6	674,194 44,917	(18)
Interest income	0	(332,005)	(375,622)
Fair value loss on bonds repurchased		140,000	(375,022)
Finance costs	19	8,173,929	4,151,973
Tillance costs	15	0,173,323	4,131,373
Operating profit before working capital changes		26,119,524	28,134,526
Decrease/(increase) in inventories		116,625	(72,956)
Decrease/(increase) in trade receivables		121,695	(143,235)
Decrease in other receivables, deposits and prepayments		157,074	3,663,194
Increase in non-current deposits and other long term asset		(208,205)	(311,595)
Decrease in trade payables and other payables and			
fees received in advance	_	(8,466,055)	(457,579)
Cash generated from operations		17,840,658	30,812,355
Interest received		332,005	375,622
Income tax paid	-	(74,992)	(4,600,126)
Net cash generated from operating activities	-	18,097,671	26,587,851
Cash flows from investing activities			
Additions of intangible assets	10	(318,194)	(393,562)
Acquisition of property, plant and equipment	9	(818,538)	(66,484,473)
Bond interest paid capitalised in construction in progress	Ü	(0.10,000,	(5,492,055)
Proceeds from disposal of property, plant and equipment		61,726	67,530
Net cash used in investing activities	-	(1,075,006)	(72,302,560)
Cash flows from financing activities			
Bond interest paid and expensed		(7,638,872)	(2,307,945)
Bonds repurchased	19	(7,267,970)	(2,507,545)
Dividends paid	23	(8,566,875)	(17,133,747)
Dividende para	20 _	(0,000,070)	(17,100,747)
Net cash used in financing activities	-	(23,473,717)	(19,441,692)
Net decrease in cash and cash equivalents		(6,451,052)	(65,156,401)
Cash and cash equivalents at beginning of the year		60,358,643	125,515,044
oush and oush equivalents at beginning of the year	-	00,000,040	120,010,044
Cash and cash equivalents at end of the year	16	53,907,591	60,358,643

NOTES TO THE FINANCIAL STATEMENTS

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016

1. Corporate information

Overseas Education Limited (the "Company") is a public limited liability company incorporated and domiciled in Singapore and is listed on the Singapore Exchange Securities Trading Limited (SGX-ST) on 7 February 2013. The registered office and principal place of business of the Company is at 81 Pasir Ris Heights, Singapore 519292.

The principal activity of the Company is an investment holding company. The principal activities of the subsidiary companies are set out in Note 11.

2. Summary of significant accounting policies

2.1 Basis of preparation

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

The financial statements have been prepared on the historical cost basis except as disclosed in the accounting policies. The financial statements are presented in Singapore Dollars (S\$), the functional currency of the Company.

The Accounting Standards Council announced on 29 May 2014 that Singapore incorporated companies listed on the Singapore Exchange will apply a new financial reporting framework identical to the International Financial Reporting Standards. The Group will adopt the new financial reporting framework on 1 January 2018.

2.2 Changes in accounting policies

The accounting policies adopted are consistent with those of the previous financial year except in the current financial year, the Group has adopted all the new and revised standards which are effective for annual financial periods beginning on or after 1 January 2016. The adoption of these standards did not have any significant effect on the financial performance or position of the Group and the Company.

2. Summary of significant accounting policies (cont'd)

2.3 Standards issued but not yet effective

The Group has not adopted the following standards that have been issued but not yet effective:

Description	Effective for annual periods beginning on or after
Amendments to FRS 7 Disclosure Initiative	1 January 2017
FRS 109 Financial Instruments	1 January 2018
FRS 115 Revenue from Contracts with Customers	1 January 2018
FRS 116 Leases	1 January 2019

Except for FRS 109 and FRS 116, the directors expect that the adoption of the other standards above will have no material impact on the financial statements in the period of initial application. The nature of the impending changes in accounting policy on adoption of FRS 109 and FRS 116 are described below.

FRS 109 Financial Instruments

FRS 109 introduces new requirements for classification and measurement of financial assets, impairment of financial assets and hedge accounting. Financial assets are classified according to their contractual cash flow characteristics and the business model under which they are held. The impairment requirements in FRS 109 are based on an expected credit loss model and replace the FRS 39 incurred loss model.

FRS 109 is effective for annual periods beginning on or after 1 January 2018 with early application permitted. Retrospective application is required, but comparative information is not compulsory. The Company is currently assessing the impact of FRS 109 and plans to adopt the standard on the required effective date.

FRS 116 Leases

FRS 116 requires lessees to recognise most leases on balance sheets to reflect the rights to use the leased assets and the associated obligations for lease payments as well as the corresponding interest expense and depreciation charges. The standard includes two recognition exemption for lessees – leases of 'low value' assets and short term leases. The new standard is effective for annual periods beginning on or after 1 January 2019.

The Group is currently assessing the impact of the new standard and plans to adopt the new standard on the required effective date.

NOTES TO THE FINANCIAL STATEMENTS

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016

2. Summary of significant accounting policies (cont'd)

2.4 Basis of consolidation and business combinations

Basis of consolidation

(a) Entities under common control

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

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

Business combinations involving entities under common control are accounted for by applying the pooling of interest method.

(b) Other acquisitions

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

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

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

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

2. Summary of significant accounting policies (cont'd)

2.5 Foreign currency

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

(a) Transactions and balances

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

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

(b) Consolidated financial statements

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

NOTES TO THE FINANCIAL STATEMENTS

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016

2. Summary of significant accounting policies (cont'd)

2.6 Property, plant and equipment

All items of property, plant and equipment are initially recorded at cost. Subsequent to recognition, all items of property, plant and equipment are measured at cost less accumulated depreciation and any accumulated impairment losses. The cost includes the cost of replacing part of the property, plant and equipment and borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying property, plant and equipment. The cost of an item of property, plant and equipment is recognised as an asset if, and only if, it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably.

When significant parts of property, plant and equipment are required to be replaced in intervals, the Group recognises such parts as individual assets with specific useful lives and depreciation, respectively. Likewise, when a major inspection is performed, its cost is recognised in the carrying amount of the property, plant and equipment as a replacement if the recognition criteria are satisfied. All other repair and maintenance costs are recognised in the profit or loss as incurred.

Depreciation of assets begins when they are available for use and is computed on a straight-line basis over the estimated useful life of the assets as follows:

Leasehold land – 30 years
School buildings – 50 years#
School plant and equipment – 6 to 25 years
Computers – 6 years

Motor vehicles – 3 to 10 years (to a residual value)*

Library books and media – 6 years

- School buildings are depreciated over 50 years based on the current lease of 30 years and that the site lease will be renewed for a further term of 30 years upon its expiry on 13 June 2043, and an independent external valuer's opinion that the substructure and the superstructure of the school buildings have over 50-year useful lifespan. Depreciation commenced on 1 July 2015, when operations commenced at the new school.
- * Motor vehicles are depreciated to a residual value of the vehicles' minimum Preferential Additional Registration Fee (PARF) benefit, a rebate granted when vehicles are deregistered within 10 years from date of manufacture.

Construction-in-progress was recorded when an expenditure was incurred and capitalised in relation to the building of the new school campus, and had been reclassified to school buildings and school plant and equipment upon completion of the new school campus. Construction-in-progress was not depreciated as the related assets were not yet available for use.

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

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

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

2. Summary of significant accounting policies (cont'd)

2.7 Intangible assets

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

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

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

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

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

(a) Computer software

Acquired software licences are stated at cost less accumulated amortisation and accumulated impairment in value, if any. These costs are amortised using the straight-line method over their estimated useful lives of 6 years.

(b) Software development costs

Software development costs are expensed as incurred. An intangible asset arising from development expenditure on an individual project is recognised only when the Group can demonstrate the technical feasibility of completing the intangible asset so that it will be available for use or sale, its intention to complete and its ability to use or sell the asset, how the asset will generate future economic benefits, the availability of resources to complete and the ability to measure reliably the expenditure during the development.

Following initial recognition of software development costs as an intangible asset, it is carried at cost less accumulated amortisation and accumulated impairment losses, if any. Amortisation of the intangible asset begins when development is complete and the asset is available for use. The carrying value of software development costs are reviewed for impairment annually when the asset is not yet in use or more frequently when an indication of impairment arises during the reporting year. Upon completion, the software development costs are amortised over the estimated useful life of 9 years.

