

REINFORCING OUR STRENGTH

ANNUAL REPORT 2019

CORPORATE INFORMATION

DIRECTORS

Phua Tin How (Non-Executive Chairman and Independent Director) Yeah Hiang Nam (Managing Director and CEO) Yeah Lee Ching (Executive Director) Yeah Chia Kai (Executive Director) Lim Tong Lee (Independent Director) Chow Wen Kwan (Independent Director)

COMPANY SECRETARY

Lotus Isabella Lim Mei Hua

REGISTERED OFFICE

261 Waterloo Street #01-35 Singapore 180261 Tel: +65 6466 5500 | Fax: +65 6441 7195

SHARE REGISTRAR

Tricor Barbinder Share Registration Services (a division of Tricor Singapore Pte. Ltd.) 80 Robinson Road #02-00 Singapore 068898

PRINCIPAL BANKERS

United Overseas Bank Limited Oversea-Chinese Banking Corporation Limited DBS Bank Ltd. CIMB Bank Berhad

AUDITOR

Ernst & Young LLP One Raffles Quay North Tower, Level 18 Singapore 048583 Partner in charge: Teo Li Ling (Since financial year ended 31 December 2017)



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CORPORATE **PROFILE**

ValueMax Group Limited ("**ValueMax**") provides pawnbroking and secured moneylending services, as well as the retail and trading of jewellery and gold. The Group's first pawnbroking outlet was set up in 1988 and the Group became the first pawnbroking chain to be listed on the Mainboard of Singapore Stock Exchange in 2013. Drawing on a solid track record of professional service and in-depth industry knowledge, ValueMax has expanded to 35 pawnbroking and retail outlets at strategic locations throughout Singapore and has two other pawnshops operated by associated and investee companies. Abroad, ValueMax operates 12 outlets in Malaysia through its associated companies. ValueMax is also involved in the business of gold trading and moneylending.

GROUP BUSINESSES



PAWNBROKING

The main business of the Group is pawnbroking service. Pawnbroking is a form of collateralised loan. Pawners pledge personal valuables as collaterals for the loans extended. Typical pledges include jewellery in yellow or white gold, diamond jewellery and branded time pieces. Gold, platinum or silver bars and coins are also pawned.

MONEYLENDING

The Group's licensed moneylending business grants both secured and unsecured term loans. The main target market for the moneylending business includes businessmen and corporates that have urgent cash needs. In addition, the Group also provides financing to the automotive industry.





RETAIL OF JEWELLERY AND WATCHES

The Group sells both new and pre-owned jewellery at all its outlets. The merchandise includes gold and diamond jewellery, gold bars and coins, branded watches and Hermès bags. Pre-owned gold and diamond jewellery undergo a makeover process to look new, while pre-owned watches are polished and the movements thoroughly checked. The rejuvenated pre-owned items are sold at attractive second-hand prices.

GOLD TRADING

The Group's gold trading wholesale company purchases scrap gold from its own subsidiaries as well as other pawnbrokers and jewellery traders, while it sells fine gold bars to jewellery factories, wholesalers and retailers.





REMITTANCE

The newest addition to the Group's operations provides the service of remitting money to overseas countries.

MESSAGE FROM CHAIRMAN AND CEO



⁶⁶ The continuation of strong results in FY2019 demonstrates the Group's resilience and consistency. Augmented by core competencies and loyal customers, ValueMax has achieved another year of record earnings in FY2019. 99

PHUA TIN HOW Non-Executive Chairman YEAH HIANG NAM Managing Director and CEO



DEAR SHAREHOLDERS,

ANOTHER YEAR OF GROWTH

We are pleased to report that despite the challenging environment, the Group continued to perform well in FY2019. Profit before tax increased by 32.5% to \$31.2 million from \$23.6 million in FY2018.

During the year, we continued to broaden and deepen our core businesses in pawning gold, diamond jewellery and branded timepieces. Building on our knowledge in the pawnbroking industry, we duplicated our systems and service standards as we expanded our pawnbroking and retail network. Locally, we opened a new pawnbroking and retail outlet in People's Park Centre, and in Malaysia, we opened one new pawnbroking outlet and acquired one existing operator, bringing the total number of pawnbroking outlets in Singapore to 35 and the number in Malaysia to 12. Our premier pawnbroking service, the only such provider in the market, continues to attract new clientele.

Meanwhile, our licensed moneylending business continues to grow healthily. The business primarily provides secured term loans for customers, which include businessmen and corporates with urgent cash needs for general working capital or investments. We have also expanded our auto financing business. Our retail and trading business has also grown as we increased our number of outlets. We have taken the opportunity of higher prevailing gold prices to scrap a portion of our older retail inventories which were recorded at lower costs when gold prices were lower in previous years.

The continuation of strong results in FY2019 demonstrates the Group's resilience and consistency. Augmented by core competencies and loyal customers, ValueMax has achieved another year of record earnings in FY2019.

LOOKING AHEAD

The years ahead will be challenging as the world grapples with COVID-19, global economic uncertainty and volatile gold prices. We continue to face intense competition and higher operating costs due to higher rental and manpower costs.

We have plans to open more pawnbroking outlets — through acquisition and setting up new shops at suitable locations in Singapore and Malaysia. We will also continue to grow our moneylending business. In our drive to build sustainable long-term performance and growth, we will continue to foster a culture of learning and skill upgrading.

MESSAGE FROM CHAIRMAN AND CEO

We believe that demand for pre-owned jewellery in the retail market will gradually increase as people become more conscious about conserving the environment. Pre-owned jewellery is friendly to the environment and every piece undergoes a makeover process to look new, but does not incur, labour costs, nor middlemen fees, which convert to direct savings for the consumer.

We are confident that our businesses, supported by a wellestablished brand name and staffed by dedicated employees with highly professional skills, will allow us to pursue the strategy of building distinctive differentiation to stay ahead of competition and remain strong in the years ahead. The Group will also incorporate sustainability considerations in our decision making processes where possible.

ACHIEVEMENTS

We are proud to note that our CEO and Managing Director was recognised as the EY Entrepreneur of the Year in the financial services category for 2019. This award is a recognition of his achievement among individuals and companies that demonstrate vision, leadership and success.

CORPORATE SOCIAL RESPONSIBILITY

Caring for society is a part of our corporate social responsibility. Our employees at the corporate office actively participated in caring for the elderly by spending time with the aged seniors staying alone in one room flats, to bring them joy and brighten their day when it was near festive seasons.

REWARDING SHAREHOLDERS

The Board of Directors has recommended a one-tier tax exempt cash/scrip dividend of 1.61 Singapore cents per ordinary share for the financial year ended 31 December 2019.

APPRECIATION

We would like to express our utmost appreciation to ValueMax's team of dedicated staff for their tireless efforts, exemplary work and commitment towards the Group and to the Board of Directors for its guidance. To all our customers, it has been Group's immense privilege to serve you. Thank you for your confidence in us. We would also like to register our appreciation to our bankers and business associates who have been instrumental in the many accomplishments of the Group during the year. Most importantly, we would like to thank all our valued shareholders for their consistent and ardent support. Thank you for staying invested in ValueMax.

PHUA TIN HOW

(Non-Executive Chairman and Independent Director)

YEAH HIANG NAM (PBM) (Managing Director and CEO)



FINANCIAL REVIEW

The Group achieved record earnings for FY2019 despite strong competition as well as rising operation costs.

During the year, the Group's revenue increased from \$208.7 million in FY2018 to \$235.9 million in FY2019. Revenue from retail and trading of jewellery and gold business increased by \$24.1 million due to increase in gold price while revenue from pawnbroking and moneylending business increased by \$1.2 million and \$1.9 million respectively in FY2019.

Consequently, overall gross profit increased by \$6.7 million in FY2019 as compared with FY2018. Gross profit margin improved marginally from 22.7% in FY2018 to 23.0% in FY2019.

Administrative expenses comprising mainly employee benefits expenses, rental expenses, depreciation expenses, legal and professional fees and insurance premiums, increased from \$23.9 million in FY2018 to \$24.8 million in FY2019. The increase was mainly due to the increase in employee benefits expense of \$0.9 million as a result of increase in headcount and salary adjustments.

Other operating expenses decreased from \$1.9 million in FY2018 to \$0.8 million in FY2019 mainly due to the decrease in allowance for expected credit losses of \$1.3 million, and goodwill written off of \$0.4 million in FY2018. These are partially offset by the increase in allowance for write-down of inventories of \$0.6 million.

Contribution from share of results of associates increased from \$2.9 million in FY2018 to \$3.9 million in FY2019 due to increased contribution from the Malaysian associated companies.

As a result of the above, profit before tax increased by 7.7 million to 31.3 million in FY2019.



\$235.9 Revenue (million)

> \$26.1 Profit (million)

23.0% Gross Profit Margin





BALANCE SHEET AND CASH FLOW HIGHLIGHTS

In FY2019, non-current assets increased by \$40.7 million from \$155.1 million as at 31 December 2018 to \$195.8 million as at 31 December 2019. The increase comprises increases in trade and other receivables of \$30.2 million, intangible asset of \$0.4 million, right of use assets of \$8.5 million and investment in associates of \$3.0 million. These were partially offset by a decrease in property, plant and equipment of \$1.4 million.

Concurrently, current assets increased by \$23.6 million from \$338.3 million as at 31 December 2018 to \$361.9 million as at 31 December 2019. This was due to increases in trade and other receivables of \$16.1 million, as well as inventories of \$8.8 million, partially offset by a decrease in cash and bank balances of \$1.3 million.

Meanwhile, current liabilities increased by \$32.3 million from \$231.9 million as at 31 December 2018 to \$264.2 million as at 31 December 2019 mainly as a result of increases in interest-bearing loans and borrowings of \$31.6 million, lease liabilities of \$3.5 million and income tax payable of \$2.3 million. These were partially offset by a decrease trade and other payables of \$4.3 million and other current liabilities of \$0.8 million.

In addition, non-current liabilities increased by \$7.7 million mainly due to the increase in lease liabilities of \$5.0 million and interest-bearing loans and borrowings of \$2.8 million. These were partially offset by a decrease in deferred tax liabilities of \$0.1 million.

Equity comprises share capital, treasury shares, retained earnings, capital reserve, merger reserve, foreign currency translation reserve and non-controlling interests. Equity attributable to owners of the Company increased from \$192.9 million as at 31 December 2018 to \$217.0 million as at 31 December 2019 mainly due to the increase in retained earnings.

During the year, net cash used in operating activities was \$29.7 million. This comprises operating cash flows before working capital adjustments of \$43.1 million, adjusted by net working capital outflow of \$60.0 million. In FY2019,

the Group received interest income of \$0.8 million, with net income tax paid of \$3.0 million and interest paid of \$10.6 million. The net working capital outflow was a result of the increases in trade and other receivables of \$51.3 million, inventories of \$8.4 million and decrease in other liabilities of \$0.8 million. These were partially offset by the increase in trade and other payables of \$0.5 million.

On the same note, net cash used in investing activities amounted to \$0.6 million arising from net cash outflow on the purchase of property, plant and equipment of \$0.3 million and lease assignment fee of \$0.5 million, which was partially offset by dividend income from associates of \$0.2 million.

The net cash generated from financing activities in FY2019 amounted to \$26.4 million comprising proceeds from interest-bearing loans and borrowings of \$70.7 million. This was offset by repayment of interest-bearing loans and borrowings of \$39.1 million, payment of dividends of \$1.7 million and repayment of finance leases of \$3.5 million.

OUTLOOK

Going forward, with the increasing economic and geopolitical uncertainties, as well as the global COVID-19 pandemic, gold price may continue to stay relatively high for the time being. Meanwhile, keen competition, rising operating costs and uncertain interest rate movements will continue to pose challenges to our businesses.

Nevertheless, we will continue our efforts in seeking opportunities to grow our business through acquisitions and setting up of new pawnbroking and retail outlets both in the Singapore and overseas markets, as well as grow the moneylending business.



DIRECTORS PROFILE 07



From left to right: Lim Tong Lee , Yeah Chia Kai, Yeah Hiang Nam PBM, Phua Tin How, Yeah Lee Ching, Chow Wen Kwan

PHUA TIN HOW

Non-Executive Chairman and Independent Director

Phua Tin How is our Non-Executive Chairman and Independent Director. He was appointed to the Board of our Company on 27 September 2013. He currently chairs the Nominating Committee and is a member of our Audit Committee and Remuneration Committee.

Mr Phua held several senior appointments in public service prior to 1994, the last being the Principal Private Secretary to the Deputy Prime Minister and later, Principal Private Secretary to the President of Singapore. From 1994 to 2003, Phua Tin How was concurrently the Group President of DelGro Corporation Ltd and President and CEO of SBS Transit Ltd. Phua Tin How had also served on the Board of several other companies listed on the Mainboard of SGX-ST, and is currently an independent director of YHI International Ltd and New Toyo International Holdings Ltd respectively.

Mr Phua holds a Master in Business Administration degree from INSEAD, France and a Bachelor of Science (Hons) degree from the University of Singapore.

YEAH HIANG NAM (PBM) Managing Director and CEO

Yeah Hiang Nam (PBM) is our Managing Director and CEO. He was appointed to the Board of our Company on 7 August 2003 and is responsible for the overall strategy and business development of our Group.

Mr Yeah has over 50 years of experience dealing with gold and jewellery and over 30 years in the pawnbroking industry. He started as a jewellery salesman in 1969 and in 1979 founded Golden Goldsmith Jewellers, which manufactured and wholesaled gold ornaments. In 1989, he started Ban Soon Pawnshop Pte Ltd with other business partners.

Mr Yeah is a recipient of the EY Entrepreneur of the Year for Financial Services Category for 2019 as well as Top Entrepreneur in the Entrepreneur of the Year Award 2010 by the Rotary-ASME. He was awarded the Public Service Medal in 2016 for his contributions to society and business. He is a Patron of Clementi Citizens' Consultative Committee and the Honorary Presidents for Singapore Pawnbrokers Association, Teo Yeonh Huai Kuan, and Yeow Si Kong Huay.

YEAH LEE CHING

Executive Director

Yeah Lee Ching is our Executive Director appointed to the Board of our Company on 12 April 2013 and is responsible for overseeing the valuation, gold trading, as well as the corporate communications of our Group.

Ms Yeah has over 20 years of experience in the jewellery and gemstones industry, having been the General Manager of Golden Success Jewellery Pte Ltd, and then the Marketing and Communications Manager (Asia Pacific) of Signity Management Pte Ltd (now known as Swarovski-Gems). Yeah Lee Ching first joined our Group as Marketing Manager in 2004.

Ms Yeah obtained a Master of Business Administration degree from the National University of Singapore. She also holds a Graduate Gemologist diploma from the Gemological Institute of America. She is currently Second Vice President of Enterprise 50 Association, Secretary of Singapore Pawnbrokers Association and Assistant Secretary of Yeow Si Gong Huay.

YEAH CHIA KAI

Executive Director

Yeah Chia Kai is our Executive Director was appointed to the Board of our Company on 27 September 2013. He is responsible for overseeing the operations of the pawnbroking and retail businesses.

Mr Yeah joined our Company as an Operations Executive in 2004. He founded Mischief Studios Pte Ltd, a software development company, and served as its executive producer in 2006, before assuming the role of Operations Manager of our Group in 2007.

Mr Yeah graduated from Curtin University of Technology with a Bachelor of Commerce – Marketing degree and was later conferred a dual Master of Business Administration degrees from Columbia University and London Business School. He also holds a Certified Diamond Grader Diploma by the HRD Antwerp and a Foundation Certificate in Gemology from the Germological Association of Great Britain. Yeah Chia Kai is an Executive Committee Member of the Credit Association of Singapore.

LIM TONG LEE Independent Director

Lim Tong Lee is our Independent Director. He was appointed to the Board of our Company on 27 September 2013. He chairs the Audit Committee and is a member of our Nominating Committee and Remuneration Committee.