NOTES TO THE FINANCIAL STATEMENTS

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016

2. Summary of significant accounting policies (cont'd)

2.8 Impairment of non-financial assets

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

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

Impairment losses are recognised in the profit or loss.

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

2.9 Subsidiaries

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

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

2.10 Financial assets

Initial recognition and measurement

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

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

Subsequent measurement

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

Loans and receivables

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

2. Summary of significant accounting policies (cont'd)

2.10 Financial assets (cont'd)

The Group classifies all its financial assets as loans and receivables.

De-recognition

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

2.11 Cash and cash equivalents

Cash and cash equivalents comprise cash at banks and on hand, demand deposits and short-term, highly liquid investments readily convertible to known amounts of cash and which are subject to an insignificant risk of change in value.

Cash and cash equivalents carried in the balance sheet are classified and accounted for as loans and receivables under FRS 39. The accounting policy for this category of financial assets is stated in Note 2.10.

2.12 Trade and other receivables

Trade and other receivables, including amounts receivable from director-related company, are classified and accounted for as loans and receivables under FRS 39. The accounting policy for this category of financial assets is stated in Note 2.10.

An allowance is made for uncollectible amounts when there is objective evidence that the Group will not be able to collect the debt. Bad debts are written off when identified. Further details on the accounting policy for impairment of financial assets are stated in Note 2.13.

2.13 Impairment of financial assets

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

(a) Financial assets carried at amortised cost

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

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

NOTES TO THE FINANCIAL STATEMENTS

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016

2. Summary of significant accounting policies (cont'd)

2.13 Impairment of financial assets (cont'd)

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

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

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

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

(b) Financial assets carried at cost

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

2.14 Inventories

Inventories consist of stationery supplies available to students, school uniforms and fabric for making of school uniforms. Inventories are stated at the lower of cost, determined on a weighted average cost basis, and net realisable value. Net realisable value is the estimated selling price in the ordinary course of business, less estimated costs necessary to make the sale.

Where necessary, allowance is provided for damaged, obsolete and slow-moving items to adjust the carrying value of inventories to the lower of cost and net realisable value.

2.15 Financial liabilities

Initial recognition and measurement

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

All financial liabilities are recognised initially at fair value, plus, in the case of financial liabilities other than those at fair value through profit or loss, directly attributable transaction costs.

2. Summary of significant accounting policies (cont'd)

2.15 Financial liabilities (cont'd)

Subsequent measurement

After initial recognition, financial liabilities that are not carried at fair value through profit or loss are subsequently measured at amortised cost using the effective interest method.

Gains and losses are recognised in profit or loss when the liabilities are derecognised, and through the amortisation process.

The Group has not classified any financial liabilities upon initial recognition at fair value through profit or loss.

Financial liabilities include trade payables, which are normally settled on 30-90 day terms and other amounts payable.

De-recognition

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

2.16 Provisions

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

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

2.17 Employee benefits

(a) Defined contribution plans

The Group makes contributions to the Central Provident Fund ("CPF") scheme in Singapore, a defined contribution pension scheme. These contributions are recognised as an expense in the period in which the related service is performed.

(b) Employee leave entitlement

Employee entitlements to annual leave are recognised as a liability when they accrue to the employees. A provision is made for the estimated liability for leave as a result of services rendered by employees up to the end of the reporting period.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016

2. Summary of significant accounting policies (cont'd)

2.18 Government grants

Government grants are recognised at their fair value where there is reasonable assurance that the grant will be received and all attaching conditions will be complied with. Where the grant relates to an asset, the fair value is recognised as deferred capital grant on the balance sheet and is amortised to profit or loss over the expected useful life of the relevant asset by equal annual instalments.

Government grant shall be recognised in profit or loss on a systematic basis over the periods in which the entity recognises as expenses the related costs for which the grants are intended to compensate. Grants related to income are deducted in reporting the related expenses.

2.19 Borrowing costs

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

2.20 Operating leases – as lessee

Leases where the lessor effectively retains substantially all the risks and benefits of ownership of the leased assets are classified as operating leases. Operating lease payments are recognised as an expense in the profit or loss on a straight-line basis over the lease term. The aggregate benefit of incentives provided by the lessor is recognised as a reduction of rental expense over the lease term on a straight-line basis.

2.21 Revenue recognition

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the Group and the revenue can be reliably measured, regardless of when the payment is made. Revenue is measured at the fair value of consideration received or receivable, taking into account contractually defined terms of payment and excluding taxes or duty. The Group assesses its revenue arrangements to determine if it is acting as principal or agent. The Group has concluded that it is acting as a principal in all of its revenue arrangements. The following specific recognition criteria must also be met before revenue is recognised:

(a) Rendering of services

Revenue from tuition fees is recognised over the duration of the course. Amounts of fees relating to future periods are included in fees received in advance.

Enrichment programme revenue is recognised when services are rendered.

The Group charges non-refundable registration fees to new students who register with the school. Registration fees revenue is recognised when the application is accepted by the school.

(b) Sale of goods

Revenue from sales of supplies at the school shop is recognised upon the transfer of significant risks and rewards of ownership of goods to the customer which generally coincides with delivery and acceptance of the goods sold. Revenue is not recognised to the extent where there are significant uncertainties regarding recovery of the consideration due, associated costs or the possible return of goods.

(c) Interest income

Interest income is recognised using the effective interest method.

2. Summary of significant accounting policies (cont'd)

2.22 Taxes

(a) Current income tax

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

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

(b) Deferred tax

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

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

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

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

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

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016

2. Summary of significant accounting policies (cont'd)

2.22 Taxes (cont'd)

(b) Deferred tax (cont'd)

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

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

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

Tax benefits acquired as part of a business combination, but not satisfying the criteria for separate recognition at that date, would be recognised subsequently if new information about facts and circumstances changed. The adjustment would be recognised in profit or loss.

(c) Goods and Services Tax ("GST")

Revenues, expenses and assets are recognised net of the amount of GST except:

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

The net amount of GST recoverable from, or payable to, the taxation authority is included as part of receivables or payables in the balance sheet.

2.23 Share capital and share issuance expenses

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

3. Significant accounting judgments and estimates

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

3.1 Key sources of estimation uncertainty

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

(a) Useful lives of property, plant and equipment and intangible assets

Property, plant and equipment and intangible assets are depreciated on a straight-line basis over the assets' estimated economic useful lives. Management estimates the useful lives of property, plant and equipment (excluding leasehold land and buildings) to be generally within 3 to 25 years and intangible assets to be within 6 to 9 years.

These are common life expectancies applied in the industry in which the Group operates.

The school buildings have an estimated use for 50 years based on the assets' expected utility to the Group and the future economic benefits embodied in the assets. The current land lease is 30 years, and the Group expects to seek the relevant authorities' approval for the extension of the lease for a further term of 30 years upon its expiration on 13 June 2043. This school site was zoned exclusively for use by an educational institution and the buildings have also been purpose-built for use as a school only.

The tenure of the surrounding land around the school, and the parcels of land around the school are on 99-year or 999-year leasehold tenures for residential purposes.

An independent external valuer opined that the substructure and the superstructure of the school buildings have over 50-year useful lifespan. In addition, the leasehold property is greenmark certified, in line with the Government's commitment towards environment sustainability of buildings in Singapore through the use of energy/water efficient and renewable energy technologies.

Changes in the utilisation rate and technological developments could impact the economic useful lives of these assets; consequently future depreciation charges could be revised.

The carrying amount of the Group's property, plant and equipment (including leasehold land) as at 31 December 2016 was \$\$275,712,089 (2015: \$\$284,918,707). The carrying amount of the Group's intangible assets as at 31 December 2016 was \$\$2,270,461 (2015: \$\$2,626,461).

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3. Significant accounting judgments and estimates (cont'd)

3.1 Key sources of estimation uncertainty (cont'd)

(b) Impairment of loans and receivables

The Group assesses at the end of each reporting period whether there is any objective evidence that a financial asset is impaired. To determine whether there is objective evidence of impairment, the Group considers factors such as the probability of insolvency or significant financial difficulties of the debtor and default or significant delay in payments.

Where there is objective evidence of impairment, the amount and timing of future cash flows are estimated based on historical loss experience for assets with similar credit risk characteristics. The carrying amount of the Group's loans and receivables at the end of the reporting period is disclosed in Note 27 to the financial statements.

4. Other revenue

	2016	2015
	S\$	S\$
Parking income Other income	- 50,784	12,750 76,921
Other meome	30,704	70,321
	50,784	89,671

5. Personnel expenses

	2016	2015
	S\$	S\$
Salaries and bonuses	45,122,166	46,565,529
Central Provident Fund contributions	2,081,153	1,898,003
Staff medical insurance	436,634	543,707
Other short term benefits	8,396,546	8,241,143
	56,036,499	57,248,382

6. Other operating expenses

The following items have been included in arriving at other operating expenses:

	2016	2015
	S\$	S\$
Audit fees paid to:		
 Auditors of the Company 	163,531	156,600
 Other auditors 	4,064	4,000
Non-audit fees paid to:		
 Other auditors 	30,000	25,000
Loss/(gain) on disposal of property, plant and equipment	44,917	(18)
Foreign exchange loss/(gain), net	312	(4,026)
Allowance for doubtful debts (Note 13)	141,498	63,170
Directors' fees	440,000	390,000
International Baccalaureate Organisation ("IBO") fees	31,481	29,955
Teaching materials	563,409	702,213
Insurance	198,866	218,039
Training expenses	94,047	196,372
Consulting fees	126,000	142,500
Transport services	741,550	409,788
Charitable donation	50,000	87,800
Write-off of inventories (Note 12)	9,424	6,919
Fair value loss on bonds repurchased	140,000	_

Non-audit fees relate to internal audit fees paid to other auditors.

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7. Income tax expense

(a) Major components of income tax expense for the financial year ended 31 December are:

	2016	2015
	S\$	S\$
Statement of comprehensive income:		
Current income tax:		
 Current year income taxation 	50,052	59,455
Deferred income tax (Note 20):		
 Origination and reversal of temporary differences 	2,187,373	2,378,740
Income tax expense recognised in the statement of		
comprehensive income	2,237,425	2,438,195

(b) Relationship between tax expense and profit before tax

A reconciliation between the tax expense and the product of profit before tax multiplied by applicable corporate tax rate for the years ended 31 December was as follows:

	2016 S\$	2015 S\$
	οψ	Οψ
Profit before tax	7,499,976	17,374,446
Taxation at statutory tax rate of 17%	1,274,996	2,953,656
Adjustments:		
Effect of partial tax exemption	(25,925)	(25,925)
Expenses not deductible for tax purposes	1,070,188	350,727
Tax benefits from tax reliefs*	(81,834)	(840,263)
	2,237,425	2,438,195

^{*} Tax benefits mainly arise from the Productivity and Innovation Credit ("PIC") scheme introduced by the Singapore government.

8. Earnings per share

The basic and diluted earnings per share are calculated by dividing net profit after taxation attributable to owners of the Company by the weighted average number of ordinary shares outstanding during the financial year.

The Company did not issue any dilutive potential ordinary shares during the current and previous financial years.

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

	2016	2015
Net profit for the year attributable to owners of the Company	S\$5,262,551	S\$14,936,251
Weighted average number of ordinary shares for basic and diluted earnings per share computation	415,363,548	415,363,548
Earnings per share (cents) – Basic and diluted	1.3	3.6

Property, plant and equipment

				School buildi	School buildings, plant and equipment	equipment			
	Leasehold land	Construction- in-progress (CIP)	School	School plant and equipment	Computers	Motor vehicles	Library books and media	Total for school buildings, plant and equipment	Total
	\$8	\$8	\$S	\$S	\$\$	\$S	\$S	\$S	\$\$
Group									
Cost At January 2015 Additions* Disposals/write-off Transfer from construction-in-progress Transfer from leasehold land	37,100,000	174,800,621 72,835,051 - (248,254,005) 618,333	182,788,298	21,867,505 2,824,409 (20,136,399) 65,465,707	5,508,649 836,826 (27,192)	1,389,598 278,141 (159,782)	2,868,024 185,932 (297,300)	206,434,397 76,960,359 (20,620,673) -	243,534,397 76,960,359 (20,620,673) - 618,333
At 31 December 2015 and 1 January 2016 Additions* Disposals/write-off	37,100,000	1 1 1	182,788,298	70,021,222 395,896 (480,005)	6,318,283 289,759 (1,744,926)	1,507,957	2,756,656 132,883 (77,887)	263,392,416 818,538 (2,362,831)	300,492,416 818,538 (2,362,831)
At 31 December 2016	37,100,000	ı	182,788,298	69,937,113	4,863,116	1,447,944	2,811,652	261,848,123	298,948,123
Accumulated depreciation At 1 January 2015 Charge for the year Charge transferred to	1,855,000	1 1	1,823,992	20,844,969	3,827,205 674,391	512,376 234,086	2,163,802	27,348,352 5,686,852	29,203,352 6,305,185
construction-in-progress Disposals/write-off	618,333	1 1	1 1	(20,133,119)	(25,110)	(110,508)	(284,424)	(20,553,161)	618,333 (20,553,161)
At 31 December 2015 and 1 January 2016 Charge for the year Disposals/write-off	3,091,666	1 1 1	1,823,992 3,659,657	3,428,201 3,948,600 (468,092)	4,476,486 610,446 (1,691,198)	635,954 245,613 (20,793)	2,117,410 217,530 (76,105)	12,482,043 8,681,846 (2,256,188)	15,573,709 9,918,513 (2,256,188)
At 31 December 2016	4,328,333	I	5,483,649	6)208,709	3,395,734	860,774	2,258,835	18,907,701	23,236,034
Net carrying values At 31 December 2016	32,771,667	1	177,304,649	63,028,404	1,467,382	587,170	552,817	242,940,422	275,712,089

* Bond interest paid of S\$3,867,945 and amortised bond issuance expense of S\$216,331 were capitalised in construction-in-progress in 2015.

284,918,707

250,910,373

639,246

872,003

1,841,797

66,593,021

180,964,306

34,008,334

At 31 December 2015

The total cash outflow on acquisition of PPE amounted to \$\$818,538 (2015: \$\$66,484,473).

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

	Motor		
	vehicles	Computers	Total
	S\$	S\$	S\$
Company			
Cost			
At 1 January 2015, 31 December 2015 and 1 January 2016	196,822	_	196,822
Additions	_	1,679	1,679
At 31 December 2016	196,822	1,679	198,501
Accumulated depreciation			
At 1 January 2015	28,759	_	28,759
Charge for the year	26,746	_	26,746
At 31 December 2015 and 1 January 2016	55,505	_	55,505
Charge for the year	26,746	210	26,956
At 31 December 2016	82,251	210	82,461
Net carrying values	444.574	4 400	440.040
At 31 December 2016	114,571	1,469	116,040
At 31 December 2015	141,317		141,317

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10. Intangible assets

	Internally developed computer software	Internally developed computer software work- in-progress ("WIP")	Acquired computer software	Total
	S\$	S\$	S\$	S\$
Group				
Cost				
At 1 January 2015	9,810,355	213,705	209,201	10,233,261
Additions	106,219	283,343	4,000	393,562
Transfer of completed assets	440,685	(440,685)		_
A4 04 Danish as 0045 and				
At 31 December 2015 and	10 257 250	E6 262	212 201	10 626 922
1 January 2016 Additions	10,357,259 102,454	56,363 215,740	213,201	10,626,823
Transfer of completed assets	164,202	(164,202)	_	318,194
Transier of completed assets	104,202	(104,202)		
At 31 December 2016	10,623,915	107,901	213,201	10,945,017
Accumulated amortisation				
At 1 January 2015	7,149,199	_	172,601	7,321,800
Amortisation recognised	668,798	_	9,764	678,562
, anoraloution rootgineed			0,701	0,0,002
At 31 December 2015 and				
1 January 2016	7,817,997	_	182,365	8,000,362
Amortisation recognised	665,490	_	8,704	674,194
At 31 December 2016	8,483,487	_	191,069	8,674,556
ALUT December 2010	0,400,407		131,003	0,074,000
Net carrying values				
At 31 December 2016	2,140,428	107,901	22,132	2,270,461
		<u> </u>	<u>-</u>	
At 31 December 2015	2,539,262	56,363	30,836	2,626,461

11. Investment in subsidiaries

	Com	Company		
	2016	2015		
	S\$	S\$		
Unquoted shares, at cost	101,219,141	101,219,141		

The subsidiaries of the Company are as follows:

Name	Country of incorporation	Principal activities	Co	ost	of owr	tion (%) nership erest
			2016	2015	2016	2015
			S\$	S\$	%	%
Overseas Family School Limited ("OFSL")*	Singapore	Operating a foreign system school	101,217,127	101,217,127	100	100
Overseas Family School Limited (Hong Kong) ("OFS HK")#	Hong Kong	Dormant	2,014	2,014	100	100
			101,219,141	101,219,141		

^{*} Audited by Ernst & Young LLP, Singapore.