Mr Lim started his career in Ernst & Young, Kuala Lumpur in 1990, before joining AmInvestment Bank Berhad from 1995 to 2007. From 2007 to 2012 and 2016, he was the Head of Corporate Finance of KGI Securities (Singapore) Pte Ltd. In 2013, he was the Chief Investment Officer of AmWater Investments Management Pte Ltd. From 2014 to 2015, he was the Senior Vice President of Venstar Capital Management Pte Ltd. He is also an independent director of Versalink Holdings Limited and LBS Bina Group Berhad (listed on Bursa Malaysia).

Mr Lim is a Fellow Chartered and Certified Accountant of the United Kingdom Association of Chartered and Certified Accountants, a Certified Public Accountant of the Malaysian Institute of Certified Public Accountants and a Chartered Accountant of the Malaysian Institute of Accountants.

CHOW WEN KWAN

Independent Director

Chow Wen Kwan was appointed to the Board of our Company on 24 July 2018 as an Independent Director. He chairs the Remuneration Committee and is a member of our Audit Committee and Nominating Committee.

Mr Chow has more than 15 years of experience in legal practice. Since 2012, he has been a partner in Bird & Bird ATMD LLP's Corporate/Commercial Practice Group.

Mr Chow graduated from the National University of Singapore in 1998 with a Bachelor of Laws degree. He further received a Master of Laws degree from University of Virginia in United States in 1999. He was admitted as an attorney at law of the State of New York, USA in 2000. He was admitted to practice as an advocate and solicitor of the High Court of Singapore in 2003.

KEY MANAGEMENT

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CAROL LIEW

Chief Financial Officer

Carol Liew is our Chief Financial Officer since September 2012. She is in charge of overseeing all accounting and finance functions of our Group.

Ms Liew started her career with Cooper & Lybrand's audit division in 1993. She then joined Pricewaterhouse Coopers Corporate Finance Pte Ltd where she advised clients on matters relating to capital markets, mergers and acquisitions, corporate and debt restructuring, independent financial advisory and business valuation projects. She later served as the Vice President (Finance and Administration) of Straco Corporation Ltd, then the Chief Financial Officer of TranSil Corporation Pte Ltd and Rotol Singapore Ltd respectively. Prior to joining our Group, she was the Associate Director for Corporate Development of SEF Group Ltd.

Ms Liew holds a Bachelor of Commerce degree from The University of Western Australia and a Certificate of Singapore Law and Tax Management from Nanyang Technological University. Carol Liew is also a Certified Practicing Accountant (Australia) since 2003 and a CFA® Charterholder since 2006.

LEONG KOON WENG

Director of Business Development

Leong Koon Weng is our Director of Business Development since August 2014. He assists the Chief Executive Officer to evaluate and develop new business opportunities to ensure growth and profitability of our Group.

Mr Leong has 20 years of experience in banking where he held various positions with local and international banks in corporate banking, enterprise banking and credit risk review. He also has 8 years of experience in SGX listed companies, namely Gates Electronics Limited (now known as China Environment Limited) and Oceanus Group Limited where he served as the Executive Director and Chief Financial Officer respectively. Prior to joining our Group, Leong Koon Weng was a director in Windsor Management Pte Ltd.

Mr Leong graduated with a Bachelor of Social Sciences (Honours in Economics) degree from the National University of Singapore. He is a member of the Singapore Institute of Directors.

TAN YAM HONG

Senior Operations Manager (Pawnbroking)

Tan Yam Hong is our Senior Operations Manager (Pawnbroking) since 2013. He is responsible for assisting our Executive Directors in managing our pawnshops and jewellery retail outlets as well as ensuring that our employees are provided with adequate valuation and sales training.

Mr Tan has over 25 years of experience in the jewellery and pawnbroking industry. He started his career in Golden Beauty Jewellery Pte Ltd in 1993. He was later the sole proprietor of Progold Trading Pte Ltd from 1998 to 2008, in the wholesaling gold and jewellery. He joined our Group in 2008 as a trainee appraiser and was later promoted to branch manager of ValueMax Pawnshop (SG) in 2010.

Mr Tan holds a diploma of certified diamond grader by the HRD Antwerp and has completed a productivity training course organised by the Singapore Business Federation in 2012.

VINCENT GOH Head of Digital

Vincent Goh is our Head of Digital since July 2018. He is responsible for the technology direction and digital strategy of our Group, positioning the business for innovation and growth.

As a scholarship holder, Mr Goh started his career with the Infocomm Development Authority of Singapore, where he was involved in national IT infrastructure projects, technology startups, and served as the Special Assistant to the CEO. Prior to joining our Group, he was the co-founder and Chief Technology Officer of e-commerce company Ministry of Retail Pte Ltd from 2009 to 2018, where he was responsible for overseeing technology, e-commerce, digital marketing, as well as business development.

Mr Goh holds a Master of Science degree in Management Science and Engineering from Stanford University, USA, and a Bachelor of Science degree in Computer Engineering from Carnegie Mellon University, USA.

10 CORPORATE SOCIAL RESPONSIBILITY









Being a responsible corporate citizen, we believe in giving back to the society. While we strive to achieve our financial goals and objectives, we also believe in playing our part in serving our local community.

In the past year, ValueMax has actively participated in various business and community philanthropic activities, which include donating to the UOB Heartbeat Lunar New Year Outreach, supporting the community through People's Association Citizens' Consultative Committees and caring for the lonely seniors staying in one-room flats.

ValueMax also encourages its corporate management team to volunteer and contribute to the community. Mr Yeah Hiang Nam, CEO and Managing Director, is currently a Patron of Clementi Consultative Committee and is an Honorary President of the Singapore Pawnbrokers Association, as well as Yeow Si Kong Huay and a honorary Council Member of the Teo Yeonh Huai Kuan. In recognition for his contributions to society and the business community, Mr Yeah Hiang Nam was awarded the Public Service Medal in 2016. Ms Yeah Lee Ching, Executive Director, is Second Vice President of Enterprise 50 Association, Secretary of Singapore Pawnbrokers' Association and Assistant Secretary of Yeow Si Kong Huay. Mr Yeah Chia Kai is an Executive Committee Member of Credit Association of Singapore.







REVENUE (\$'million)



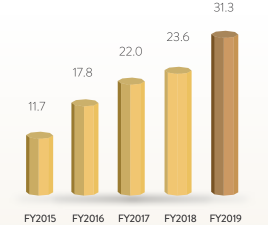




NET ASSET VALUE (\$'million)

PROFIT BEFORE TAX (\$'million)





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PROXY FORM

The Board of Directors (the "**Board**") of ValueMax Group Limited ("**ValueMax**" or the "**Company**") is committed to good standards of corporate governance to enhance corporate performance and accountability.

The Board recognises the need to maintain a balance of accountability in creating and preserving shareholder value and achieving its corporate vision for the Company and its subsidiaries (the "**Group**").

The Company has adopted, as far as possible, the principles and provisions of corporate governance in line with the recommendations of the Code of Corporate Governance 2018 (the "**Code**") except in the disclosure of remuneration to directors and key management personnel who are not directors or Chief Executive Officer of the Company for the financial year ended 31 December 2019. The Board is of the view that adequate disclosure of the remuneration of Directors and key management personnel had been made in keeping with the spirit of the Code. Due to the confidentiality and commercial sensitivity attached to remuneration matters, the Board is of the view that a detailed disclosure of remuneration as recommended by the Code would not be in the best interest of the Company. Please refer to page 19 for disclosure of remuneration to Directors and key management personnel who are not directors or Chief Executive Officer of the financial year ended 31 December 2019.

This statement on the corporate governance practices of ValueMax describes the corporate governance policies practised by ValueMax during the financial year ended 31 December 2019, with specific references made to each of the principles set out in the Code. Other than the above, ValueMax has complied substantially with the principles and provisions as set out in the Code. Explanations have been provided in the relevant sections below where there have been any deviations from the Code. Where there are deviations from the Code, the Board has taken into consideration the current alternative practices in place and are of the view that these are sufficient to meet the underlying objectives of the Code.

BOARD MATTERS

Principle 1: Board Conduct of its Affairs

The Company is headed by an effective Board which is collectively responsible and works with Management for the long-term success of the Group.

The Board holds meetings on a regular basis throughout the year to approve the Group's key strategic plans as well as major investments, disposals and funding decisions. The Board is also responsible for the overall corporate governance of the Group.

The Board has delegated specific responsibilities to three (3) sub-committees namely, the Audit, Nominating and Remuneration Committees (collectively the "**Board Committees**"), the details of which are set out below. These Board Committees have the authority to examine particular issues under the purview of each of their committees and report back to the Board with their recommendations. The ultimate responsibility for the final decision on all matters, however, lies with the entire Board.

The Board holds regular scheduled meetings on a quarterly basis. Ad-hoc meetings are convened as and when required to address significant transactions and issues that arise between the scheduled meetings. Board members contribute both at formal board meetings as well as outside of these meetings. To ensure maximum participation from the Board, the Company's Constitution provides that Directors may participate in a meeting of the Board of Directors by means of telephone conferencing, videoconferencing, audio visual, or other electronic means of communication, without having to be in the physical presence of each other.

Where physical Board and Board Committee meetings are not possible, timely communication with members of the Board or Board Committees can be achieved through electronic means and circulation of written resolutions for approval by the relevant Board and Board Committee members.

CORPORATE GOVERNANCE REPORT

Details of Directors' attendance at the Board and Board Committee Meetings held in the financial year ended 31 December 2019 are disclosed in the table below:

Board Members	Board	Nominating Committee	Remuneration Committee	Audit Committee
Phua Tin How	4/4	1/1	2/2	4/4
Yeah Hiang Nam	4/4	1/1	NA	NA
Yeah Lee Ching	4/4	NA	NA	NA
Yeah Chia Kai	4/4	NA	NA	NA
Lim Tong Lee	4/4	1/1	2/2	4/4
Chow Wen Kwan	4/4	1/1	2/2	4/4

All Directors are updated regularly concerning any changes in the Company's policies, risks management, key changes in the relevant regulatory requirements and accounting standards. The Company also provides ongoing education on Board processes, governance and best practices. Newly appointed Directors are briefed by Management on the business activities of the Group and its strategic directions. They are also provided with relevant information on the Company's policies and procedures.

Access to information

In order to ensure that the Board is able to discharge its responsibilities, Management is required to provide adequate and timely information to the Board on the Board's affairs and issues that require the Board's decision, as well as ongoing reports relating to operational and financial performance of the Company.

Management's proposals to the Board for approval provide background and explanatory information such as facts, risk analysis, financial impact and recommendations. Any material variances between projections and the actual results of budgets disclosed are explained to the Board. Employees who can provide additional insights into matters to be discussed, are invited at the relevant time to attend the Board meetings to address queries raised.

The Board has separate and independent access to senior management at all times. If the Directors, whether as a group or individually, need independent professional advice, the Company will, upon directions by the Board, appoint a professional advisor selected by the group or individual to render the advice. The cost of such professional advice will be borne by the Company.

The Audit Committee meets the external auditor (Ernst & Young LLP) and internal auditor (KPMG Services Pte Ltd) separately, at least once a year, without the presence of Management.

The Company Secretary, or her representatives, attends all Board meetings and is responsible for ensuring that the Board procedures are followed. It is the Company Secretary's responsibility to ensure that the Company complies with requirements of the Companies Act, Cap 50 (the "**Act**"). Together with Management, the Company Secretary is responsible for compliance with all rules and regulations which are applicable to the Company. The appointment and removal of the Company Secretary are subject to the Board's approval.

Matters Requiring Board Approval

The Company has documented internal guidelines for matters that require Board approvals. Matters which require Board approval include:

- Matters involving a conflict of interest for a substantial shareholder or a director;
- Material acquisitions and disposals of assets;
- Major investments and funding decisions;
- Corporate financial restructuring; and
- Share issuances, interim dividends and other returns to shareholders.

The Board reviews Interested Person Transactions and the Group's internal control procedures.

The Board also meets to consider the following corporate matters:

- Approval of quarterly result announcements;
- Approval of the annual reports and accounts;
- Convening of shareholders' meetings;
- Approval of corporate strategies;
- Interested person transactions during the quarters; and
- Material acquisitions and disposals of assets.

Disclosure of Interest

All Directors are required to objectively discharge their duties and responsibilities in the best interest and benefit of the Company. Directors and the Chief Executive Officer who are in any way, directly or indirectly, interested in a transaction or proposed transaction, including those identified within the Code and provisions of the Act will declare the nature of their interests and not participate in any discussion and decision on the matter.

Each Director is aware of the requirements in respect of his/her disclosure of interests in securities, disclosure of conflicts of interest in transactions involving the Company, prohibition on dealings in the Company's securities and restrictions on the disclosure of price-sensitive information.

Principle 2: Board Composition and Balance

The Board has an appropriate level of independence and diversity of thought and background in its composition to enable it to make decisions in the best interests of the Company.

The Board comprises an Independent Non-Executive Chairman, two Independent Directors and three Executive Directors. Currently one-half of the Board comprises Independent Directors.

The independence of each Director will be reviewed by the Nominating Committee to ensure that the Board is capable of exercising objective judgment on corporate affairs of the Group. The independence of a director who has served the Board beyond nine years will be subject to rigorous review and the Nominating Committee will determine whether the director should be deemed independent. Currently, none of the Independent Directors has been a Director of the Company for more than nine years.

Mr Phua Tin How, Mr Lim Tong Lee and Mr Chow Wen Kwan are Independent Directors. They are not, nor are they directly associated with, a substantial shareholder (with interest of five per centum or more in the voting shares of the Company).

The appointment of each Director is based on his/her calibre, experience, stature and potential contribution to the Company and its businesses. Our current Directors are respected individuals with diverse expertise and good track records in their respective fields.

The Nominating Committee is of the view that the current Board is capable of providing the necessary expertise to meet the Board's objectives and that no individual or small group of individuals dominates the Board's decision making process.

The Board is of the view that the current board size of six Directors, one of whom is female, is appropriate, taking into account the nature and scope of the Company's operations. Although Non-Executive Directors of the Company do not make up a majority of the Board, the Nominating Committee is of the view that there is a strong and independent element on the Board thereby eliminating the risk of a particular group dominating the decision making process. The Board ensures that the process of decision making by the Board is independent and is based on collective decision without any concentration of power.

CORPORATE GOVERNANCE REPORT

As the Chairman, Mr Phua Tin How is an Independent non-Executive Director, accordingly, there is no requirement for the Company to appoint a Lead Independent Director. The Company does not have any non-Executive or Alternate Directors.

Key information regarding the Directors can be found under the "Directors' Profile" section of this Annual Report.

Principle 3: Chairman and Chief Executive Officer

There is a clear division of responsibilities between the leadership of the Board and Management, and no one individual has unfettered powers of decision making.

The positions of Chairman and Chief Executive Officer ("**CEO**") are held by separate persons. This is to ensure that there is an appropriate balance of power and authority with clear divisions of responsibility and accountability. Such separation of roles between the Chairman and CEO promotes robust deliberation. The Chairman ensures that the Directors receive accurate, clear and timely information, encourages constructive relations between Board and Management, as well as between Board members, ensures effective communication with shareholders and promotes high standards of corporate governance.

The Chairman also ensures that Board Meetings are held regularly and when necessary, sets the Board meeting agendas in consultation with the CEO. The Chairman presides at each Board Meeting and ensures full discussion of all agenda items. Management staff, as well as external experts who can provide additional insights into the matters to be discussed, are invited as and when necessary, to attend at the relevant time during the Board Meetings. In assuming their roles and responsibilities, the Chairman and CEO consult with the Board and Board Committees on major issues.

The CEO is responsible for implementing the Group's strategies and policies as well as the daily management and operations of the Group.

The Board has no dissenting view on the Chairman's statement to the Shareholders for the financial year under review.

Principle 4: Board Membership

The Board has a formal and transparent process for the appointment and re-appointment of Directors, taking into account the need for progressive renewal of the Board.

The Nominating Committee comprises Mr Phua Tin How, Mr Lim Tong Lee, Mr Chow Wen Kwan and Mr Yeah Hiang Nam. Mr Phua Tin How is the Chairman of the Nominating Committee and in accordance with the Code, he is not, or is not directly associated with, a substantial shareholder (with interest of five per centum or more in the voting shares of the Company). Mr Lim Tong Lee and Mr Chow Wen Kwan are both Independent Directors.