12. Inventories

	G	roup
	2016	2015
	S\$	S\$
School supplies and stationery	472,256	588,881

During the financial year, the Group wrote-off S\$9,424 of inventories (2015: S\$6,919) (Note 6) which is recognised as an expense in other operating expense in the statement of comprehensive income. The write-off was for school supplies which were no longer saleable.

[#] Audited by Ernst & Young, Hong Kong.

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13. Trade receivables

	Grou	Group		
	2016	2015		
	S\$	S\$		
Trade receivables	1,470,019	1,450,216		
Less: Allowance for doubtful debts	(263,123)	(121,625)		
	1,206,896	1,328,591		

Trade receivables are non-interest bearing. Trade receivables relating to tuition fees are payable one month before semester commences while other trade receivables are generally due immediately. They are recognised at their original invoice amounts which represent their fair values on initial recognition. All trade receivables are denominated in Singapore Dollars.

Receivables that are past due but not impaired

The Group has trade receivables amounting to S\$1,201,286 (2015: S\$1,321,933) that are past due at the end of the reporting period but not impaired. The analysis of their aging at the balance sheet date is as follows:

	Gro	ap
	2016	2015
	S\$	S\$
Trade receivables past due:		
Less than 60 days	1,048,630	1,149,780
60 days and above	152,656	172,153
	1,201,286	1,321,933

Receivables that are impaired

The Group's trade receivables that are impaired at the end of the reporting period and the movement of the allowance accounts used to record the impairment are as follows:

	Group	
	2016	2015
	S\$	S\$
Trade receivables	263,123	121,625
Less: Allowance for impairment	(263,123)	(121,625)
Movements in allowance for doubtful debts are as follows:		
At beginning of the year	121,625	114,735
Charge for the year (Note 6)	141,498	63,170
Allowance utilised		(56,280)
At end of the year	263,123	121,625

14. Other receivables and deposits

	Grou	Group		any
	2016	2015	2016	2015
	S\$	S\$	S\$	S\$
Staff housing deposits	370,900	242,950	7,000	7,000
Other debtors	8,519	7,698	5,000	5,000
	379,419	250,648	12,000	12,000

15. Amount due from subsidiary

As at 31 December 2016, the amount due from subsidiary (non-current) on loan account of S\$143,000,000 (2015: S\$150,000,000) was from the bond proceeds provided by the Company to the subsidiary and bears interest from 17 April 2014 at the rate of 5.2% per annum, payable semi-annually in arrears on 17 October and 17 April each year. The loan is not expected to be repaid within the next 12 months.

During the year, the subsidiary made partial payment of S\$7,000,000 to the Company to repurchase a portion of the outstanding bonds. The repurchased bonds have been cancelled and delisted (Note 19).

The amount owing from subsidiary under current assets was unsecured, non-trade in nature and was interest free.

16. Cash and cash equivalents

Cash and cash equivalents included in the statement of cash flows comprise the following balance sheet amounts:

	Gro	Group		pany
	2016	2015	2016	2015
	S\$	S\$	S\$	S\$
Cash at bank	54,241,091	60,358,643	9,760,078	11,997,183
Less: Other long term asset	(333,500)			
Cash and cash equivalents	53,907,591	60,358,643	9,760,078	11,997,183

Included in Cash at bank is S\$333,500 (2015: S\$nil) which was placed with a bank to secure a banker's guarantee issued to a government authority for a proposed road widening project at the school campus. This guarantee is to be placed with the bank for a duration of 2 years commencing from 28 March 2016 and may be extended automatically.

Included in cash and cash equivalents are the following balances denominated in foreign currencies:

Hong Kong dollars	1,098	1,355	-	_
United States dollars	8,094	8,094	-	_

Cash and cash equivalents earn interest at floating rates based on daily bank deposit rates.

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17. Other payables and liabilities

	Group		Company	
	2016	2015	2016	2015
	S\$	S\$	S\$	S\$
Current:				
Accrued staff and related costs	213,410	248,451	_	_
Other creditors	698,226	419,591	77,403	84,491
Accrued construction costs	227,046	6,391,610	_	_
Other liabilities		_	415,892	436,250
	1,138,682	7,059,652	493,295	520,741
Newsconnection				
Non-current:				
Other liabilities			536,671	999,192
		_	536,671	999,192

Company:

Included in Company's other liabilities (current) and other liabilities (non-current) are S\$415,892 (2015: S\$436,250) and S\$536,671 (2015: S\$999,192) relating to the bond issuance expense (Note 19) recovered from the subsidiary. These expenses were incurred by the Company for the bond issuance to fund the intercompany loan (Note 15) for construction of the school. The amounts are recognised to the profit and loss over the term of the loan.

Other payables are non-interest bearing.

18. Fees received in advance

Fees received in advance refer to the fees billed and received for the semester starting in January of the next financial year.

19. Borrowings – Bonds

	Group		Com	pany
	2016	2015	2016	2015
	S\$	S\$	S\$	S\$
Borrowings – Bonds	143,000,000	150,000,000	143,000,000	150,000,000
Bonds – Issuance expenses				
Opening balance	1,435,442	1,871,692	1,435,442	1,871,692
Amortisation on bonds repurchased	(54,730)	_	(54,730)	_
Amortisation during the year	(428,149)	(436,250)	(428,149)	(436,250)
	952,563	1,435,442	952,563	1,435,442
Bonds at amortised cost	142,047,437	148,564,558	142,047,437	148,564,558
Bonds – Issuance expenses				
Presented as:				
Current portion	415,892	436,250	415,892	436,250
Non-current portion	536,671	999,192	536,671	999,192
	952,563	1,435,442	952,563	1,435,442
Finance costs				
Finance costs Bond interest expense	8,173,929	4,151,973		

The Company issued S\$150 million bonds on 17 April 2014 with maturity on 17 April 2019 to finance the building of the new school by a subsidiary. The bonds are unsecured and bear interest from 17 April 2014 at a rate of 5.2% per annum, payable semi-annually in arrears on 17 October and 17 April each year. Bond interest expense is computed based on the effective interest method. During the year, the Group capitalised S\$nil (2015: S\$4,084,276) of interest expense and bond issuance expense in relation to the construction of the new school campus.

During the year, the Company repurchased S\$7,000,000 of the Bonds. The total purchase costs was S\$7,267,970 which includes interest expense up to date of purchase and agent commission. The repurchased Bonds have been cancelled and delisted from SGX-ST on 22 September 2016.

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20. Deferred tax liabilities

Deferred tax liabilities as at 31 December relates to the following:

	Grou	ap
	2016	2015
	S\$	S\$
Excess of net book value over tax written down value of property, plant and equipment Unabsorbed capital allowances	6,387,967 (881,018)	4,032,303 (712,727)
	5,506,949	3,319,576

Deferred tax as at 31 December 2016 and 2015 relates to the following:

	Group Consolidated statement of			
	Balance	sheets	comprehensive income	
	2016	2015	2016	2015
	S\$	S\$	S\$	S\$
Deferred tax assets Unabsorbed capital allowances	(881,018)	(712,727)	(168,291)	(712,727)
Deferred tax liabilities Differences in depreciation and amortisation for tax purposes	6,387,967	4,032,303	2,355,664	3,091,467
Deferred tax liabilities (net)	5,506,949	3,319,576	2,187,373	2,378,740

21. Share capital

		Group and Company			
	Number	Number Number			
	of shares	2016	of shares	2015	
		S\$		S\$	
At 1 January & 31 December	415,363,548	99,253,226	415,363,548	99,253,226	

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

22. Other reserves

	Gro	up
	2016	2015
	S\$	S\$
Merger reserve	(26,170,566)	(26,170,566)
Foreign currency translation reserve	1,165	1,148
At 31 December	(26,169,401)	(26,169,418)

Merger reserve represents the difference between the consideration paid by the Company and the share capital of the subsidiaries acquired under common control during the year ended 31 December 2011, following the application of the pooling of interest method. This reserve will remain until the subsidiaries are disposed.

23. Dividends

	2016	2015
	S\$	S\$
Declared and paid during the financial year:		
- Final exempt (one-tier) dividend for 2015: S\$0.01375 (2014: S\$0.0275)	5,711,249	11,422,498
- Interim exempt (one-tier) dividend for 2016: S\$0.006875 (2015: S\$nil)	2,855,626	_
- Special exempt (one-tier) dividend for 2016: S\$nil (2015: S\$0.01375)	_	5,711,249
_	8,566,875	17,133,747
Proposed but not recognised as a liability as at 31 December:		
Dividends on ordinary shares, subject to shareholders' approval at the Annual General Meeting:		
Final exempt (one-tier) dividend for 2016: S\$0.020625 (2015: S\$0.01375)	8,566,873	5,711,249

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24. Related party transactions

(a) Sale and purchase of goods and services

In addition to the related party information disclosed elsewhere in the financial statements, the following are the significant related party transactions entered into between the Group and its related parties that took place at terms and conditions agreed between the parties during the financial year:

	Group		
	2016	2015	
	S\$	S\$	
Director-related company – CAML	2 544		
Purchase of goods	3,544		
Director-related company – MPPL			
Provision of accounting services	15,000		

Director-related company

- Two directors of the Company have an aggregate 100% interest in Master Projects Pte Ltd ("MPPL"). During the year, OFSL provided accounting services to MPPL. At the end of the reporting period, there was no outstanding balance from MPPL (2015: S\$nil).
- During the financial year, the Group purchased S\$3,544 (2015: S\$nil) of goods from Centre for Advanced Medicine Ltd ("CAML"), a wholly owned subsidiary of MPPL. At the end of the reporting period, there was no outstanding balance from CAML (2015: S\$nil).

(b) Compensation of related parties

	Group	
	2016	2015
	S\$	S\$
Directors' fees	440,000	390,000
Directors' salaries and bonuses	1,344,000	1,344,000
Directors' Central Provident Fund contributions	24,120	19,800
Directors' short term benefits	32,607	23,483
Other key management personnel's and related parties' salaries		
and bonuses	1,390,000	1,360,000
Other key management personnel's and related parties' Central		
Provident Fund contributions	39,760	49,125
Other key management personnel's and related parties' short		
term benefits	118,927	104,455
Total compensation	3,389,414	3,290,863
Comprise amounts paid to:		
 Directors of the Company 	1,840,727	1,777,283
 Other key management personnel and related parties* 	1,548,687	1,513,580
Total	3,389,414	3,290,863

^{*} includes key management personnel and family members of directors

25. Commitments

Operating lease commitments

At the end of the reporting period, the Group has the following commitments for future minimum lease payments under non-cancellable operating leases (principally for teaching staff accommodation) with a term of more than one year as follows:

	Gro	Group	
	2016	2015	
	S\$	S\$	
Not later than one year	3,387,345	4,125,700	
Later than one year but not later than five years	1,082,658	1,755,273	
	4,470,003	5,880,973	

Operating lease payments recognised in the statement of comprehensive income during the year amounted to S\$3,778,214 (2015: S\$7,448,147). S\$nil (2015: S\$3,416,046) is included in the line item, school lease rental, and S\$3,778,214 (2015: S\$4,032,101) is included in the line item, personnel expenses – other short term benefits (Note 5), in the statement of comprehensive income.

Capital commitments

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

	Grou	ıp	Comp	oany
	2016	2015	2016	2015
	S\$	S\$	S\$	S\$
Capital commitments in respect of construction of property, plant and equipment	180,900	26,595	_	

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26. Financial risk management objectives and policies

The Group and the Company are exposed to financial risks arising from its operations and the use of financial instruments.

The Group's principal financial instruments comprise cash and cash equivalents and short term deposits. The main purpose of these financial instruments is to provide finance for the Group's operations. The Group has various other financial assets and liabilities such as trade and other receivables and payables, which arise directly from its operations, and bonds.

It is, and has been throughout the financial year under review, the Group's policy that no trading in derivative financial instruments shall be undertaken. The Group did not enter into any derivative financial instruments during the financial year and as at the end of the reporting period.

The main risks arising from the Group's and the Company's financial instruments are interest rate risk, liquidity risk and credit risk. The Board reviews and agrees policies for managing each of these risks and they are summarised below.

Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of the Group's and the Company's financial instruments will fluctuate due to changes in market interest rates. The Group's and the Company's exposure to interest rate risk arises primarily from the Group's and Company's cash and bank deposits and its borrowings in bonds.

Since the Group's and the Company's deposits are usually placed on a short term basis, there is no significant exposure arising from interest rate fluctuation. As the interest rate on the bonds is fixed, there is no impact from interest rate fluctuation.

It is the Group's and the Company's policy to place surplus funds with reputable banks whose head office is regulated by Singapore authorities.

Liquidity risk

Liquidity risk is the risk that the Group and the Company will encounter difficulty in meeting financial obligations due to shortage of funds.

The Group's and the Company's exposure to liquidity risk arises in the general funding of the Group's operating activities. The Group and the Company manage its liquidity risk by maintaining cash and cash equivalent balances sufficient to meet operating expenses and capital expenditure.

26. Financial risk management objectives and policies (cont'd)

Liquidity risk (cont'd)

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

	1 year or less S\$	1 to 5 years S\$	Total S\$
Group			
2016			
Financial assets Deposits Staff housing deposits Other long term asset Trade receivables Other receivables and deposits Cash and cash equivalents	- 1,206,896 379,419 53,907,591	249,400 255,200 333,500 – –	249,400 255,200 333,500 1,206,896 379,419 53,907,591
Total undiscounted financial assets	55,493,906	838,100	56,332,006
Financial liabilities Trade payables Other payables and liabilities Bonds – Interest payable** Borrowings – Bonds (net of amortised issuance expenses)	294,854 1,138,682 8,984,318	- 9,595,496 142,047,437	294,854 1,138,682 18,579,814 142,047,437
Total undiscounted financial liabilities	10,417,854	151,642,933	162,060,787
Total net undiscounted financial assets/(liabilities)	45,076,052	(150,804,833)	(105,728,781)
2015			
Financial assets Deposits Staff housing deposits Trade receivables Other receivables and deposits Cash and cash equivalents	- 1,328,591 250,648 60,358,643	234,595 395,300 - - -	234,595 395,300 1,328,591 250,648 60,358,643
Total undiscounted financial assets	61,937,882	629,895	62,567,777
Financial liabilities Trade payables Other payables and liabilities Bonds – Interest payable** Borrowings – Bonds (net of amortised issuance expenses)	244,629 7,059,652 9,445,480	- 17,843,835 148,564,558	244,629 7,059,652 27,289,315 148,564,558
Total undiscounted financial liabilities	16,749,761	166,408,393	183,158,154
Total net undiscounted financial assets/(liabilities)	45,188,121	(165,778,498)	(120,590,377)

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016

26. Financial risk management objectives and policies (cont'd)

Liquidity risk (cont'd)

	1 year		
	or less	1 to 5 years	Total
	S\$	S\$	S\$
Company			
2016			
Financial assets Amount due from subsidiary Other receivables and deposits Cash and cash equivalents	9,137,005 12,000 9,760,078	154,143,814 - -	163,280,819 12,000 9,760,078
Total undiscounted financial assets	18,909,083	154,143,814	173,052,897
Financial liabilities Other payables and liabilities* Bonds – Interest payable** Borrowings – Bonds (net of amortised issuance expense)	77,403 7,436,000 –	- 11,143,814 142,047,437	77,403 18,579,814 142,047,437
Total undiscounted financial liabilities	7,513,403	153,191,251	160,704,654
Total net undiscounted financial assets	11,395,680	952,563	12,348,243
2015			
Financial assets Amount due from subsidiary Other receivables and deposits Cash and cash equivalents	9,598,167 12,000 11,997,183	169,467,945 - -	179,066,112 12,000 11,997,183
Total undiscounted financial assets	21,607,350	169,467,945	191,075,295
Financial liabilities Other payables and liabilities* Bonds – Interest payable** Borrowings – Bonds (net of amortised issuance expense)	84,491 7,821,370 –	– 19,467,945 148,564,558	84,491 27,289,315 148,564,558
Total undiscounted financial liabilities	7,905,861	168,032,503	175,938,364
Total net undiscounted financial assets	13,701,489	1,435,442	15,136,931

^{*} excluding other liabilities, which are not financial liabilities (Note 17)

Credit risk

Credit risk is the risk of loss that may arise on outstanding financial instruments should a counterparty default on its obligations. The Group's main exposure to credit risk arises primarily from trade and other receivables and cash and cash equivalents. The credit risk on such trade and other receivables is minimal as the Group collects the fees in advance of rendering services. For other financial assets including cash and cash equivalents, the Group minimises credit risk by placing the surplus funds with reputable banks.