The responsibilities of the Nominating Committee include the nomination of Directors, determining the independence of a Director and deciding whether or not a Director is able to and has been adequately carrying out his/her duties as a Director. The criteria for independence is based on the definition as set out in the Code.

Key information on the Directors and their shareholdings in the Company are found on pages 7 to 8 and 26 of this Annual Report respectively.

The Nominating Committee selects and recommends new directors for appointment after considering several criteria such as the candidate's experience, core competency, industry knowledge and general ability to contribute to the Board's proceedings. Newly appointed directors are required to submit themselves for reelection at the next annual general meeting of the Company ("AGM").

We believe that Board renewal must be an ongoing process, to ensure good governance and maintain relevance to the changing needs of the Company and business. Our Constitution requires at least one-third of our Directors to retire and subject themselves to re-election by shareholders at every AGM, and no director stays in office for more than three years without being re-elected by shareholders.

A retiring director shall be eligible for re-election. In recommending that a director be nominated for reelection, the Nominating Committee assesses each candidate's suitability for re-appointment prior to making its recommendation, carefully taking into consideration factors such as the director's record of attendance and participation, his/her candour, performance and overall contribution to the Board and the Group; as well as his/ her ability to adequately carry out the duties expected while performing his/her roles in other companies or in other appointments.

Article 98 of the Company's Constitution provides that at least one-third of the Directors shall retire from office at every AGM. Mr Lim Tong Lee and Ms Yeah Lee Ching will be subject to retirement by rotation at the forthcoming AGM, pursuant to the requirements of this Article. Both Mr Lim Tong Lee and Ms Yeah Lee Ching have indicated that they will be seeking re-election as Directors of the Company.

The Nominating Committee has reviewed and is satisfied with their contribution and performance as Directors and has endorsed their nomination for re-election.

Although some of the Board members have multiple board representations and other principal commitments, the Nominating Committee is satisfied that the Directors have devoted sufficient time and attention to the matters of the Group. The Board does not see any reason to set the maximum number of listed company representations that any director may hold as all the directors are able to devote sufficient attention to the Company's affairs in light of their other commitments. However, as a general guideline to address time commitments that may be faced, a director who holds more than six board representations in companies whose shares are quoted on the Singapore Exchange Securities Trading Limited ("SGX-ST") may consult the Chairman before accepting any new appointments as a director.

Based on the changes to the Listing Rules of SGX-ST, an Independent Director who has been a director for an aggregate period of more than nine years (whether before or after listing), will be required to seek re-election as an Independent Director of the Company at a General Meeting where his/her continued appointment as an independent director will need to be approved in separate resolutions by (A) all shareholders; and (B) all shareholders, excluding shareholders who also serve as the directors or the chief executive officer of the Company, and associates of such directors and chief executive officer. None of the existing Independent Directors have exceeded a term of nine years.

The Directors are provided with briefings and updates on an on-going basis in areas of directors' duties and responsibilities, corporate governance and changes in financial reporting standards which have direct impact on financial statements, so as to enable them to properly discharge their responsibilities as Board members. Regular briefings and updates on developments in accounting and governance standards are conducted by the external auditor, Ernst & Young LLP, and the internal auditor, KPMG Services Pte Ltd. The CEO updates the Board at each meeting on business and strategic developments in the industry. The Directors also attend other appropriate courses and seminars.

Principle 5: Board Performance

The Board undertakes a formal annual assessment of its effectiveness as a whole, and that of each of its Board Committees and individual directors.

The Nominating Committee will use its best efforts to ensure that directors appointed to the Board possess the necessary background, experience and knowledge to enable balanced and well-considered decisions to be made by the Board.

A review of the Board's performance is undertaken annually by the Nominating Committee with inputs from Board members and the Chairman.

Apart from the fiduciary duties (i.e. act in good faith, with due diligence and care and in the best interests of the Company and its shareholders), the Board's key responsibilities are to set strategic directions and to ensure that the long term objective of enhancing shareholders' value is achieved. The Board's performance is also measured by its ability to support Management especially in times of crisis and to steer the Company towards profitability. In doing so, the Nominating Committee takes into consideration the financial indicators set out in the Code as guidelines for evaluating the Board's performance.

CORPORATE GOVERNANCE REPORT

To evaluate the effectiveness of the Board as a whole, the Nominating Committee considered the adequacy and size of the Board, the Board's access to information, Board processes and accountability, and communication with senior management. The criteria for evaluation are reviewed by the Nominating Committee each year and changes are made where circumstances require.

Individual assessment is conducted through a peer review process and the results of the assessment are collated by the Chairman of the Board and discussed with the Nominating Committee Chairman. The factors to be considered in the individual assessment will include director's attendance and participation in and outside meetings, skills and contributions made by the director. The performance of individual directors will be taken into consideration in their re-appointment or re-election.

REMUNERATION MATTERS

Principle 6: Procedures for Developing Remuneration Policies

The Board has a formal and transparent procedure for developing policies on Director and executive remuneration, and for fixing the remuneration packages of Individual Directors and Key Executive Officers. No Director is involved in deciding his/her own remuneration.

Principle 7: Level and Mix of Remuneration

The level and structure of remuneration of the Board and Key Executive Officers are appropriate and proportionate to the sustained performance and value creation of the Company, taking into account the strategic objectives of the Company.

The Remuneration Committee comprises three Independent non-Executive Directors. The members of the Remuneration Committee are Mr Chow Wen Kwan who is also the Chairman of the Remuneration Committee, Mr Phua Tin How and Mr Lim Tong Lee.

The key function of the Remuneration Committee is to review and recommend to the Board, in consultation with Management, a framework for all aspects of remuneration. The Remuneration Committee also determines the specific remuneration packages and terms of employment for Executive Directors as well as senior executives.

The Remuneration Committee has access to expert professional advice on human resource matters whenever there is a need to consult externally. In its deliberations, the Remuneration Committee takes into consideration industry practices and norms in compensation in addition to the Company's performance and the performance of the individual Directors. No Director will be involved in deciding his/her own remuneration.

The Executive Directors' compensation consists of their salaries, bonuses and benefits.

The Board will, on an annual basis, submit a proposal for Directors' Fees as a lump sum for shareholders' approval. The sum to be paid to each of the Independent Directors shall be determined by his contribution to the Company, taking into account factors such as effort and time spent as well as his responsibilities on the Board. Generally, directors who undertake additional duties as chairman and/or members of the Board Committees will receive higher fees for their additional responsibilities.

The remuneration of the Independent Directors is in the form of a fixed fee after taking into consideration factors such as effort, time spent and responsibilities of the Independent Directors. Independent Directors' fees are subject to Shareholders' approval at the AGM.

The Board will be recommending proposed Directors' Fees amounting to \$156,250/- for the financial year ended 31 December 2019 (2018: \$138,380/-) for shareholders' approval.

During the year, the Remuneration Committee met twice, discussing various remuneration matters and recording its decision by way of minutes. The Remuneration Committee members present at the meeting were involved in the deliberations. No Director was involved in the fixing of his/her own remuneration. No external remuneration consultants were appointed for the financial year under review.

Principle 8: Disclosure on Remuneration

The Company is transparent on its remuneration policies, level and mix of remuneration, the procedures for setting remuneration, and the relationships between remuneration, performance and value creation.

The Board is of the view that adequate disclosure of the remuneration of Directors and key management personnel had been made in keeping with the spirit of the Code. Due to the confidentiality and commercial sensitivity attached to remuneration matters, the Board is of the view that a detailed disclosure of remuneration as recommended by the Code would not be in the best interest of the Company. The remuneration of the Directors, however, is disclosed in the following table which sets out the names of Directors whose remuneration bands fell (i) below \$250,000; (ii) between \$250,000 and \$500,000; and between \$500,001 and \$1,000,000 for the financial year ended 31 December 2019, together with a breakdown (in percentage terms) of each Director's remuneration earned through base/fixed salary, variable or performance related income/ bonuses, and director fees/attendance fees proposed to be paid to each Director subject to the approval of shareholders at the AGM:

	Percentage (%) Remuneration earned through:				
	Base/fixed salary	Variable or performance related income/ bonuses	Director Fees Attendance Fees		
<u>Below \$250,000</u>					
Phua Tin How	-	_	100%		
Lim Tong Lee	-	-	100%		
Chow Wen Kwan	-	-	100%		
Between \$250,000 and \$500,000					
Yeah Lee Ching	60%	40%	-		
Yeah Chia Kai	60%	40%	-		
Between \$500,000 and \$1,000,000					
Yeah Hiang Nam	61%	39%	-		

Of the remuneration of the four key management personnel who are not Directors or the CEO of the Company for the financial year ended 31 December 2019, the remuneration of three executives fell within the remuneration band of \$250,000 and below and the remuneration of one executive fell within the remuneration band of between \$250,000 and \$500,000. The annual aggregate remuneration paid to the top three key management personnel of the Company (who are not Directors or the CEO) for the financial year ended 31 December 2019 was \$789,000.

No termination, retirement and post-employment benefits were granted to any Director, the CEO or any key management personnel for the financial year ended 31 December 2019.

No share awards were granted during the financial year ended 31 December 2019.

The employees who are immediate family members of a Director or the CEO are Mr Yeah Chia Wei and Madam Yeow Mooi Gaik, son and sister respectively, of our Executive Director and CEO, Mr Yeah Hiang Nam. Madam Yeow Mooi Gaik received a remuneration of between \$50,000 and \$100,000 while Mr Yeah Chia Wei received a remuneration of between \$200,000 and \$250,000 for the financial year ended 31 December 2019.

Principle 9: Risk Management and Internal Controls

The Board is responsible for the governance of risk and ensures that Management maintains a sound system of risk management and internal controls, to safeguard the interests of the Company and its Shareholders.

Internal Controls

The Board has ultimate responsibility for maintaining a sound system of internal controls to safeguard shareholders' investments and the Group's assets. The system of internal controls is intended to provide reasonable but not absolute assurance against material misstatement or loss, and include the safeguarding of assets, maintenance of proper accounting records, reliability of financial information, compliance with appropriate legislation, regulation and best practices, and identification and containment of business risk. The Board has not established a dedicated board risk committee but has appointed the Audit Committee to review annually the effectiveness of the Company's risk management and internal controls.

The Company regularly reviews and improves its business and operational activities to identify areas of significant business risks as well as take appropriate measures to control and mitigate these risks. The Company reviews all significant control policies and procedures and highlights all significant matters to the Audit Committee and the Board. The risk issues are highlighted on pages 92 to 99 under Note 32 to the financial statements.

The external auditor, in the course of conducting their annual audit procedures on the statutory financial statements, also considered the internal controls relevant to the Group's preparation of financial statements to the extent of their scope as laid out in their audit plan. Any material non-compliance and internal financial control weaknesses noted by the external auditor are reported to the Audit Committee together with the external auditor's recommendations. Management would then take appropriate actions to rectify the weaknesses highlighted.

The internal control environment ensures the Group's maintenance of proper accounting records, compliance with applicable regulations and best practices, and timely identification and containment of financial, operational and compliance risks. The Audit Committee, in the course of their review of the reports presented by the external auditor, also reviewed the effectiveness of the Group's system of internal controls. The Audit Committee is satisfied that there were no material internal control deficiencies identified.

The Board, with the concurrence of the Audit Committee, is of the opinion that there are adequate internal controls and risk management systems to address the financial, operational and compliance risks of the Group in its current business environment. In addition, the Board, with the concurrence of the Audit Committee, is of the view that the Group's internal controls addressing financial, operational, compliance and information technology risk as well as the Group's risk management systems are effective and adequate as at 31 December 2019. The Board and Audit Committee did not identify any major concerns on the Group's internal controls or risk management systems for the financial year under review.

The system of internal controls provides reasonable assurance against material financial misstatements or loss and includes the safeguarding of assets, the maintenance of proper accounting records, the reliability of financial information, compliance with appropriate legislation, regulation and best practices and the identification and management of business risks. However, the Board acknowledges that no system of internal controls can provide absolute assurance against the occurrence of material errors, poor judgement in decision making, human error, fraud or other irregularities.

Internal Audit

The Audit Committee's responsibility in overseeing that the Company's risk management system and internal controls are adequate is complemented by the Company's appointment of KPMG Services Pte Ltd as the internal auditor of the Company. The internal auditor had adopted the Standards for the Professional Practice of Internal Auditing set by The Institute of Internal Auditors.

The internal auditor reports directly to the Chairman of the Audit Committee on audit matters. The internal auditor will plan its audit work in consultation with, but independent of Management, and its annual internal audit plan will be submitted to the Audit Committee for approval at the beginning of each year. The internal auditor will report to the Audit Committee on its findings. The Audit Committee will meet the internal auditor on an annual basis, without the presence of Management. The internal auditor has full access to all the Company's documents, records, properties and personnel including access to the Audit Committee.

The Audit Committee will, at least annually, review the adequacy, effectiveness and independence of the internal audit function. During the financial year under review, internal audit reviews were conducted on the operations of three companies within the Group.

Based on a review of the internal audit function and activities performed, the Audit Committee is of the view that the internal auditor is independent, effective, qualified and adequately resourced.

Whistle-Blowing Policy

A Whistle-Blowing Policy is also in place to provide an avenue through which employees may report or communicate, in good faith and in confidence, any concerns relating to financial and other matters, so that independent investigation of such matters can be conducted and appropriate follow-up action taken. The Audit Committee Chairman is in charge of managing this specific area. The Whistle-Blowing Policy has been reviewed by the Audit Committee to ensure that it has been properly implemented.

Principle 10 : Audit Committee

The Board has an Audit Committee which discharges its duties objectively.

The Audit Committee comprises three Independent non-Executive Directors, Mr Lim Tong Lee, Mr Phua Tin How and Mr Chow Wen Kwan. Mr Lim Tong Lee is the Chairman of the Audit Committee.

The Audit Committee holds periodic meetings to perform the following functions:

- (a) review with the external auditor the audit plan, and the results of the external auditor's examination and evaluation of the Group's system of internal controls;
- (b) review the financial statements and the external auditor's report on those financial statements, before submission to the Board for approval;
- (c) review the co-operation given by Management to the auditors;
- (d) nominate the appointment and re-appointment of external auditors to the Board;
- (e) review interested person transactions;
- (f) review internal audit reports and internal audit plans of the Group; and
- (g) review the Group's compliance with such functions and duties as may be required under the relevant statutes or the SGX-ST listing manual ("Listing Manual"), and by such amendments made thereto from time to time.

In addition to the above, the Audit Committee is empowered to 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 are or is likely to have a material impact on the Group's operating results and/or financial position.

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

CORPORATE GOVERNANCE REPORT

Pursuant to Rule 1207 (6)(b) and (6)(c) of the Listing Manual, the Audit Committee undertook the review of the independence and objectivity of the auditors as well as reviewing the non-audit services provided by the external auditor, and the aggregate amount of audit fees paid to them. The Audit Committee is satisfied that neither their independence nor their objectivity is put at risk, and that they are still able to meet the audit requirements and statutory obligations of the Company. Accordingly, the Audit Committee has recommended the re-appointment of Ernst & Young LLP as external auditor at the forthcoming AGM of the Company. In recommending the re-appointment of the external auditor, the Audit Committee considered and reviewed a variety of factors including adequacy of resources, experience of supervisory and professional staff to be assigned to the audit, and size and complexity of the Group, its businesses and operations.

In appointing our auditors for the Company and subsidiaries, we have complied with the requirements of Rules 712 and 715 of the SGX-ST Listing Manual.

Pursuant to Rule 1207 (6)(a), the fees payable to auditors is set out in Note 8 on page 59 of this Annual Report.

The Audit Committee and the Board have received the assurance of the CEO and the Chief Financial Officer 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) They have evaluated the effectiveness of the Group's risk management and internal controls and assessed the external auditor's report on the financial statements and management letter and noted that there have been no significant deficiencies in the design or operation of such controls which could adversely affect the Group's ability to record, process, summarise or report financial information. Such risk management and internal controls are in place and effective.

The Audit Committee also met with the external auditor as well as the internal auditor during the year, without the presence of Management, and has received assurances from both the external auditor and the internal auditor, that they have been accorded full cooperation from all employees of the Group and have been given full access to all documents as and when required.