There are no significant concentrations of credit risk.

^{**} relates to contractual obligation of remaining bond interest payable up to April 2019

27. Financial instruments

The carrying amounts of financial instruments in each of the following categories as defined in FRS 39 are as follows:

	Group	
	2016	2015
	S\$	S\$
Loans and receivables		
Deposits (non-current)	249,400	234,595
Staff housing deposits (non-current)	255,200	395,300
Other long term asset	333,500	_
Trade receivables	1,206,896	1,328,591
Other receivables and deposits	379,419	250,648
Cash and cash equivalents	53,907,591	60,358,643
	56,332,006	62,567,777
Financial liabilities measured at amortised cost		
Trade payables	294,854	244,629
Other payables and liabilities	1,138,682	7,059,652
Bonds – Interest payable	1,548,318	1,624,110
Borrowings – Bonds (net of amortised issuance expense)	142,047,437	148,564,558
	145,029,291	157,492,949

	Company	
	2016	2015
	S\$	S\$
Loans and receivables		
Other receivables and deposits	12,000	12,000
Cash and cash equivalents	9,760,078	11,997,183
Amount due from subsidiary (non-current)	143,000,000	150,000,000
Amount due from subsidiary (current)	1,701,005	1,776,797
	154,473,083	163,785,980
Financial liabilities measured at amortised cost		
Other payables and liabilities*	77,403	84,491
Bonds – Interest payable	1,548,318	1,624,110
Borrowings – Bonds (net of amortised issuance expense)	142,047,437	148,564,558
	143,673,158	150,273,159

^{*} excluding other liabilities, which are not financial liabilities (Note 17)

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016

28. Fair value of financial instruments

Fair values

The fair value of a financial instrument is the amount at which the instrument could be exchanged or settled between knowledgeable and willing parties in an arm's length transaction, other than in a forced or liquidation sale.

Management has determined that the carrying amounts of cash and cash equivalents, trade and other receivables, trade and other payables reasonably approximate their fair values because these are mostly short term nature.

The fair values of the non-current deposits, staff housing deposits and other long term asset approximate their carrying value and are estimated using the discounted estimated cash flow analysis. Where repayment terms are not fixed, future cash flows are projected based on management's best estimates. The discount rates used are the current market incremental lending rates for similar types of lending and borrowing arrangements.

The fair value of the bond is derived from significant observable inputs other than quoted prices (level 2).

	2016	2015
	S\$	S\$
Fair value of the bond	141,555,700	154,200,000

29. Capital management

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

The Group manages its capital structure and makes adjustments to it, in light of changes in economic conditions. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. No changes were made in the objectives, policies or processes during the years ended 31 December 2016 and 31 December 2015.

29. Capital management (cont'd)

The Group will continue to be guided by prudent financial policies which are to finance the operations mainly through cash generated from the operating activities.

	Group	
	2016	2015
	S\$	S\$
Total gross debt [^]	143,000,000	150,000,000
Equity attributable to owners of the company		
Share capital	99,253,226	99,253,226
Revenue reserve	78,630,697	81,935,021
Other reserves	(26,169,401)	(26,169,418)
	151,714,522	155,018,829
Gross debt equity ratio	94.26%	96.76%
Cash and cash equivalents	53,907,591	60,358,643
Less: Total gross debt	(143,000,000)	(150,000,000)
Net borrowing position	(89,092,409)	(89,641,357)

[^] Gross debt relates to bond borrowings.

30. Authorisation for issue of financial statements

The consolidated financial statements for the year ended 31 December 2016 were authorised for issue in accordance with a resolution of the directors on 15 March 2017.

SHAREHOLDINGS STATISTICS

AS AT 10 MARCH 2017

Class of Equity Securities	Number of Equity Securities	Voting Rights
Ordinary Shares	415,363,548	One vote per share
Treasury Shares	Nil	Nil

DISTRIBUTION OF SHAREHOLDINGS

Size of Shareholdings	No. of Shareholders	%	No. of Shares	%
1 – 99	0	0.00	0	0.00
100 – 1,000	67	8.30	56,600	0.01
1,001 – 10,000	411	50.93	2,153,270	0.52
10,001 – 1,000,000	316	39.16	22,129,700	5.33
1,000,001 and above	13	1.61	391,023,978	94.14
TOTAL	807	100.00	415,363,548	100.00

SUBSTANTIAL SHAREHOLDERS

(As recorded in the Register of Substantial Shareholders)

	Direct Interest	%	Deemed Interest	%
PDAC Private Limited	131,878,138	31.75	_	_
WLH Private Limited	131,878,138	31.75	_	_
Saray Developed Markets Value Fund	24,119,000	5.8067	_	_
David Alan Perry ⁽¹⁾	_	_	136,915,110	32.96
Wong Lok Hiong ⁽²⁾	_	_	131,878,138	31.75
Eastspring Investments (Singapore) Limited(3)	_	_	24,694,200	5.9452
Prudential Singapore Holdings Pte. Limited(4)	_	_	24,694,200	5.9452
Prudential Corporation Holdings Limited ⁽⁵⁾	_	_	24,694,200	5.9452
Prudential Holdings Limited ⁽⁵⁾	_	_	24,694,200	5.9452
Prudential Corporation Asia Limited ⁽⁵⁾	_	_	24,694,200	5.9452
Prudential plc ⁽⁵⁾	_	_	24,694,200	5.9452

Notes:

- (1) Mr David Alan Perry is deemed to be interested in the Shares held by PDAC Private Limited by virtue of Section 4 of the Securities and Futures Act as he is the sole shareholder of PDAC Private Limited and 5,036,972 ordinary shares currently held through Citibank Nominees Singapore Pte Ltd (previously held through Bank of Singapore Nominees Pte Ltd), holding on behalf of David Alan Perry.
- (2) Ms Wong Lok Hiong is deemed to be interested in the Shares held by WLH Private Limited by virtue of Section 4 of the Securities and Futures Act as she is the sole shareholder of WLH Private Limited.
- (3) Eastspring Investments (Singapore) Limited has deemed interest in the shares as it has discretionary power in the disposal rights over the shares as fund manager.
- (4) Prudential Singapore Holdings Pte. Limited is a substantial shareholder by virtue of its deemed interest in the shares managed by its subsidiary as fund manager.
- (6) Each of Prudential plc, Prudential Corporation Asia Limited, Prudential Holdings Limited and Prudential Corporation Holdings Limited is a substantial shareholder by virtue of its deemed interest in the shares managed by its subsidiaries as fund manager.
 - Prudential Corporation Holdings Limited is a wholly owned subsidiary of Prudential Holdings Limited which is a wholly owned subsidiary of Prudential Corporation Asia Limited. Prudential Corporation Asia Limited is ultimately owned by Prudential plc.

PERCENTAGE OF SHAREHOLDING IN PUBLIC'S HANDS

As at 10 March 2017, approximately 23.37% of the Company's total number of issued shares is held in the hands of public. Accordingly, the Company has complied with Rule 723 of the Listing Manual of SGX-ST which requires at least 10% of the total number of issued shares (excluding treasury shares, preference shares and convertible equity securities) in a class that is listed at all times held in the hands of the public.