SHAREHOLDERS RIGHTS AND ENGAGEMENT

Principle 11: Shareholder Rights and Conduct of General Meeting

The Company treats all Shareholders fairly and equitably in order to enable them to exercise Shareholders' rights and have the opportunity to communicate their views on matters affecting the Company. The Company gives its Shareholders a balanced and understandable assessment of its performance, position and prospects.

Principle 12: Engagement with shareholders

The Company communicates regularly with its Shareholders and facilitates the participation of Shareholders during general meetings and other dialogues to allow Shareholders to communicate their views on various matters affecting the Company.

Principle 13: Engagement with stakeholders

The Board adopts an inclusive approach by considering and balancing the needs and interests of material Stakeholders, as part of its overall responsibility to ensure that the best interests of the Company are served.

The Board is mindful of its obligations to provide timely and fair disclosure of material information in compliance with statutory reporting requirements. Price sensitive information is first publicly released, either before the Company meets with any group of investors or analysts, or simultaneously with such meetings. As part of the Company's commitment to regular communication with our shareholders, the Company has adopted quarterly reporting as required by the Code. Financial results and annual reports will be announced or issued within the mandatory period.

We believe in regular and timely communication with shareholders as part of the Group's effort to help our shareholders understand our business better.

In line with the continuous obligations of the Company pursuant to the Listing Manual and the Act, it is the Board's policy that all shareholders should be equally and timely informed of all major developments that will have an impact on the Company or the Group. It is also the Board's policy that all corporate news, strategies and announcements are promptly disseminated through SGXNET, press releases as well as various media. The Company does not practise selective disclosure. The Company maintains a dedicated investor relations segment on its website at <u>www.valuemax.com.sg</u> to keep shareholders informed of all significant corporate developments.

We support the Code's principle to encourage shareholder participation. Shareholders are encouraged to attend the AGM to ensure a high level of accountability and to stay informed of the Company's strategy and goals. Notice of the AGM is dispatched to shareholders, together with explanatory notes or a circular on items of special business (if necessary), at least 14 days before the meeting. Corporations which provide nominee or custodial services are allowed to appoint more than two proxies so that shareholders who hold shares through such corporations can attend and participate in general meetings as proxies. The shareholders are instructed on the meeting procedures, including voting procedures, which govern general meetings of shareholders at the start of the meetings. The Board welcomes questions from shareholders, who will have the opportunity to raise issues either formally or informally before or at the AGM.

All resolutions at general meetings are put to vote by poll which is verified by a polling agent and an announcement of the detailed results showing the number of votes cast for and against each resolution and the respective percentages is made on the day of the general meeting.

The proceedings of the annual general meeting and extraordinary general meeting (if any) are properly recorded, including all comments or queries raised by shareholders relating to the agenda of the meeting and responses from the Board and Management. All minutes of general meetings are available to shareholders upon their request.

Dividend Policy

The Company's dividend policy endeavors to balance dividend return to shareholders with the need for long-term sustainable growth whilst aiming for an efficient capital structure. The Company strives to provide shareholders with a consistent and sustainable ordinary dividend on an annual basis, with a variable special dividend based on cash position, working capital, expenditure plans, acquisition opportunities and market environment.

The Company has declared a final dividend for the financial year ended 31 December 2019. Any payouts are communicated to shareholders via announcement on SGXNET when the Company discloses its financial results.

Corporate Social Responsibility

Apart from creating long term value for its stakeholders and upholding high standards of governance, the Company recognises the importance of environmental sustainability and social responsibilities. In addition, the Company has identified its stakeholders, the details of which have been set out in the Company's Sustainability Report for the year ended 31 December 2019.

The Company has put in place proper procedures for ensuring economic contribution to society, legal compliance and corporate governance, water and energy conservation as well as diversity and equal opportunity for members of its workforce.

The Company will publish its standalone sustainability report for the financial year under review within the prescribed timeline and the same will be uploaded on the Company's website and SGXNET.

DEALING IN SECURITIES

All Directors and Executives of the Group are not allowed to deal in the Company's securities during the period commencing two weeks before the announcement of the Company's quarterly results and one month before the announcement of the Company's full year financial statements.

Internal guidelines applicable to all directors and affected staff of the Group with regard to dealings in the shares of the Company have been adopted whereby such dealings are strictly prohibited during prescribed periods until the announcements of the relevant results are made. The employees and directors of the Group are also reminded to observe insider trading laws at all times even when dealing in securities within permitted trading periods. They are also discouraged from dealing in the Company's shares on short-term considerations.

INTERESTED PERSON TRANSACTIONS POLICY

The Company has adopted an internal policy in respect of any transactions with interested persons and has set out the procedures for review and approval of the Company's interested person transactions.

The Company has obtained a general mandate from shareholders of the Company for interested person transactions pursuant to Rule 920 of the Listing Manual in the Annual General Meeting held on 30 April 2019.

The aggregate values of interested person transactions above \$100,000 entered into during the financial year ended 31 December 2019 are as follows:

Name of Interested Person	Aggregate value of all interested person transactions conducted under shareholders' mandate (\$'000)	Aggregate value of all interested person transactions (excluding transactions conducted under shareholders' mandate) (\$'000)
Sale of jewellery and gold		
Hwa Goldsmith and Jewellers	728	-
Mei Zhi Jewellery	137	-
Lucky Jewellery	956	-
Purchase of jewellery and gold		
Hwa Goldsmith and Jewellers	206	-
Mei Zhi Jewellery	407	-
Lease of premises		-
Yeah Properties Pte Ltd	328	-
Yeah Capital Pte Ltd	174	-
Sale of jewellery		
Tan Hong Yee	-	197

MATERIAL CONTRACTS

There were no material contracts entered into by the Company or any of its subsidiaries involving the interest of the CEO, any director or controlling shareholder, either still subsisting at the end of the financial year or if not then subsisting, entered into since the end of the previous financial year.

The directors are pleased to present their statement to the members together with the audited consolidated financial statements of ValueMax Group Limited (the "Company") and its subsidiaries (collectively, the "Group") and the statement of financial position and statement of changes in equity of the Company for the financial year ended 31 December 2019.

1. Opinion of the directors

In the opinion of the directors,

- (i) the consolidated financial statements of the Group and the statement of financial position 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 2019 and of 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
- (ii) at the date of this statement there are reasonable grounds to believe that the Company will be able to pay its debts as and when they fall due.

2. Directors

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

Phua Tin How Yeah Hiang Nam Yeah Lee Ching Yeah Chia Kai Lim Tong Lee Chow Wen Kwan

In accordance with Article 98 of the Company's Constitution, Yeah Lee Ching and Lim Tong Lee retire and, being eligible, offer themselves for re-election.

3. Arrangements to enable directors to acquire shares or debentures

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

4. 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, Chapter 50, an interest in shares of the Company and related corporations (other than wholly-owned subsidiaries) as stated below:

	Direct interest			Deemed interest		
Name of director	At the beginning of financial year	At the end of financial year	At 21 January 2020	At the beginning of financial year	At the end of financial year	At 21 January 2020
Ordinary shares of t	he Company					
Yeah Hiang Nam	-	-	-	424,559,860	445,473,364	445,473,364
Ordinary shares of t	he ultimate ho	lding company				
Yeah Holdings Pte. L	td.					
Yeah Hiang Nam	3,766,001	3,766,001	3,766,001	3,766,001	3,766,001	3,766,001
Yeah Lee Ching	1,076,000	1,076,000	1,076,000	-	-	-
Yeah Chia Kai	1,076,000	1,076,000	1,076,000	-	-	_

By virtue of Section 7 of the Singapore Companies Act, Chapter 50, Yeah Hiang Nam is deemed to have an interest in the shares of all the subsidiaries and associated companies to the extent held by the Company.

At the beginning and end of the financial year, Yeah Hiang Nam and Yeah Lee Ching held term notes, bearing a fixed interest rate of 5.1% per annum and due in April 2021, aggregating \$23,750,000 and \$250,000 respectively. There was no change in the term notes held by Yeah Hiang Nam and Yeah Lee Ching as at 21 January 2020.

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.

5. Options

At an Extraordinary General Meeting held on 11 October 2013, shareholders approved the ValueMax Performance Share Plan for the granting of non-transferable share awards that are settled by the physical delivery of the ordinary shares of the Company or by cash settlement, to eligible employees and controlling shareholders and their associates.

The committee administering the ValueMax Performance Share Plan comprise three directors, Phua Tin How, Lim Tong Lee and Chow Wen Kwan.

Since the commencement of the ValueMax Performance Share Plan till the end of the financial year, no share awards have been granted.

6. Audit committee

The Audit Committee performed the functions specified in the Singapore Companies Act, Chapter 50. The functions performed are detailed in the Report on Corporate Governance.

7. Auditor

Ernst & Young LLP have expressed their willingness to accept reappointment as auditor.

On behalf of the board of directors,

Yeah Hiang Nam

Director

Yeah Lee Ching

Director

Singapore

27 March 2020

INDEPENDENT AUDITOR'S REPORT

For the financial year ended 31 December 2019

Report on the audit of the financial statements

Opinion

We have audited the financial statements of ValueMax Group Limited (the "**Company**") and its subsidiaries (collectively, the "**Group**"), which comprise the statements of financial position of the Group and the Company as at 31 December 2019, the statements of changes in equity of the Group and the Company and the 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.

In our opinion, the accompanying consolidated financial statements of the Group, the statement of financial position 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 Singapore Financial Reporting Standards (International) ("SFRS(I)") so as to give a true and fair view of the consolidated financial position of the Group and the financial position of the Company as at 31 December 2019 and of the consolidated financial performance, consolidated changes in equity and consolidated cash flows of the Group and changes in equity of the Company for the year ended on that date.

Basis for opinion

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

Key audit matters

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

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

Allowance for expected credit losses of trade receivables

Trade receivable balances are significant to the Group. The collectability of trade receivables is a key element of the Group's working capital management, which is managed on an ongoing basis by management. The Group assessed the allowance for expected credit losses of trade receivables based on an expected credit losses ("**ECL**") provision matrix in accordance with the requirements of SFRS(I) 9 *Financial Instruments*.

Pawnbroking segment

Under the ECL provision matrix, the Group has determined the probability of default based on historical nonrenewal and non-redemption data of individual pawnshop outlets, with consideration of forward-looking macroeconomic factors for each portfolio. The amount of loss exposure at default is estimated after factoring in the expected realisable value of the pledged item. Significant judgement and estimation is involved in using the historical non-renewal and non-redemption data, and forward-looking macroeconomic factors to derive the probability of default as the pawn loan ages. Accordingly, we have identified the allowance for expected credit losses of trade receivables from the Group's pawnbroking segment as a key audit matter.

INDEPENDENT AUDITOR'S REPORT

For the financial year ended 31 December 2019

Key audit matters (cont'd)

Pawnbroking segment (cont'd)

Our audit procedures include, amongst others, evaluating whether the ECL provision matrix applied by the Group is consistent with the requirements of SFRS(I) 9. This includes testing the appropriateness of the inputs and assumptions used by management in the ECL provision matrix with consideration of the Group's historical loss experience and fluctuations in gold prices. We also reviewed management's assessment of forward-looking macroeconomic factors used in the ECL provision matrix, which includes management's monitoring process of the volatility of market prices of gold, as part of management's procedures in respect of managing the risk of impairment. Furthermore, we obtained an understanding of the overall process and control environment in relation to the collection of non-renewal and non-redemption data used in the ECL provision matrix, and tested the arithmetic accuracy of management's ECL provision. We have also assessed the adequacy of the disclosures related to trade receivables in Note 19.

Unsecured moneylending business

To manage the Group's credit risk, the Group sets a specific credit limit for each borrower by reviewing the borrower's credit grading and credit risk associated with the borrower. The Group assesses the allowance for expected credit losses based on an ECL provision matrix for the loan portfolio, with specific default indicators for each loan portfolio. The probability of default is determined based on historical loss experience, repayment patterns of the borrower's credit grading to determine the impact to the estimated ECL. Significant judgement is involved in the Group's credit assessment of individual borrowers and the use of forward-looking macroeconomic factors to derive the probability of default. Accordingly, we have identified the allowance for expected credit losses of trade receivables from the Group's unsecured moneylending business as a key audit matter.

Our audit procedures include, amongst others, evaluating whether the ECL model applied by the Group is consistent with the requirements of SFRS(I) 9. This includes testing the appropriateness of the inputs and assumptions used by management in the ECL provision matrix with consideration of the Group's historical loss experience and management's credit assessments of individual borrowers. We also reviewed management's assessment of forward-looking macroeconomic factors used in the ECL provision matrix against the economic and industry outlook. Furthermore, we obtained an understanding of the overall process and control environment in relation to the collection of loan repayment data used in the ECL provision matrix, and tested the arithmetic accuracy of management's ECL provision. We have also assessed the adequacy of the disclosures related to trade receivables in Note 19.

Existence of pledges, cash and inventories

We focused on pledges, cash and inventories as their total carrying amounts are material to the financial statements, and there is a higher inherent risk of theft and pilferage.

As part of our audit, we evaluated the design and operating effectiveness of internal controls with respect to physical safeguards over pledges, cash and inventories. On a sample basis, we attended and observed surprise outlet audits (which include the verification of pledges, cash and inventories counts), daily cash counts and inventory cycle counts at selected outlets performed by management. On a sampling basis, we also attended year-end inventory counts and cash counts at outlets, and sighted to pledges from pawnshop outlets. To verify the existence of bank balances, we obtained bank confirmations and reviewed management's monitoring on the cash ceiling limit of each outlet via timely deposit of excess cash on hand. Furthermore, we assessed the adequacy of the disclosures related to total cash on hand, pledges held (trade receivables of the Group's pawnbroking segment) and inventories in Note 20, Note 19 and Note 18 respectively.

INDEPENDENT AUDITOR'S REPORT

For the financial year ended 31 December 2019

Other information

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

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

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

Responsibilities of management and directors for the financial statements

Management is responsible for the preparation of financial statements that give a true and fair view in accordance with the provisions of the Act and SFRS(I), 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.

INDEPENDENT AUDITOR'S REPORT

For the financial year ended 31 December 2019

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

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

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

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

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

Report on other legal and regulatory requirements

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

The engagement partner on the audit resulting in this independent auditor's report is Teo Li Ling.

Ernst & Young LLP Public Accountants and Chartered Accountants Singapore

27 March 2020

32 CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

For the financial year ended 31 December 2019 (Amounts in Singapore Dollars)

	Note	2019 \$'000	2018 \$'000
Revenue	4	235,947	208,711
Cost of sales		(181,768)	(161,233)
Gross profit		54,179	47,478
Other item of income Other operating income	5	3,812	3,903
Other items of expense Marketing and distribution expenses Administrative expenses Finance costs Other operating expenses Share of results of associates Profit before tax Income tax expense Profit for the year	6 7 8 11	(896) (24,768) (4,113) (839) 3,896 31,271 (5,207) 26,064	(962) (23,866) (3,894) (1,938) 2,877 23,598 (2,775) 20,823
Other comprehensive income:			
<i>Items that may be reclassified subsequently to profit or loss</i> Foreign currency translation Total comprehensive income for the year	-	(163) 25,901	60 20,883
Profit for the year attributable to: Owners of the Company Non-controlling interests	-	25,465 599 26,064	20,292 531 20,823
Total comprehensive income for the year attributable to: Owners of the Company Non-controlling interests		25,302 599 25,901	20,352 531 20,883
Earnings per share (cents per share) Basic and diluted	12	4.68	3.80

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

STATEMENTS OF FINANCIAL POSITION

For the financial year ended 31 December 2019 (Amounts in Singapore Dollars)

		Group		Company		
	Note	2019	2018	2019	2018	
		\$'000	\$'000	\$'000	\$'000	
Non-current assets						
Property, plant and equipment	13	27,690	29,071	69	129	
Intangible assets	14	468	43	-	-	
Right-of-use assets	24	8,451	-	93	-	
Investments in subsidiaries	15	-	-	66,470	66,370	
Investments in associates	16	18,825	15,811	1,002	1,002	
Other investment	17	688	688	688	688	
Trade and other receivables	19	139,657	109,486	-	_	
		195,779	155,099	68,322	68,189	
Current assets						
Inventories	18	72,880	64,050	_	_	
Trade and other receivables	19	279,534	263,455	162,175	147,922	
Prepaid operating expenses		572	551	47	54	
Cash and bank balances	20	8,922	10,204	1,814	664	
		361,908	338,260	164,036	148,640	
Total assets		557,687	493,359	232,358	216,829	
Current liabilities						
Trade and other payables	21	5,263	9,504	13,691	17,510	
Other liabilities	22	3,472	4,310	1,121	1,688	
Interest-bearing loans and borrowings	23	246,641	215,045	5,000	-	
Lease liabilities	24	3,566	-	51	-	
Income tax payable		5,297	2,998	1,329	261	
		264,239	231,857	21,192	19,459	
Net current assets		97,669	106,403	142,844	129,181	
Non-current liabilities						
Other payables	21	39	39	_	_	
Provisions	25	403	365	-	_	
Deferred tax liabilities	11	1,834	1,948	9	15	
Interest-bearing loans and borrowings	23	64,509	61,703	49,864	49,760	
Lease liabilities	24	4,999	_	43	_	
		71,784	64,055	49,916	49,775	
Total liabilities		336,023	295,912	71,108	69,234	
Net assets		221,664	197,447	161,250	147,595	

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

34 STATEMENTS OF FINANCIAL POSITION

For the financial year ended 31 December 2019 (Amounts in Singapore Dollars)

		Group		Company	
	Note	2019	2018	2019	2018
		\$'000	\$'000	\$'000	\$'000
Equity attributable to owners of the Company					
Share capital	26	84,230	78,313	84,230	78,313
Treasury shares	26	(26)	(26)	(26)	(26)
Retained earnings		139,438	121,067	77,046	69,308
Other reserves	27	(6,602)	(6,439)	-	-
	-	217,040	192,915	161,250	147,595
Non-controlling interests		4,624	4,532	-	-
Total equity	-	221,664	197,447	161,250	147,595
Total equity and liabilities	=	557,687	493,359	232,358	216,829

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STATEMENTS OF CHANGES IN EQUITY

For the financial year ended 31 December 2019 (Amounts in Singapore Dollars)

				Attribut	able to ow	ners of the C	ompany			
	Note	Share capital \$'000	Treasury shares \$'000	Capital reserve \$'000	Merger reserve \$'000	Foreign currency translation reserve \$'000	Retained earnings \$'000	Total \$'000	Non- controlling interests \$'000	Total equity \$'000
Group 2019										
At 1 January 2019		78,313	(26)	1,984	(7,599)	(824)	121,067	192,915	4,532	197,447
Profit for the year		-	-	-	-	-	25,465	25,465	599	26,064
<u>Other comprehensive</u> income										
Foreign currency translation		-	-	-	-	(163)	-	(163)	-	(163)
Total comprehensive income for the year		-	-	-	-	(163)	25,465	25,302	599	25,901
Contributions by and distributions to owners										
Dividends paid on ordinary shares	34	-	-	-	-	-	(7,094)	(7,094)	-	(7,094)
Shares issued under scrip dividend scheme	26	5,917	_	-	_	_	_	5,917	_	5,917
Dividends paid to non -controlling interests		-	-	-	-	-	-	-	(507)	(507)
Total contributions by and distributions to owners, representing total transactions with owners in their										
capacity as owners		5,917					(7,094)	(1,177)	(507)	(1,684)
At 31 December 2019		84,230	(26)	1,984	(7,599)	(987)	139,438	217,040	4,624	221,664

36 STATEMENTS OF CHANGES IN EQUITY

For the financial year ended 31 December 2019 (Amounts in Singapore Dollars)

				Attribut	able to ow	ners of the Co Foreign	ompany			
	Note	Share capital \$'000	Treasury shares \$'000	Capital reserve \$'000	Merger reserve \$'000	currency translation reserve \$'000	Retained earnings \$'000	Total \$'000	Non- controlling interests \$'000	Total equity \$'000
Group 2018										
At 1 January 2018		78,313	(26)	1,984	(7,599)	(884)	107,496	179,284	4,523	183,807
Profit for the year		-	-	-	-	-	20,292	20,292	531	20,823
Other comprehensive income										
Foreign currency translation		-	-	-	-	60	-	60	-	60
Total comprehensive income for the year		-	-	-	-	60	20,292	20,352	531	20,883
Contributions by and distributions to owners										
Dividends paid on ordinary shares	34	-	-	-	-	-	(6,721)	(6,721)	-	(6,721)
Dividends paid to non-controlling interests		_	-	-	-	-	-	-	(522)	(522)
Total contributions by and distributions to owners, representing total transactions with owners in their										
capacity as owners		-	-	-	-	-	(6,721)	(6,721)	(522)	(7,243)
At 31 December 2018		78,313	(26)	1,984	(7,599)	(824)	121,067	192,915	4,532	197,447

STATEMENTS OF CHANGES IN EQUITY

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For the financial year ended 31 December 2019 (Amounts in Singapore Dollars)

	Note	Share capital \$'000	Treasury shares \$'000	Retained earnings \$'000	Total equity \$'000
Company					
At 1 January 2018		78,313	(26)	60,203	138,490
Profit for the year, representing total comprehensive income for the year		-	_	15,826	15,826
<u>Contributions by and distributions</u> <u>to owners</u> Dividends paid on ordinary shares, representing total contributions by and distributions to owners and total transactions with owners in their capacity as owners	34	_	_	(6,721)	(6,721)
At 31 December 2018 and 1 January 2019		78,313	(26)	69,308	147,595
Profit for the year, representing total comprehensive income for the year		-	-	14,832	14,832
Contributions by and distributions to owners	-				
Dividends paid on ordinary shares Shares issued under scrip	34	-	-	(7,094)	(7,094)
dividend scheme	26	5,917	-	-	5,917
Total contributions by and distributions to owners, representing total transactions with owners in their capacity as owners		5,917	_	(7,094)	(1,177)
At 31 December 2019	=	84,230	(26)	77,046	161,250

38 CONSOLIDATED STATEMENT OF CASH FLOWS

For the financial year ended 31 December 2019 (Amounts in Singapore Dollars)

	Note	2019	2018
		\$'000	\$'000
Operating activities			
Profit before tax		31,271	23,598
Adjustments for:		0.,=,	20,000
Depreciation of property, plant and equipment	13	1,767	1,824
Amortisation of intangible assets	14	25	127
Depreciation of right-of-use assets	24	3,655	_
Goodwill written-off	7	_	408
Allowance for expected credit losses	7	232	1,527
Allowance for write-down of inventories	7	575	3
Write-back of provision for restoration costs	25	_	(45)
Interest income	5	(806)	(670)
Finance costs	6	10,713	8,705
Write-off of property, plant and equipment	8	-	34
Dividend income from an unquoted investment	5	(53)	(52)
Increase in fair value of inventories less point-of-sale costs	18	(979)	(7)
Net fair value loss on loan from an unrelated party	8	34	15
Loss on liquidation of subsidiaries	7	32	-
Unrealised exchange loss		559	794
Share of results of associates		(3,896)	(2,877)
Operating cash flows before changes in working capital	-	43,129	33,384
Changes in working capital			
Increase in inventories		(8,426)	(6,384)
Increase in trade and other receivables		(51,347)	(63,853)
(Increase)/decrease in prepaid operating expenses		(21)	659
Increase in trade and other payables		584	5,044
(Decrease)/increase in other liabilities	-	(838)	597
Cash flows used in operations		(16,919)	(30,553)
Interest received		806	670
Interest paid		(10,609)	(8,533)
Income taxes paid	_	(3,022)	(2,235)
Net cash flows used in operating activities	-	(29,744)	(40,651)
Investing activities			
Purchase of property, plant and equipment	А	(348)	(867)
Net cash inflow on liquidation of subsidiaries	15	8	(007)
Dividend income from associates		159	200
Dividend income from an unquoted investment	5	53	52
Lease assignment fee	14	(450)	
Net cash flows used in investing activities		(578)	(615)
0	-	()	(0.0)

CONSOLIDATED STATEMENT OF CASH FLOWS

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For the financial year ended 31 December 2019 (Amounts in Singapore Dollars)

No	te 2019 \$'000	2018 \$'000
Financing activities		
Proceeds from interest-bearing loans and borrowings	70,729	150,923
Repayment of interest-bearing loans and borrowings	(39,088)	(96,267)
Payment of principal portion of lease liabilities 24	4 (3,541)	-
Term notes issuance expenses paid	-	(311)
Dividends paid to non-controlling interests	(507)	(522)
Dividends paid on ordinary shares	(1,177)	(6,721)
Net cash flows from financing activities	26,416	47,102
Net (decrease)/increase in cash and cash equivalents	(3,906)	5,836
Cash and cash equivalents at beginning of the year	9,128	3,292
Cash and cash equivalents at end of the year 2	5,222	9,128
Note to the consolidated statement of cash flows		
A. Property, plant and equipment		
Note	2019	2018
	\$'000	\$'000
Current year additions to property, plant and equipment 13	386	945
Less: Provision for restoration costs included in		
"Renovations" 25	(38)	(78)
Net cash outflow for purchase of property, plant and equipment	348	867

For the financial year ended 31 December 2019

1. Corporate information

ValueMax Group Limited is a limited liability company incorporated and domiciled in Singapore and is listed on the Singapore Exchange. The immediate and ultimate holding company is Yeah Holdings Pte. Ltd., which is incorporated in Singapore.

The registered office and principal place of business of the Company is located at 261 Waterloo Street #01-35, Singapore 180261.

The principal activities of the Company are those of investment holding and provision of management services. The principal activities of the subsidiaries and associates are disclosed in Note 15 and Note 16 to the financial statements.

2. Summary of significant accounting policies

2.1 Basis of preparation

The consolidated financial statements of the Group and the statement of financial position and statement of changes in equity of the Company have been prepared in accordance with Singapore Financial Reporting Standards (International) ("SFRS(I)").

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

The financial statements are presented in Singapore Dollars ("SGD" or "\$") and all values in the tables are rounded to the nearest thousand ("\$'000") except when otherwise indicated.

2.2 Changes in accounting policies and disclosures

New and amended standards and interpretations

The Group applied SFRS(I) 16 Leases for the first time. The nature and effect of the changes arising from the adoption of this new accounting standard are described below.

Several other amendments and interpretations apply for the first time in 2019, but do not have an impact on the Group's financial statements. The Group has not early adopted any standards, interpretations or amendments that have been issued but are not yet effective.

SFRS(I) 16 Leases

SFRS(I)16 Leases supersedes SFRS(I) 1-17 *Leases*, SFRS(I) INT 4 *Determining whether an Arrangement contains a Lease*, SFRS(I) INT 1-15 *Operating Leases - Incentives* and SFRS(I) INT 1-27 *Evaluating the Substance of Transactions Involving the Legal Form of a Lease*. SFRS(I) 16 sets out the principles for the recognition, measurement, presentation and disclosure of leases and requires lessees to recognise most leases on the balance sheet.

Lessor accounting under SFRS(I) 16 is substantially unchanged from SFRS(I) 1-17. Lessors will continue to classify leases as either operating or finance leases using similar principles as in SFRS(I) 1-17. Therefore, SFRS(I) 16 did not have an impact for leases where the Group is the lessor.

The Group adopted SFRS(I) 16 using the modified retrospective method of adoption with the date of initial application of 1 January 2019. Under this approach, the standard is applied retrospectively with the cumulative effect of initially applying the standard recognised at the date of initial application. The Group elected to use the transition practical expedient to not reassess whether a contract is, or contains a lease at 1 January 2019. Instead, the Group applied the standard only to contracts that were previously identified as leases applying SFRS(I) 1-17 and SFRS(I) INT 4 at the date of initial application.

For the financial year ended 31 December 2019

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

2.2 Changes in accounting policies and disclosures (cont'd)

<u>SFRS(I) 16 Leases</u> (cont'd)

The impact on adoption of SFRS(I) 16 as at 1 January 2019 is summarised by the increases below:

	Group \$'000	Company \$'000
Assets		
Right-of-use assets	5,819	-
Total assets	5,819	-
Liabilities Lease liabilities	5,819	_
Total liabilities	5,819	
	-	

There was no adjustment on equity on adoption of SFRS(I) 16.

The Group has lease contracts for various items of property and other equipment. Before the adoption of SFRS(I) 16, the Group classified each of its leases (as lessee) at the inception date as either a finance lease or an operating lease. Refer to Note 2.20 for the accounting policy prior to 1 January 2019.

Upon adoption of SFRS(I) 16, the Group applied a single recognition and measurement approach for all leases except for short-term leases and leases of low-value assets. Refer to Note 2.20 for the accounting policy beginning 1 January 2019. The standard provides specific transition requirements and practical expedients, which have been applied by the Group.

• Leases previously accounted for as operating leases

The Group recognised right-of-use assets and lease liabilities for those leases previously classified as operating leases, except for short-term leases and leases of low-value assets. The right-of-use assets for most leases were recognised based on the carrying amount as if the standard had always been applied, apart from the use of incremental borrowing rate at the date of initial application. The right-of-use assets were recognised based on the amount equal to the lease liabilities, adjusted for any related prepaid and accrued lease payments previously recognised. Lease liabilities were recognised based on the present value of the remaining lease payments, discounted using the incremental borrowing rate at the date of initial application.

The Group also applied the available practical expedients wherein it:

- used a single discount rate to a portfolio of leases with reasonably similar characteristics;
- relied on its assessment of whether leases are onerous immediately before the date of initial application;
- applied the short-term leases exemptions to leases with lease term that ends within 12 months of the date of initial application;
- excluded the initial direct costs from the measurement of the right-of-use asset at the date of initial application; and
- used hindsight in determining the lease term where the contract contained options to extend or terminate the lease.

For the financial year ended 31 December 2019

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

2.2 Changes in accounting policies and disclosures (cont'd)

SFRS(I) 16 Leases (cont'd)

Based on the above, as at 1 January 2019, right-of-use assets of \$5,819,000 and lease liabilities of \$5,819,000 were recognised and presented separately in the statement of financial position.

The lease liabilities as at 1 January 2019 can be reconciled to the operating lease commitments as of 31 December 2018, as follows:

	Group \$'000	Company \$'000
Operating lease commitment at 31 December 2018	8,320	32
Weighted average incremental borrowing rate as at 1 January 2019	3.68%	3.68%
Discounted operating lease commitments at 1 January 2019	6,117	31
Less:		
Commitments relating to short-term leases	(297)	(31)
Commitments relating to leases of low-value assets	(1)	-
Lease liabilities at 1 January 2019	5,819	_

2.3 Standards issued but not yet effective

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

Description	Effective for annual periods beginning on or after
Amendments to SFRS(I) 3: Definition of a Business	1 January 2020
Amendments to SFRS(I) 1-1 and SFRS(I) 1-8: Definition of Material	1 January 2020
Amendments to SFRS(I) 1-28: Sale or Contribution of Assets between Investor and its Associate or Joint Venture	To be determined
Amendments to SFRS(I) 9, FRS(I) 1-39 and SFRS(I) 7 Interest Rate Benchmark Reform	1 January 2020

The directors expect that the adoption of the standards above will have no material impact on the financial statements in the year of initial application.

2.4 Basis of consolidation and business combinations

(a) Basis of consolidation

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

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



For the financial year ended 31 December 2019

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

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

(a) Basis of consolidation (cont'd)

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. The subsidiaries are deconsolidated from the date that control ceases.

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

(b) Business combinations and goodwill

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

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

Non-controlling interest in the acquiree, that are present ownership interests and entitle their holders to a proportionate share of net assets of the acquiree are recognised on the acquisition date at either fair value, or the non-controlling interest's proportionate share of the acquiree's identifiable net assets.

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

Goodwill is initially measured at cost. Following initial recognition, goodwill is measured at cost less any accumulated impairment losses.

For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to the Group's cash-generating units that are expected to benefit from the synergies of the combination.

The cash-generating units to which goodwill have been allocated is tested for impairment annually and whenever there is an indication that the cash-generating unit may be impaired. Impairment is determined for goodwill by assessing the recoverable amount of each cash-generating unit (or group of cash-generating units) to which the goodwill relates.