TWENTY LARGEST SHAREHOLDERS

	Name	No. of Shares	%
1	PDAC PRIVATE LIMITED	131,878,138	31.75
2	WLH PRIVATE LIMITED	131,878,138	31.75
3	CITIBANK NOMINEES SINGAPORE PTE LTD	68,528,889	16.50
4	RAFFLES NOMINEES (PTE) LTD	15,571,700	3.75
5	DBS NOMINEES PTE LTD	12,879,783	3.10
6	HSBC (SINGAPORE) NOMINEES PTE LTD	8,492,100	2.04
7	DBSN SERVICES PTE LTD	4,141,000	1.00
8	OCBC SECURITIES PRIVATE LTD	3,832,700	0.92
9	PHILLIP SECURITIES PTE LTD	3,587,400	0.86
10	CIMB SECURITIES (SINGAPORE) PTE LTD	3,560,930	0.86
11	UOB KAY HIAN PTE LTD	3,344,800	0.81
12	DB NOMINEES (SINGAPORE) PTE LTD	1,823,400	0.44
13	UNITED OVERSEAS BANK NOMINEES PTE LTD	1,505,000	0.36
14	LEONG KAI CHUNG	880,100	0.21
15	ABN AMRO CLEARING BANK N.V.	853,500	0.21
16	GOH CHOK SIN	800,200	0.19
17	TAN KENG SOON HOMER	630,000	0.15
18	MAYBANK KIM ENG SECURITIES PTE LTD	574,100	0.14
19	BNP PARIBAS SECURITIES SERVICES	556,300	0.13
20	WONG MAN ON	530,000	0.13
	TOTAL	395,848,178	95.30

NOTICE OF ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN that the Annual General Meeting of **OVERSEAS EDUCATION LIMITED** (the "**Company**") will be held at 81 Pasir Ris Heights, Singapore 519292, on Wednesday, 26 April 2017 at 4:00 p.m. for the following purposes:

AS ORDINARY BUSINESS

- To receive and adopt the Directors' Statement and the Audited Financial Statements of the Company and the Group for the financial year ended 31 December 2016 together with the Auditor's Report thereon. (Resolution 1)
- 2. To declare final dividend (tax exempt one-tier) of S\$0.020625 per ordinary share for the financial year ended 31 December 2016. (Resolution 2)
- To approve the payment of Directors' fees of S\$440,000 in advance for the financial year ending 31 December 2017. (Resolution 3)
- 4. To re-elect the following Directors of the Company retiring pursuant to Regulation 91 of the Constitution of the Company:

Ms Wong Lok Hiong (Retiring under Regulation 91) (Resolution 4)
Mr Ho Yew Mun (Retiring under Regulation 91) (Resolution 5)

[See Explanatory Note (i)]

- 5. To re-appoint Ernst & Young LLP, as the Auditors of the Company and to authorise the Directors of the Company to fix their remuneration. (Resolution 6)
- 6. To transact any other ordinary business which may properly be transacted at an Annual General Meeting.

AS SPECIAL BUSINESS

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

7. Authority to issue shares in the capital of the Company pursuant to Section 161 of the Companies Act, Cap 50 and Rule 806 of the Listing Manual of the Singapore Exchange Securities Trading Limited

That pursuant to Section 161 of the Companies Act, Cap. 50 and Rule 806 of the Listing Manual of the Singapore Exchange Securities Trading Limited ("SGX-ST"), the Directors of the Company be authorised and empowered to:

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

at any time and upon such terms and conditions and for such purposes and to such persons as the Directors of the Company may in their absolute discretion deem fit; and

(b) (notwithstanding the authority conferred by this Resolution may have ceased to be in force) issue shares pursuant to any Instruments made or granted by the Directors of the Company while this Resolution was in force,

(the "Share Issue Mandate")

provided that:

- (1) the aggregate number of shares (including shares to be issued pursuant to the Instruments, made or granted pursuant to this Resolution) and instruments to be issued pursuant to this Resolution shall not exceed 50% of the total number of issued shares (excluding treasury shares) in the capital of the Company (as calculated in accordance with sub-paragraph (2) below), of which the aggregate number of shares and Instruments to be issued other than on a pro-rata basis to existing shareholders of the Company shall not exceed 20% of the total number of issued shares (excluding treasury shares) in the capital of the Company (as calculated in accordance with sub-paragraph (2) below);
- (2) (subject to such calculation as may be prescribed by the SGX-ST) for the purpose of determining the aggregate number of shares and Instruments that may be issued under sub-paragraph (1) above, the total number of issued shares and Instruments shall be based on the total number of issued shares (excluding treasury shares) in the capital of the Company at the time of the passing of this Resolution, after adjusting for:
 - (a) new shares arising from the conversion or exercise of the Instruments or any convertible securities;
 - (b) new shares arising from exercising share options or vesting of share awards which are outstanding or subsisting at the time of the passing of this Resolution; and
 - (c) any subsequent bonus issue, consolidation or subdivision of shares;
- (3) in exercising the Share Issue Mandate conferred by this Resolution, the Company shall comply with the provisions of the Listing Manual of the SGX-ST for the time being in force (unless such compliance has been waived by the SGX-ST) and the Constitution of the Company; and
- (4) unless revoked or varied by the Company in a general meeting, the Share Issue Mandate shall continue in force (i) until the conclusion of the next Annual General Meeting ("AGM") of the Company or the date by which the next AGM of the Company is required by law to be held, whichever is earlier or (ii) in the case of shares to be issued in pursuance of the Instruments, made or granted pursuant to this Resolution, until the issuance of such shares in accordance with the terms of the Instruments. (Resolution 7)

[See Explanatory Note (ii)]

By Order of the Board

Chew Kok Liang Secretary

NOTICE OF ANNUAL GENERAL MEETING

Explanatory Notes:

- (i) Ms Wong Lok Hiong will, upon re-election as a Director of the Company, remain as Executive Director of the Company and will be considered non-independent.
 - Mr Ho Yew Mun will, upon re-election as a Director of the Company, remain as the Chairman of the Audit Committee and a member of Nominating Committee and Remuneration Committee. Mr Ho Yew Mun will be considered independent pursuant to Rule 704(8) of the Listing Manual of the SGX-ST.
- (ii) The Ordinary Resolution 7 in item 7 above, if passed, will empower the Directors of the Company, effective until the conclusion of the next Annual General Meeting of the Company, or the date by which the next Annual General Meeting of the Company is required by law to be held or such authority is varied or revoked by the Company in a general meeting, whichever is the earlier, to issue shares, make or grant Instruments convertible into shares and to issue shares pursuant to such Instruments, up to a number not exceeding, in total, 50% of the total number of issued shares (excluding treasury shares) in the capital of the Company, of which up to 20% may be issued other than on a pro-rata basis to existing shareholders of the Company.

For determining the aggregate number of shares that may be issued, the percentage of issued shares in the capital of the Company will be calculated based on the total number of issued shares (excluding treasury shares) in the capital of the Company at the time this Ordinary Resolution is passed after adjusting for new shares arising from the conversion or exercise of the Instruments or any convertible securities or share options or vesting of share awards which are outstanding or subsisting at the time when this Ordinary Resolution is passed and any subsequent bonus issue, consolidation or subdivision of shares.

Notes:

- 1. A Member of the Company (other than a Relevant Intermediary*) entitled to attend and vote at the Annual General Meeting (the "Meeting") is entitled to appoint not more than two proxies to attend and vote in his/her stead. A proxy need not be a Member of the Company.
- 2. A Relevant Intermediary may appoint more than two proxies, but each proxy must be appointed to exercise the rights attached to a different share or shares held by him (which number and class of shares shall be specified.)
- 3. The instrument appointing a proxy must be deposited at the Registered Office of the Company at 81 Pasir Ris Heights, Singapore 519292 not less than forty-eight (48) hours before the time appointed for holding the Meeting.
- * A Relevant Intermediary is:
- (a) a banking corporation licensed under the Banking Act (Cap. 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; or
- (b) a person holding a capital markets services licence to provide custodial services for securities under the Securities Futures Act (Cap. 289) and who holds shares in that capacity; or
- (c) the Central Provident Fund Board established by the Central Provident Fund Act (Cap. 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.

Personal data privacy:

By submitting an instrument appointing a proxy(ies) and/or representative(s) to attend, speak and vote at the Meeting and/or any adjournment thereof, a member of the Company (i) consents to the collection, use and disclosure of the member's personal data by the Company (or its agents or service providers) for the purpose of the processing, administration and analysis by the Company (or its agents or service providers) of proxies and representatives appointed for the Meeting (including any adjournment thereof) and the preparation and compilation of the attendance lists, minutes and other documents relating to the Meeting (including any adjournment thereof), and in order for the Company (or its agents or service providers) 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 or service providers), 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 or service providers) 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.

NOTICE OF BOOKS CLOSURE

NOTICE IS HEREBY GIVEN that the Share Transfer Books and Register of Members of **OVERSEAS EDUCATION LIMITED** will be closed on **9 May 2017** for the purpose of determining shareholders' entitlements to the Dividend.

Duly completed and stamped registrable transfers in respect of shares not registered in the name of The Central Depository (Pte) Limited, together with all relevant documents of title thereto, received by the Company's Share Registrar, M&C Services Private Limited, at 112 Robinson Road, #05-01, Singapore 068902, up to 5.00 p.m. on **8 May 2017** will be registered to determine shareholders' entitlement to the Dividend.