(c) Business combinations involving entities under common control

Business combinations involving entities under common control are accounted for by applying the pooling of interest method which involves the following:

- The assets and liabilities of the combining entities are reflected at their carrying amounts reported in the consolidated financial statements of the controlling holding company.
- No adjustments are made to reflect the fair values on the date of combination, or recognise any new assets or liabilities.
- No additional goodwill is recognised as a result of the combination.

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NOTES TO THE FINANCIAL STATEMENTS

For the financial year ended 31 December 2019

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

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

- (c) Business combinations involving entities under common control (cont'd)
 - Any difference between the consideration paid/transferred and the equity 'acquired' is reflected within equity as merger reserve.
 - The statement of comprehensive income reflects the results of the combining entities for the full year, irrespective of when the combination took place.

Comparatives are restated to reflect the combination as if it had occurred from the beginning of the earliest period presented in the financial statements or from the date the entities had come under common control, if later.

2.5 Transactions with non-controlling interests

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

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

2.6 Functional and foreign currency

The financial statements are presented in SGD, 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 as at the date when the fair value was measured.

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

(b) Consolidated financial statements

For consolidation purpose, the assets and liabilities of foreign operations are translated into SGD 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.

For the financial year ended 31 December 2019

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

2.7 **Property, plant and equipment**

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

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

Leasehold properties	-	50 years
Motor vehicle	-	5 years
Machinery, tools, office equipment and computers	-	3 to 5 years
Furniture and fittings	-	5 years
Renovations	-	5 years

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

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

2.8 Intangible assets

Intangible assets acquired separately are measured initially at cost. Following initial acquisition, intangible assets are carried at cost less any accumulated amortisation and any accumulated impairment losses.

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

Intangible assets with finite useful lives are amortised over the estimated useful lives and assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortisation period and the amortisation method are reviewed at 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.

Intangible assets with indefinite useful lives 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 derecognition of an intangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognised in profit or loss when the asset is derecognised.

(a) Moneylending licence

The moneylending licence was acquired in a business combination. The useful life of the licence is estimated to be indefinite because management believes there is no foreseeable limit to the period over which the licence is expected to generate net cash inflows for the Group.

(b) *Lease assignment fee*

Lease assignment fee relates to (i) the fee paid to the previous shareholders of one of the Group's acquired subsidiaries as consideration for the transfer of the subsidiary's lease to the Group, and (ii) the fee paid to acquire the lease of outlet premises. The lease assignment fee is amortised on a straight-line basis over the remaining lease period.

For the financial year ended 31 December 2019

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

2.9 Impairment of non-financial assets

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

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

Impairment losses are recognised in profit or loss.

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

2.10 Subsidiaries

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

In the Company's balance sheet, investments in subsidiaries are accounted for at cost less impairment losses.

2.11 Associates

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

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

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

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

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

For the financial year ended 31 December 2019

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

2.11 Associates (cont'd)

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

The financial statements of the associates are prepared as at the same reporting date as the Company. Where necessary, adjustments are made to bring the accounting policies in line with those of the Group.

2.12 Financial instruments

(a) Financial assets

Initial recognition and measurement

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

At initial recognition, the Group measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at fair value through profit or loss.

Trade receivables are measured at the amount of consideration to which the Group expects to be entitled in exchange for transferring promised goods or services to a customer, excluding amounts collected on behalf of a third party, if the trade receivables do not contain a significant financing component at initial recognition.

Subsequent measurement

Financial assets carried at amortised cost

Financial assets that are held for the collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortised cost. Financial assets are measured at amortised cost using the effective interest method, less impairment. Gains and losses are recognised in profit or loss when the assets are derecognised or impaired, and through the amortisation process.

Investment in equity instruments

On initial recognition of an investment in equity instrument that is not held for trading, the Group may irrevocably elect to present subsequent changes in fair value in OCI. Dividends from such investments are recognised in profit or loss when the Group's right to receive payments is established. For investments in equity instruments which the Group has not elected to present subsequent changes in fair value in OCI, changes in fair value are recognised in profit or loss.

Derecognition

A financial asset is derecognised where the contractual right to receive cash flows from the asset has expired. On derecognition 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.

For the financial year ended 31 December 2019

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

2.12 Financial instruments (cont'd)

(b) Financial liabilities

Initial recognition and measurement

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

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

Subsequent measurement

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

Derecognition

A financial liability is derecognised 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 derecognition of the original liability and the recognition of a new liability, and the difference in the respective carrying amounts is recognised in profit or loss.

2.13 Impairment of financial assets

Trade receivables – Pawnbroking and moneylending segments

The Group recognises an allowance for expected credit losses ("ECLs") for trade receivables from the pawnbroking and moneylending segments. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive, discounted at an approximation of the original effective interest rate. The expected cash flows will include cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

ECLs are recognised in two stages. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the next 12 months (a 12-month ECL). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is recognised for credit losses expected over the remaining life of the exposure, irrespective of timing of the default (a lifetime ECL).

Trade receivables - Retail and trading of jewellery and gold segment

For trade receivables from the retail and trading of jewellery and gold segment, the Group applies a simplified approach in calculating ECLs. Therefore, the Group does not track changes in credit risk, but instead recognises a loss allowance based on lifetime ECLs at each reporting date. The Group has established a provision matrix that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

For the financial year ended 31 December 2019

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

2.13 Impairment of financial assets (cont'd)

Trade receivables - Retail and trading of jewellery and gold segment (cont'd)

The Group considers a financial asset in default when contractual payments exceed a prescribed number of days past due, as established within the Group's credit risk management practices. However, in certain cases, the Group may also consider a financial asset to be in default when internal or external information indicates that the Group is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Group. A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows.

2.14 Cash and cash equivalents

Cash and cash equivalents comprise cash at banks and on hand which are subject to an insignificant risk of changes in value. These also include bank overdrafts that form an integral part of the Group's cash management.

2.15 Inventories

Inventories principally comprise gold held for trading and inventories that form part of the Group's normal purchase, sale or usage requirements for its retailing activities.

All the inventories of the Group for its gold trading business is measured at fair value less costs to sell, with changes in fair value less costs to sell recognised in profit or loss in the period of the change.

All other inventories are stated at the lower of cost and net realisable value. Finished goods include costs of raw materials, labour and an attributable portion of overheads, determined on a specific identification basis.

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.

Net realisable value is the estimated selling price in the ordinary course of business, less estimated costs of completion and the estimated costs necessary to make the sale.

2.16 Provisions

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

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

2.17 *Financial guarantee*

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

Financial guarantees are recognised initially as a liability at fair value, adjusted for transaction costs that are directly attributable to the issuance of the guarantee. Subsequent to initial recognition, financial guarantees are measured at the higher of the amount of expected credit loss determined in accordance with the policy set out in Note 2.13 and the amount initially recognised less, when appropriate, the cumulative amount of income recognised over the period of the guarantee.

For the financial year ended 31 December 2019

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

2.18 Borrowing costs

Borrowing costs are expensed in the period they occur. Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds.

2.19 *Employee benefits*

(a) Defined contribution plans

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

(b) *Employee leave entitlement*

Employee entitlements to annual leave are recognised as a liability when they are accrued to the employees. The undiscounted liability for leave expected to be settled wholly before twelve months after the end of the reporting period is recognised for services rendered by employees up to the end of the reporting period.

(c) Employee share award plan

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

No expense is recognised for awards that do not ultimately vest, except for awards where vesting is conditional upon a market or non-vesting condition, which are treated as vested irrespective of whether or not the market condition or non-vesting condition is satisfied, provided that all other performance and/or service conditions are satisfied. In the case where the award does not vest as the result of a failure to meet a non-vesting condition that is within the control of the Group or the employee, it is accounted for as a cancellation. In such case, the amount of the compensation cost that otherwise would be recognised over the remainder of the vesting period is recognised immediately in profit or loss upon cancellation. The employee share award reserve is transferred to retained earnings upon expiry of the share award.

2.20 *Leases*

Accounting policy applicable from 1 January 2019

These accounting policies are applied from the date of initial application of SFRS(I) 16, 1 January 2019:

The Group assesses at contract inception whether a contract is, or contains, a lease. That is, if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

For the financial year ended 31 December 2019

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

2.20 Leases (cont'd)

Accounting policy applicable from 1 January 2019 (cont'd)

As a lessee

The Group applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The Group recognises lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets.

(i) <u>Right-of-use assets</u>

The Group recognises right-of-use assets at the commencement date of the lease (i.e., the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. Right-of-use assets are depreciated on a straight-line basis over the shorter of the lease term and the estimated useful lives of the assets, as follows:

Property – 2 to 6 years

If ownership of the leased asset transfers to the Group at the end of the lease term or the cost reflects the exercise of a purchase option, depreciation is calculated using the estimated useful life of the asset.

The right-of-use assets are also subject to impairment (Note 2.9).

(ii) <u>Lease liabilities</u>

At the commencement date of the lease, the Group recognises lease liabilities measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in-substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Group and payments of penalties for terminating the lease, if the lease term reflects the Group exercising the option to terminate.

In calculating the present value of lease payments, the Group uses its incremental borrowing rate at the lease commencement date because the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the lease payments (e.g., changes to future payments resulting from a change in an index or rate used to determine such lease payments) or a change in the assessment of an option to purchase the underlying asset.

(iii) Short-term leases and leases of low-value assets

The Group applies the short-term lease recognition exemption to its short-term leases of machinery and equipment (i.e., those leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option). It also applies the lease of low-value assets recognition exemption to leases of office equipment and property that are considered to be low value. Lease payments on short-term leases and leases of low-value assets are recognised as expense on a straight-line basis over the lease term.

For the financial year ended 31 December 2019

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

2.20 Leases (cont'd)

Accounting policy applicable from 1 January 2019 (cont'd)

As a lessor

Leases in which the Group does not transfer substantially all the risks and rewards incidental to ownership of an asset are classified as operating leases. Rental income arising is accounted for on a straight-line basis over the lease terms and is included in revenue in the statement of profit or loss due to its operating nature. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised over the lease term on the same basis as rental income. Contingent rents are recognised as revenue in the period in which they are earned.

Accounting policy applicable prior to 1 January 2019

These accounting policies are applied before the date of initial application of SFRS(I) 16, 1 January 2019:

As a lessee

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

As a lessor

Leases in which the Group does not transfer substantially all the risks and rewards of ownership of the asset are classified as operating leases. Initial direct costs incurred in negotiating an operating lease are added to the carrying amount of the leased asset and recognised over the lease term on the same bases as rental income. The accounting policy for rental income is set out in Note 2.21(c). Contingent rents are recognised as revenue in the period in which they are earned.

2.21 Revenue

Revenue is measured based on the consideration to which the Group expects to be entitled in exchange for transferring promised goods or services to a customer, excluding amounts collected on behalf of third parties.

Revenue is recognised when the Group satisfies the performance obligation by transferring a promised good or service to the customer, which is when the customer obtains control of the good or service. A performance obligation may be satisfied at a point in time or over time. The amount of revenue recognised is the amount allocated to the satisfied performance obligation.

(a) Sale of goods

The Group is in the business of retail and trading of jewellery and gold. Revenue is recognised when the goods are delivered to the customer and all criteria for acceptance have been satisfied. The goods are often sold with a right of return within a stipulated period.

(b) Interest income

Interest income from loans to customers and from banks is recognised on a time-proportion basis using the effective interest method.

(c) Rental income

Rental income arising from operating leases on leasehold properties is accounted for on a straight-line basis over the lease terms. The aggregate costs of incentives provided to lessees are recognised as a reduction of rental income over the lease term on a straight-line basis.

For the financial year ended 31 December 2019

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

2.21 Revenue (cont'd)

(d) Rendering of services

Revenue from the rendering of management services is recognised on an accrual basis upon rendering of services.

(e) Dividend income

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

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 liability arises from the initial recognition of goodwill or of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither accounting profit nor taxable profit or loss; and
- In respect of taxable temporary differences associated with investments in subsidiaries and associates, 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, the 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 consolidation and, at the time of the transaction, affects neither accounting profit nor taxable profit or loss; and
- In respect of deductible temporary differences associated with investments in subsidiaries and associates, 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 2019

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 in the year when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the end of each reporting period.

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

(c) Sales tax

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

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

2.23 Treasury shares

The Group's own equity instruments, which are reacquired (treasury shares) are recognised at cost and deducted from equity. No gain or loss is recognised in profit or loss on the purchase, sale, issue or cancellation of the Group's own equity instruments. Any difference between the carrying amount of treasury shares and the consideration received, if reissued, is recognised directly in equity. Voting rights related to treasury shares are nullified for the Group and no dividends are allocated to them respectively.

2.24 Contingencies

A contingent liability is:

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

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

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

For the financial year ended 31 December 2019

3. Significant accounting judgements and estimates

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

3.1 Judgements made in applying accounting policies

In the process of applying the Group's accounting policies, management has made the following judgement which has the most significant effect on the amounts recognised in the consolidated financial statements:

Income taxes

The Group has exposure to income taxes in Singapore. Significant judgement is involved in determining the Group's provision for income taxes. There are certain transactions and computations for which the ultimate tax determination is uncertain during the ordinary course of business. The Group recognises liabilities for expected tax issues based on estimates of whether additional taxes will be due. Where the final tax outcome of these matters is different from the amounts that were initially recognised, such differences will impact the income tax and deferred tax provisions in the period in which such determination is made. The carrying amount of the Group's income tax payable and deferred tax liabilities at the end of the reporting period was \$5,297,000 (2018: \$2,998,000) and \$1,834,000 (2018: \$1,948,000) respectively.

3.2 Key sources of estimation uncertainty

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

(a) *Provision for expected credit losses of trade receivables*

The Group uses a provision matrix to calculate ECLs for trade receivables. The provision rates are based on days past due for groupings of various customer segments that have similar loss patterns.

The provision matrix is initially based on the Group's historical observed default rates. The Group will calibrate the matrix to adjust historical credit loss experience with forward-looking information. At every reporting date, historical default rates are updated and changes in the forward-looking estimates are analysed.

The assessment of the correlation between historical observed default rates, forecast economic conditions and ECLs is a significant estimate. The amount of ECLs is sensitive to changes in circumstances and of forecast economic conditions. The Group's historical credit loss experience and forecast of economic conditions may also not be representative of customer's actual default in the future. The information about the ECLs on the Group's trade receivables is disclosed in Note 32(a).

The carrying amount of trade receivables as at 31 December 2019 is \$405,369,000 (2018: \$354,533,000).

For the financial year ended 31 December 2019

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

3.2 Key sources of estimation uncertainty (cont'd)

(b) *Allowance for write-down of inventories*

The Group assesses periodically the allowance for write-down of inventories for inventories that are stated at the lower of cost and net realisable value. When inventories are deemed obsolete or when the net realisable value falls below cost, the amount of obsolete inventories or fall in value is recognised as an allowance for write-down of inventories. To determine whether there is objective evidence of obsolescence or decline in net realisable value, the Group estimates future demand for the product and assesses prevailing market conditions and gold prices. The carrying amount of the Group's inventories at the end of the reporting period is disclosed in Note 18 to the financial statements. If the prevailing market gold prices decrease by 5%, the carrying amount of inventories stated as at 31 December 2019 would reduce by \$162,000 (2018: \$22,000).

(c) Valuation of pledged articles for collateralised loans of pawnbroking segment

The Group has trade receivables that are in the form of collateralised loans to customers. These loans are extended to customers based on a fraction of the individual values of the corresponding pledged articles, for which individual values are assigned to each article by the Group's appraisers. Estimating the values of the articles requires the Group to make certain estimates and assumptions, including assessing prevailing market conditions and gold prices. A 5% reduction in the prevailing market gold prices is not expected to have a significant impact on the Group's financial statements as at 31 December 2019 and 2018.

(d) Leases - Estimating the incremental borrowing rate

The Group cannot readily determine the interest rate implicit in the leases, therefore, it uses its incremental borrowing rate ("IBR") to measure lease liabilities. The IBR is the interest rate that the Group would have to pay to borrow over a similar term, and with a similar security, the funds necessary to obtain an asset of a similar value to the right-of-use asset in a similar economic environment. Therefore, the IBR reflects the financing expenses committed by the Group, which requires estimation when no observable rates are available, such as for subsidiaries that do not enter into financing transactions, or when they need to be adjusted to reflect the terms and conditions of the lease. The Group estimates the IBR using observable inputs, such as Singapore Savings Bonds and other market rates, when available.

(e) Determination of lease term of contracts with extension options

The Group determines the lease term as the non-cancellable term of the lease, together with any periods covered by an option to extend the lease if it is reasonably certain to be exercised, or any periods covered by an option to terminate the lease, if it is reasonably certain not to be exercised.

The Group has several lease contracts that include extension options. The Group applies judgement in evaluating whether it is reasonably certain whether or not to exercise the option to extend the lease. That is, it considers all relevant factors that create an economic incentive for it to exercise the extension. After the commencement date, the Group reassesses the lease term whether there is a significant event or change in circumstances that is within its control and affects its ability to exercise or not to exercise the option to extend.

As at 31 December 2019, the potential future undiscounted cash outflows of approximately \$6,344,000 have not been included in lease liabilities because the Group is not reasonably certain that the leases will be extended.

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For the financial year ended 31 December 2019

4. Revenue

	Gro	oup
	2019	2018
	\$'000	\$'000
Retail and trading of jewellery and gold	190,306	166,224
Interest income from pawnbroking services	28,696	27,485
Interest income from moneylending services	16,945	15,002
	235,947	208,711

Revenue from retail and trading of jewellery and gold is recognised at a point in time.

5. Other operating income

	Gr	Group	
	2019	2018	
	\$'000	\$'000	
Rental income from leasehold properties	728	867	
Interest income on loans and receivables	806	670	
Dividend income from an unquoted investment	53	52	
Management fee income from associates	430	296	
Special Employment Credit ("SEC")	55	54	
Wage Credit Scheme ("WCS")	74	119	
Facility fees income	964	1,219	
Corporate guarantee fee	127	54	
Others	575	572	
	3,812	3,903	

The SEC was introduced to support employers as well as to raise the employability of older low-wage Singaporeans. It was announced in the 2016 Budget that the SEC will be extended from 2017 to 2019, providing a wage offset to employers hiring Singaporean workers aged 55 and above, and earning up to \$4,000. In Budget 2019, the extension of SEC for one more year until the end of 2020 was announced.

The WCS was introduced to help businesses with rising wage costs. It was announced in the 2018 Budget that the WCS would be extended for three more years to support businesses embarking on transformation efforts and encourage sharing of productivity gains with workers. The Government co-funded 20% of wage increases in 2018 for Singaporean employees earning a gross monthly wage of up to \$4,000. This will subsequently be stepped down to 15% in 2019 and 10% in 2020. However, in Budget 2020, it was announced that the Government co-funding ratios for wage increases in 2019 and 2020 will be raised from the current 15% and 10%, to 20% and 15% respectively. The qualifying gross wage ceiling will also be raised to \$5,000 for both years, up from the current \$4,000.

Facility fees are charged to borrowers in the Group's moneylending segment, as required, for the provision of ancillary services in connection with arrangement of credit facilities. Facility fees are non-refundable, and are payable to the Group upon the borrower's acceptance of the facility.

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NOTES TO THE FINANCIAL STATEMENTS

For the financial year ended 31 December 2019

6. Finance costs

	Gro	up
	2019	2018
	\$'000	\$'000
mortisation of term notes issuance expenses	103	172
nterest expense on:		
Bank overdrafts	164	105
Bank loans	7,513	5,433
Term notes	2,550	2,915
Lease liabilities	299	-
Loans from directors/shareholders of subsidiaries	84	80
	10,713	8,705

Included in the consolidated statement of comprehensive income under:

- Cost of sales	6,600	4,811
- Finance costs	4,113	3,894
	10,713	8,705

7. Other operating expenses

	Group					
	Note	Note 2019		2019 2018	te 2019 2018	2018
		\$'000	\$'000			
Allowance for write-down of inventories	18	575	3			
Allowance for expected credit losses	19	232	1,527			
Goodwill written off		-	408			
Loss on liquidation of subsidiaries	15	32				
		839	1,938			

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For the financial year ended 31 December 2019

8. Profit before tax

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

		Gro	oup
	Note	2019	2018
		\$'000	\$'000
Audit fees paid to auditor of the Company		277	277
Non-audit fees paid to auditor of the Company		152	126
Depreciation of property, plant and equipment	13	1,767	1,824
Amortisation of intangible assets	14	25	127
Depreciation of right-of-use assets	24	3,655	-
Employee benefits expense	9	15,177	14,234
Inventories recognised as an expense in cost of sales	18	175,168	156,422
Increase in fair value of inventories less point-of-sale costs	18	(979)	(7)
Operating lease expense	28(a)	978	4,670
Net fair value loss on loan from an unrelated party		34	15
Write-off of property, plant and equipment	_	_	34

9. Employee benefits

	Group		
	2019	2018	
	\$'000	\$'000	
Employee benefits expense (including directors):			
Salaries and bonuses	13,391	12,515	
Central Provident Fund contributions	1,289	1,278	
Other personnel expenses	497	441	
	15,177	14,234	

For the financial year ended 31 December 2019

10. 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 significant transactions between the Group and related parties took place on terms agreed between the parties during the financial year:

	Group	
	2019	2018
	\$'000	\$'000
Sale of goods to director-related companies	1,822	2,642
Purchase of goods from associates	(423)	(525)
Purchase of goods from director-related companies	(613)	(346)
Dividend income from associates	160	200
Rental paid to director-related companies	(567)	(551)
Rental paid to a director and spouse	(98)	(98)
Management fee income received from associates	519	298
Interest received from associates	800	662
Interest paid on loans from directors/shareholders of subsidiaries	(69)	(70)
Interest paid/payable on term notes held by directors	(1,224)	(1,358)

The Group has sale and purchase transactions with director-related companies, wherein these companies are controlled by close family members of Mr Yeah Hiang Nam, a director of the Company. These sale and purchase transactions are based on the bid price quotation of gold, and were due and payable under normal payment terms.

(b) Compensation of key management personnel

	Group	
	2019	2018
	\$'000	\$'000
Short-term employee benefits	2,772	2,425
Central Provident Fund contributions	107	99
Total compensation paid to key management personnel	2,879	2,524
Comprise amounts paid to:		
Directors of the Company	2,090	1,746
Other key management personnel	789	778
	2,879	2,524

(c) **Commitments with related parties**

On 1 July 2019, the Company entered into a 36-month agreement ending 30 June 2022 with Yeah Management Pte. Ltd. ("Yeah Management"), a director-related company, for the lease of office space. The Group expects the rental paid to Yeah Management to be \$29,000, \$29,000, and \$15,000 in 2020, 2021, and 2022 respectively.

On 31 July 2019, the Company entered into a 16-month agreement ending 31 December 2020 with Mr Yeah Hiang Nam ("YHN"), a director of the Company, and his spouse, Mdm Tan Hong Yee ("THY") for the lease of storage units. The Group expects the rental paid to YHN and THY to be \$20,000 in 2020.

For the financial year ended 31 December 2019

10. Related party transactions (cont'd)

(c) **Commitments with related parties (cont'd)**

On 30 April 2019, ValueMax Pawnshop (SG) Pte. Ltd. ("VMSG") entered into a 36-month agreement ending 30 April 2022 with Yeah Properties Pte. Ltd. ("Yeah Properties"), a director-related company, for the lease of one of VMSG's pawnshop outlets. The Group expects the rental paid to Yeah Properties to be \$126,000, \$126,000, and \$42,000 in 2020, 2021, and 2022 respectively.

On 1 August 2019, VMSG entered into a 41-month agreement ending 31 December 2022 with Yeah Capital Pte. Ltd. ("Yeah Capital") for the lease of one of VMSG's pawnshop outlets. The Group expects the rental paid to Yeah Capital to be \$87,000, \$87,000, \$87,000 in 2020, 2021 and 2022 respectively.

On 1 August 2019, VMSG entered into a 41-month agreement ending 31 December 2022 with YHN and THY for the lease of one of VMSG's pawnshop outlets. The Group expects the rental paid to YHN and THY to be \$27,000, \$27,000, and \$27,000 in 2020, 2021, and 2022 respectively.

On 30 April 2019, ValueMax Retail Pte. Ltd. ("VRP") entered into a 36-month agreement ending 30 April 2022 with Yeah Properties, for the lease of one of VRP's retail outlets. The Group expects the rental paid to Yeah Properties to be \$210,000, \$210,000, and \$70,000 in 2020, 2021, and 2022 respectively.

On 1 August 2019, VRP entered into a 41-month agreement ending 31 December 2022 with Yeah Capital, for the lease of one of VRP's retail outlets. The Group expects the rental paid to Yeah Capital to be \$87,000, \$87,000, and \$87,000 in 2020, 2021, and 2022 respectively.

On 1 August 2019, VRP entered into a 41-month agreement ending 31 December 2022 with YHN and THY for the lease of one of VRP's retail outlets. The Group expects the rental paid to YHN and THY to be \$27,000, \$27,000, and \$27,000 in 2020, 2021, and 2020 respectively.

11. Income tax expense

(a) Major components of income tax expense

The major components of income tax expense for the years ended 31 December 2019 and 2018 are:

20192018\$'000\$'000Current income tax4,3642,826Under/(over) provision in respect of previous years957(27)5,3212,7992,799Deferred income tax(149)162Under/(over) provision in respect of previous years35(186)Under/(over) provision in respect of previous years35(186)Under/(over) provision in respect of previous years35(124)Income tax expense recognised in profit or loss5,2072,775		Group		
Current income taxCurrent income taxationUnder/(over) provision in respect of previous years957(27)5,3212,799Deferred income taxOrigination and reversal of temporary differences(149)162Under/(over) provision in respect of previous years35(186)(114)		2019	2018	
Current income taxation4,3642,826Under/(over) provision in respect of previous years957(27)5,3212,799Deferred income taxOrigination and reversal of temporary differences(149)162Under/(over) provision in respect of previous years35(186)(114)(24)		\$'000	\$'000	
Under/(over) provision in respect of previous years957(27)5,3212,799Deferred income taxOrigination and reversal of temporary differences(149)162Under/(over) provision in respect of previous years35(186)(114)(24)	Current income tax			
5,3212,799Deferred income taxOrigination and reversal of temporary differences(149)Under/(over) provision in respect of previous years35(114)(24)	Current income taxation	4,364	2,826	
Deferred income taxOrigination and reversal of temporary differences(149)Under/(over) provision in respect of previous years35(114)(24)	Under/(over) provision in respect of previous years	957	(27)	
Origination and reversal of temporary differences(149)162Under/(over) provision in respect of previous years35(186)(114)(24)		5,321	2,799	
Under/(over) provision in respect of previous years35(186)(114)(24)	Deferred income tax			
(114) (24)	Origination and reversal of temporary differences	(149)	162	
	Under/(over) provision in respect of previous years	35	(186)	
Income tax expense recognised in profit or loss 5,207 2,775		(114)	(24)	
	Income tax expense recognised in profit or loss	5,207	2,775	

For the financial year ended 31 December 2019

11. Income tax expense (cont'd)

(b) Relationship between tax expense and accounting profit

A reconciliation between tax expense and the product of accounting profit multiplied by the applicable corporate tax rate for the years ended 31 December 2019 and 2018 is as follows:

	Group		
	2019	2018	
	\$'000	\$'000	
Profit before tax	31,271	23,598	
Tax at the domestic rates applicable to profits in the countries where the Group operates Adjustments:	5,355	4,012	
- Non-deductible expenses	128	260	
- Income not subject to taxation	(142)	(9)	
- Effect of partial tax exemption and tax relief	(523)	(753)	
- Deferred tax assets not recognised	29	2	
- Under/(over) provision in respect of previous years	992	(213)	
- Share of results of associates	(662)	(489)	
- Others	30	(35)	
Income tax expense recognised in profit or loss	5,207	2,775	

The above reconciliation is prepared by aggregating separate reconciliations for each national jurisdiction.

(c) **Deferred tax**

	Group		
	2019 2018		
	\$'000	\$'000	
Balance at 1 January	1,948	1,972	
Tax credit	(114)	(24)	
Balance at 31 December	1,834	1,948	

Deferred tax as at 31 December relates to the following:

	Group		Comp	bany
	2019	2018	2019	2018
	\$'000	\$'000	\$'000	\$'000
Deferred tax liabilities				
Differences in depreciation for tax purposes	223	277	-	_
Differences arising from unremitted interest income from an associate	-	15	9	15
Fair value adjustments on acquisitions of subsidiaries	1,611	1,656	-	_
	1,834	1,948	9	15

For the financial year ended 31 December 2019

11. Income tax expense (cont'd)

(c) **Deferred tax (cont'd)**

Unrecognised tax losses

At the end of the reporting period, the Group has tax losses of approximately \$14,000 (2018: \$14,000) that are available for offset against future taxable profits of the companies in which the losses arose, for which no deferred tax asset is recognised due to uncertainty of its recoverability. The use of these balances is subject to the agreement of the tax authorities and compliance with the relevant provisions of the tax legislation of the respective countries in which the companies operate. The tax losses have no expiry date.

Tax consequences of proposed dividends

There are no income tax consequences (2018: Nil) attached to the dividends to the shareholders proposed by the Company but not recognised as a liability in the financial statements (Note 34).

12. Earnings per share

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

	Group	
	2019	2018
Profit for the year attributable to owners of the Company (\$'000)	25,465	20,292
Weighted average number of ordinary shares outstanding for basic and diluted earnings per share computation ('000) *	544,264	533,398
Basic and diluted earnings per share (cents)	4.68	3.80

* The weighted average number of shares takes into account the weighted average effect of the issuance of shares pursuant to the Company's scrip dividend scheme.

The diluted earnings per share are the same as the basic earnings per share as there were no outstanding convertible securities for the financial years ended 31 December 2019 and 2018.

For the financial year ended 31 December 2019

13. Property, plant and equipment

	Leasehold properties \$'000	Motor vehicle \$'000	Machinery, tools, office equipment and computers \$'000	Furniture and fittings \$'000	Renovations \$'000	Total \$'000
Group						
Cost						
At 1 January 2018	30,057	78	3,297	768	2,372	36,572
Additions	-	-	463	163	319	945
Written off			(34)		(45)	(79)
At 31 December 2018 and 1 January 2019	30,057	78	3,726	931	2,646	37,438
Additions		-	243	59	84	386
At 31 December 2019	30,057	78	3,969	990	2,730	37,824
Accumulated depreciation						
At 1 January 2018	2,576	20	1,902	376	1,714	6,588
Depreciation charge for the year	767	16	614	128	299	1,824
Written off	-	-	_	_	(45)	(45)
At 31 December 2018 and 1 January 2019	3,343	36	2,516	504	1,968	8,367
Depreciation charge for the year	767	16	579	138	267	1,767
At 31 December 2019	4,110	52	3,095	642	2,235	10,134
Net carrying amount						
At 31 December 2018	26,714	42	1,210	427	678	29,071
At 31 December 2019	25,947	26	874	348	495	27,690

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

	Machinery, tools, office equipment and computers \$'000	Furniture and fittings \$'000	Renovations \$'000	Total \$'000
Company				
Cost				
At 1 January 2018 Additions At 31 December 2018, 1 January 2019 and 31 December 2019	327 64 391	34 34	71 71	432 64 496
Accumulated depreciation				
At 1 January 2018 Depreciation charge for the year	207 70	25 3	58 4	290 77
At 31 December 2018 and 1 January 2019 Depreciation charge for the year At 31 December 2019	277 54 331	28 3 31	62 	367 60 427
Net carrying amount				
At 31 December 2018	114	6	9	129
At 31 December 2019	60	3	6	69

Restoration costs

Included in the Group's carrying amount of renovations is \$70,000 (2018: \$76,000) of provision for restoration costs.

Assets pledged as security

A fixed and floating charge has been placed on property, plant and equipment with a carrying amount of \$27,467,000 (2018: \$23,153,000) as security for bank borrowings (Note 23).