Members whose securities accounts with The Central Depository (Pte) Limited are credited with shares as at 5.00 p.m. on **8 May 2017** will be entitled to the Dividend.

Payment of the Dividend (subject to shareholders' approval at the AGM) will be made on 17 May 2017.

By Order of the Board

Chew Kok Liang Secretary Singapore, 4 April 2017







OVERSEAS EDUCATION LIMITED

Company Registration No. 201131905D (Incorporated In The Republic Of Singapore)

PROXY FORM

Delete where inapplicable

(Please see notes overleaf before completing this Form)

IMPORTANT:

I/We, ______ (Name) ______ (NRIC/Passport No.)

being a member/members of **OVERSEAS EDUCATION LIMITED** (the "Company"), hereby appoint:

NRIC/Passport No.

- 1. An investor who holds shares under the Central Provident Fund Investment Scheme ("CPF Investor") and/or the Supplementary Retirement Scheme ("SRS Investor") (as may be applicable) may attend and cast his vote(s) at the Meeting in person. CPF Investors and SRS Investors (collectively "CPF and SRS Investors") who are unable to attend the Meeting but would like to vote, may inform their CPF and/or SRS Approved Nominees (as may be applicable) to appoint the Chairman of the Meeting to act as their proxy, in which case, the relevant CPF and SRS Investors shall be precluded from attending the Meeting.
- This Proxy Form is not valid for use by CPF and SRS Investors and shall be ineffective for all intents and purposes if used or purported to be used by them.

Proportion of Shareholdings

			No. of Shares	;	%	
Addr	ess					
nd/or	(delete as appropriate)					
Nam	e	NRIC/Passport No.	C/Passport No. Proportion of Share		eholdings	
			No. of Shares	;	%	
Addr	ess	-				
he Co djour ndicat	our proxy/proxies to attend and vompany to be held at 81 Pasir Ris Inment thereof. I/We direct my/our ted hereunder. If no specific direct any adjournment thereof, the pro	Heights, Singapore 519292, proxy/proxies to vote for cotion as to voting is given or	on Wednesday, 26 or against the Resoluin the event of any o	April 2017 at 4:0 at itions proposed ther matter arising is/her discretion	0 p.m. and at an at the Meeting and at the Meeting and the Meetin	
No.	Resolutions relating to:			No. of votes	No. of votes	
				'For'*	'Against'*	
1 2	Audited Financial Statements for Payment of proposed final divid	end of S\$0.020625 per ord		'For'*	'Against'*	
1	Payment of proposed final divid financial year ended 31 December Approval of Directors' fees amou	end of S\$0.020625 per order 2016	linary share for the	'For'*	'Against'*	
1 2	Payment of proposed final divid financial year ended 31 December Approval of Directors' fees amou year ending 31 December 2017 Re-election of Ms Wong Lok Hior	end of S\$0.020625 per order 2016 Inting to S\$440,000 in adva	linary share for the	'For'*	'Against'*	
1 2 3 4 5	Payment of proposed final divid financial year ended 31 December Approval of Directors' fees amou year ending 31 December 2017 Re-election of Ms Wong Lok Hior Re-election of Mr Ho Yew Mun as	end of S\$0.020625 per order 2016 Inting to S\$440,000 in advaing as a Director Is a Director	linary share for the	'For'*	'Against'*	
1 2 3	Payment of proposed final divid financial year ended 31 December Approval of Directors' fees amou year ending 31 December 2017 Re-election of Ms Wong Lok Hior	end of S\$0.020625 per order 2016 Inting to S\$440,000 in advaing as a Director as a Director We Young LLP as Auditors Usuant to Section 161 of the	nce for the financial ne Companies Act,	'For'*	'Against'*	
1 2 3 4 5 6 7	Payment of proposed final divid financial year ended 31 December Approval of Directors' fees amout year ending 31 December 2017 Re-election of Ms Wong Lok Hior Re-election of Mr Ho Yew Mun at Re-appointment of Messrs Ernst Authority to issue shares pursuant Cap 50 and Rule 806 of the Listing	end of S\$0.020625 per order 2016 Inting to S\$440,000 in advaining as a Director S a Director & Young LLP as Auditors Unant to Section 161 of the Manual of the Singapore E	nce for the financial ne Companies Act, Exchange Securities			
1 2 3 4 5 6 7	Payment of proposed final divid financial year ended 31 December Approval of Directors' fees amou year ending 31 December 2017 Re-election of Ms Wong Lok Hior Re-election of Mr Ho Yew Mun at Re-appointment of Messrs Ernst Authority to issue shares pursicap 50 and Rule 806 of the Listing Trading Limited	end of S\$0.020625 per order 2016 Inting to S\$440,000 in advaing as a Director Solve a Director When young LLP as Auditors Use and the Section 161 of the General Section 161 of the Gen	nce for the financial ne Companies Act, Exchange Securities ovided. Alternatively, please		of votes as appropriat	
1 2 3 4 5 6 7	Payment of proposed final divid financial year ended 31 December Approval of Directors' fees amou year ending 31 December 2017 Re-election of Ms Wong Lok Hior Re-election of Mr Ho Yew Mun as Re-appointment of Messrs Ernst Authority to issue shares pursic Cap 50 and Rule 806 of the Listing Trading Limited	end of S\$0.020625 per order 2016 Inting to S\$440,000 in advaing as a Director Solve a Director When young LLP as Auditors Use and the Section 161 of the General Section 161 of the Gen	nce for the financial ne Companies Act, Exchange Securities ovided. Alternatively, please	r of Shares in:		

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 of Singapore), you should insert that number of Shares. If you have Shares registered in your name in the Register of Members, you should insert that number of Shares. If you have Shares entered against your name in the Depository Register and Shares registered in your name in the Register of Members, you should insert the aggregate number of Shares entered against your name in the Depository Register and registered in your name in the Register of Members. If no number is inserted, the instrument appointing a proxy or proxies shall be deemed to relate to all the Shares held by you.
- 2. A member of the Company (other than a Relevant Intermediary*), entitled to attend and vote at a meeting of the Company is entitled to appoint one or two proxies to attend and vote in his/her stead. A proxy need not be a member of the Company.
- 3. Where a member (other than a Relevant Intermediary*) appoints two proxies, the appointments shall be invalid unless he/she specifies the proportion of his/her shareholding (expressed as a percentage of the whole) to be represented by each proxy.
- 4. A Relevant Intermediary may appoint more than two proxies, but each proxy must be appointed to exercise the rights attached to a different share or shares held by him (which number or class of shares shall be specified).
- 5. Subject to note 9, completion and return of this instrument appointing a proxy shall not preclude a member from attending and voting at the Meeting. Any appointment of a proxy or proxies shall be deemed to be revoked if a member attends the meeting in person, and in such event, the Company reserves the right to refuse to admit any person or persons appointed under the instrument of proxy to the Meeting.
- 6. The instrument appointing a proxy or proxies must be deposited at the registered office of the Company at 81 Pasir Ris Heights, Singapore 519292 not less than forty-eight (48) hours before the time appointed for the Meeting.
- 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 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, and the person so authorised shall upon production of a copy of such resolution certified by a director of the corporation to be a true copy, be entitled to exercise the powers on behalf of the corporation so represented as the corporation could exercise in person if it were an individual.
- 9. An investor who holds shares under the Central Provident Fund Investment Scheme ("CPF Investor") and/or the Supplementary Retirement Scheme ("SRS Investor") (as may be applicable) may attend and cast his vote(s) at the Meeting in person. CPF Investors and SRS Investors (collectively "CPF and SRS Investors") who are unable to attend the Meeting but would like to vote, may inform their CPF and/or SRS Approved Nominees (as may be applicable) to appoint the Chairman of the Meeting to act as their proxy, in which case, the relevant CPF and SRS Investors shall be precluded from attending the Meeting.
- * A Relevant Intermediary is:
- (a) a banking corporation licensed under the Banking Act (Cap. 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; or
- (b) a person holding a capital markets services licence to provide custodial services for securities under the Securities Futures Act (Cap. 289) and who holds shares in that capacity; or
- (c) the Central Provident Fund Board established by the Central Provident Fund Act (Cap. 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.

Personal Data Privacy:

By submitting an instrument appointing a proxy(ies) and/or representative(s), the member accepts and agrees to the personal data privacy terms set out in the Notice of Annual General Meeting dated 4 April 2017.

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 seventy-two (72) hours before the time appointed for holding the Meeting, as certified by The Central Depository (Pte) Limited to the Company.