For the financial year ended 31 December 2019

Intangible assets 14.

	Moneylending licence \$'000	Goodwill \$′000	Lease assignment fee \$'000	Total \$'000
Group				
Cost				
At 1 January 2018 Written off	43	408 (408)	215	666 (408)
At 31 December 2018 and 1 January 2019 Additions At 31 December 2019	43 	215 	215 450 665	258 450 708
Accumulated amortisation At 1 January 2018 Amortisation	-	-	88 	88 127
At 31 December 2018 and 1 January 2019 Amortisation At 31 December 2019		- -	215 25 240	215 25 240
Net carrying amount				
At 31 December 2018	43	_		43
At 31 December 2019	43		425	468

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14. Intangible assets (cont'd)

Moneylending licence

Moneylending licence, as issued by the Registry of Moneylenders in Singapore, was acquired when the Group acquired the entire equity interest in VM Credit Pte. Ltd. during the financial year ended 31 December 2014.

Impairment testing of moneylending licence

Impairment testing of moneylending licence has been done by comparing the carrying amount with its recoverable amount.

In the Group's impairment assessment, management has considered the profitability and solvency of the underlying business unit to which the moneylending licence is attributable to.

Goodwill

Goodwill was acquired when the Group acquired the entire equity interest in Kwong Hin Pawnshop Pte. Ltd. ("KHP") during the financial year ended 31 December 2015. The goodwill of \$408,000 resulting from the acquisition of KHP relates to deferred tax liability recognised on the measurement of KHP's property, plant and equipment at fair value as at acquisition date.

During the financial year ended 31 December 2018, Kwong Hin Pawnshop Pte. Ltd. ("KHP"), transferred its trade receivables, property, plant and equipment and trade payables to ValueMax Pawnshop (EL) Pte. Ltd., a fellow subsidiary, at cost. Subsequent to the transfer of these assets and liabilities, KHP ceased its pawnbroking business and became a remittance services company. As such, the Group has written off the goodwill arising from the acquisition of KHP, which amounted to \$408,000, in the financial year ended 31 December 2018.

Lease assignment fee

Lease assignment fee was paid when the Group acquired the entire issued and paid-up capital of Sengkang Pawnshop Pte. Ltd. ("SKP") during the financial year ended 31 December 2017. This relates to the fee paid to the previous shareholders of SKP as consideration for the transfer of SKP's lease to the Group, and is to be amortised over the remaining lease period.

During the financial year ended 31 December 2019, an additional lease assignment fee was paid as part of the consideration to a third party for transferring a leased premise to the Group. The assignment fee is to be amortised over the remaining lease period.

15. Investments in subsidiaries

	Com	Company	
	2019	2018	
	\$'000	\$'000	
Unquoted equity shares, at cost	66,470	66,482	
Impairment losses		(112)	
	66,470	66,370	

* Less than \$1,000.

For the financial year ended 31 December 2019

15. Investments in subsidiaries (cont'd)

The Group has the following subsidiaries as at 31 December:

Name of subsidiaries	Country of incorporation and place of business	Principal activities	Proport of own inte 2019	ership
Held by the Company				
Ban Soon Pawnshop Pte. Ltd. ⁽¹⁾	Singapore	Pawnbroking	50.55	50.55
ValueMax Pawnshop Pte. Ltd. ⁽¹⁾	Singapore	Pawnbroking	100.00	100.00
ValueMax Pawnshop (BD) Pte. Ltd. ⁽¹⁾	Singapore	Pawnbroking	97.70	97.70
ValueMax Pawnshop (PR) Pte. Ltd. ⁽¹⁾	Singapore	Pawnbroking	90.89	90.89
ValueMax Pawnshop (SG) Pte. Ltd. ⁽¹⁾	Singapore	Pawnbroking	100.00	100.00
ValueMax Pawnshop (JP) Pte. Ltd. ⁽¹⁾	Singapore	Pawnbroking	100.00	100.00
ValueMax Pawnshop (CCK) Pte. Ltd. ⁽¹⁾	Singapore	Pawnbroking	100.00	100.00
ValueMax Pawnshop (WL) Pte. Ltd. ⁽¹⁾	Singapore	Pawnbroking	97.50	97.50
ValueMax Pawnshop (EL) Pte. Ltd. ⁽¹⁾	Singapore	Pawnbroking	100.00	100.00
Teck Chong Pawnshop Pte. Ltd. ⁽¹⁾	Singapore	Property holding	100.00	100.00
Heng Leong Pawnshop (Pte.) Ltd. ⁽¹⁾	Singapore	Property holding	100.00	100.00
VM Worldwide Services Pte. Ltd. ⁽¹⁾⁽⁴⁾	Singapore	Remittance services	100.00	100.00
ValueMax Retail Pte. Ltd. ⁽¹⁾	Singapore	Retail sale of jewellery	100.00	100.00
ValueMax Management Pte. Ltd. ⁽¹⁾	Singapore	Provision of management and IT services	100.00	100.00
ValueMax International Pte. Ltd. ⁽¹⁾	Singapore	Investment holding and provision of management services	100.00	100.00
ValueMax Corporate Services Pte. Ltd. ⁽¹⁾	Singapore	Provision of business management and consultancy services	100.00	100.00
ValueMax Precious Metals Pte. Ltd. ⁽¹⁾	Singapore	Trading of gold	100.00	100.00
ValueMax Executives Pte. Ltd. ⁽¹⁾	Singapore	Provision of management services	100.00	100.00
ValueMax Properties Pte. Ltd. ⁽¹⁾	Singapore	Provision of management services and property holding	100.00	100.00
VM Cash Services Pte. Ltd. ⁽¹⁾	Singapore	Property holding	100.00	100.00

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15. Investments in subsidiaries (cont'd)

Name of subsidiaries	Country of incorporation and place of business	of ow		rtion (%) /nership terest	
			2019	2018	
Held by the Company (cont'd)					
Spring Jewellery (SG) Pte. Ltd. ⁽¹⁾	Singapore	Retail sale of jewellery	100.00	100.00	
VM Credit Pte. Ltd. ⁽¹⁾	Singapore	Licensed moneylending	100.00	100.00	
VM Capital Pte. Ltd. ⁽¹⁾	Singapore	Moneylending	100.00	100.00	
VM AutoFinance Pte. Ltd. ⁽¹⁾	Singapore	Car financing	100.00	100.00	
VM Financial Services Pte. Ltd. (3)	Singapore	Moneylending	-	100.00	
VMM Holdings Sdn. Bhd. ⁽²⁾	Malaysia	Investment holding	100.00	100.00	

- ⁽¹⁾ Audited by Ernst & Young LLP, Singapore.
- ⁽²⁾ Audited by Lim & Company, Malaysia.
- ⁽³⁾ The entity was struck off during the financial year ended 31 December 2019.
- ⁽⁴⁾ Formerly known as Kwong Hin Pawnshop Pte. Ltd.

The Group has the following subsidiaries that have non-controlling interests ("NCI") that are material to the Group:

Name of subsidiaries	Principal place of business	Proportion (%) of ownership interest	
		2019	2018
Ban Soon Pawnshop Pte. Ltd.	Singapore	49.45	49.45
ValueMax Pawnshop (BD) Pte. Ltd.	Singapore	2.30	2.30
ValueMax Pawnshop (PR) Pte. Ltd.	Singapore	9.11	9.11
ValueMax Pawnshop (WL) Pte. Ltd.	Singapore	2.50	2.50

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15. Investments in subsidiaries (cont'd)

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Summarised financial information of subsidiaries with material NCI

Summarised aggregated financial information including consolidation adjustments but before intercompany eliminations of subsidiaries with material NCI are as follows:

Summarised statements of financial position

		Subsidiaries with material NCI	
	2019	2018	
	\$'000	\$'000	
Current			
Assets	71,599	70,792	
Liabilities	(51,395)	(50,516)	
Net current assets	20,204	20,276	
Non-current			
Assets	4,741	3,162	
Liabilities	(347)	(62)	
Net non-current assets	4,394	3,100	
Net assets	24,598	23,376	

Summarised statements of comprehensive income

		Subsidiaries with material NCI	
	2019	2018	
	\$'000	\$'000	
Revenue	17,432	16,674	
Profit before income tax	4,067	4,117	
Income tax expense	(635)	(545)	
Profit after tax, representing total comprehensive income	3,432	3,572	

Other summarised information

	Subsidiaries with material NCI	
	2019 2018	
	\$'000	\$'000
Net cash flows generated from operating activities	1,989	2,001
Profit allocated to NCI during the reporting period	599	531
Accumulated NCI at the end of reporting period	4,624	4,532
Dividends paid to NCI	(507)	(522)

For the financial year ended 31 December 2019

15. Investments in subsidiaries (cont'd)

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

Voluntary liquidation of Sengkang Pawnshop Pte. Ltd. and ValueMax Pawnshop (BK) Pte. Ltd.

At its respective extraordinary general meeting held on 31 December 2018 by Sengkang Pawnshop Pte. Ltd. ("SKP") and ValueMax Pawnshop (BK) Pte. Ltd. ("VMBK"), a member's resolution was passed by each of the entities to appoint a liquidator to commence a member's voluntary liquidation of the respective entities on 31 December 2018. The liquidations were completed on 6 December 2019.

The value of assets and liabilities of SKP and VMBK recorded in the consolidated financial statements as at 6 December 2019, and the effects of the liquidations are:

	SKP \$'000	VMBK \$'000	Total \$'000
Trade and other receivables	2,927	1,968	4,895
Cash and bank balances	7	10	17
	2,934	1,978	4,912
Other liabilities	(3)	(3)	(6)
Income tax payable	(29)	(12)	(41)
Carrying value of net assets	2,902	1,963	4,865
Loss on liquidation of subsidiaries	(16)	(16)	(32)
Recoverable value upon liquidation Offsetting of amounts due to the Company	2,886	1,947	4,833
and fellow subsidiaries	(2,882)	(1,943)	(4,825)
Net cash inflow on liquidation of subsidiaries	4	4	8

16. Investments in associates

The Group's investments in associates are summarised below:

	Group		Company	
	2019	2018	2019	2018
	\$'000	\$'000	\$'000	\$'000
Pawnbroking associates	11,272	10,109	1,002	1,002
Retail associate	3,526	2,564	-	_
Other associate	4,027	3,138	-	-
	18,825	15,811	1,002	1,002

For the financial year ended 31 December 2019

16. Investments in associates (cont'd)

Name of associates	Country of incorporation and place of business	Principal activities	Proport of own inte 2019	ership
Held by the Company				
Soon Hong Pawnshop Pte. Ltd. ⁽¹⁾	Singapore	Pawnbroking	50.00	50.00
Held through VMM Holdings Sdn. Bhd.				
SYT Pavilion Sdn. Bhd. ⁽²⁾	Malaysia	Investment holding	49.46	49.46
Kedai Pajak Well Chip Sdn. Bhd. ⁽²⁾	Malaysia	Pawnbroking	49.35	49.35
Thye Shing Pawnshop Sdn. Bhd. ⁽³⁾	Malaysia	Pawnbroking	49.35	49.35
Kedai Emas Well Chip Sdn. Bhd. ⁽²⁾	Malaysia	Retail and trading of jewellery	49.35	49.35
Held through SYT Pavilion Sdn. Bhd.				
Pajak Gadai Bintang Sdn. Bhd. ⁽²⁾	Malaysia	Pawnbroking	49.46	49.46
Pajak Gadai Shinegold Sdn. Bhd. ⁽²⁾	Malaysia	Pawnbroking	49.46	49.46
Pajak Gadai Grand Chip Sdn. Bhd. ⁽²⁾	Malaysia	Pawnbroking	49.46	49.46
Pajak Gadai Berlian Sdn. Bhd. ⁽²⁾	Malaysia	Pawnbroking	49.46	49.46
Pajak Gadai Cahaya Damai Sdn. Bhd.(2)	Malaysia	Pawnbroking	49.46	49.46
Jubli Intan Sdn. Bhd. ⁽²⁾	Malaysia	Pawnbroking	49.46	49.46
Pajak Gadai Mutiara Pesona Sdn. Bhd. ⁽²⁾	Malaysia	Pawnbroking	49.46	49.46
Rubi Kristal Sdn. Bhd. ⁽²⁾	Malaysia	Pawnbroking	49.46	49.46
Swift Paragon Sdn. Bhd ⁽²⁾⁽⁴⁾	Malaysia	Moneylending	49.46	-
Pajak Gadai Fajar Tebrau Sdn. Bhd(2)(4)	Malaysia	Pawnbroking	49.46	-

(1) Audited by Teo Liang Chye & Co., Singapore.

- (2) Audited by Lim & Company, Malaysia.
- (3) Audited by YH Tan & Associates, Malaysia.
- (4) Acquired during the financial year ended 31 December 2019.

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For the financial year ended 31 December 2019

16. Investments in associates (cont'd)

The activities of the associates are strategic to the Group's activities.

Aggregate information about the Group's investments in associates that are not individually material are as follows:

	Group	
	2019	2018
	\$'000	\$'000
Profit for the year, representing total comprehensive income for the year	1,952	1,418

Summarised statements of financial position

The following tables summarise the financial information in respect of the Group's material pawnbroking and retail associates based on their FRS financial statements and a reconciliation with the carrying amount of the investment in the consolidated financial statements are as follows:

	Pawnbroking associates		Retail as	ssociate
	2019	2018	2019	2018
	\$'000	\$'000	\$'000	\$'000
Current assets	59,674	59,140	12,542	15,780
Non-current assets	243	240	41	55
Total assets	59,917	59,380	12,583	15,835
Current liabilities	(27,312)	(30,277)	(5,699)	(10,899)
Non-current liabilities	(10,028)	(8,900)	-	-
Total liabilities	(37,340)	(39,177)	(5,699)	(10,899)
Net assets	22,577	20,203	6,884	4,936
Group's share of net assets based on the respective proportion of the Group's ownership in the associates	11,166	9,994	3,397	2,436
		,		
Other adjustments	106	115	129	128
Carrying amount of the investments	11,272	10,109	3,526	2,564

Summarised statements of comprehensive income

	Pawnbroking associates		Retail as	ssociate
	2019 2018		2019	2018
	\$'000	\$'000	\$'000	\$'000
Revenue Profit after tax, representing total	19,956	18,329	20,742	14,399
comprehensive income	3,946	3,838	2,029	534

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17. Other investment

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	Group and	Company
	2019	2018
	\$'000	\$'000
At fair value through other comprehensive income		
- Equity security (unquoted)		
Ban Seng Pawnshop Pte. Ltd.	688	688

The Group has elected to measure this equity security at FVOCI due to the Group's intention to hold this equity instrument for long-term appreciation.

The Group recognised a dividend of \$53,000 (2018: \$52,000) from Ban Seng Pawnshop Pte. Ltd. during the financial year ended 31 December 2019.

18. Inventories

	Grou	up
	2019	2018
	\$'000	\$'000
Consolidated statement of financial position:		
Commodity inventories at fair value	7,608	5,740
Other inventories at the lower of cost and net realisable value	65,272	58,310
	72,880	64,050
	Grou	up
	2019	2018
	\$'000	\$'000
Consolidated statement of comprehensive income:		
Recognised in the statement of comprehensive income		
- Inventories recognised as an expense in cost of sales	175,168	156,422
- Inventories written-down	575	3
- Increase in fair value of inventories less point-of-sale costs	(979)	(7)

A floating charge has been placed on the inventories with a carrying value of \$72,880,000 (2018: \$64,050,000) as security for bank borrowings (Note 23).

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For the financial year ended 31 December 2019

19. Trade and other receivables

	Gro	oup	Comp	any
	2019	2018	2019	2018
	\$'000	\$'000	\$'000	\$'000
Trade and other receivables (current)				
Trade receivables	266,394	245,747	-	-
Other receivables	503	5,468	339	5,367
Deposits	890	881	9	9
Loans to subsidiaries	-	-	143,654	125,006
Loans to associates	10,235	9,124	10,235	9,124
Amounts due from subsidiaries (trade)	-	-	629	558
Amounts due from subsidiaries (non-trade)	_	_	6,363	6,481
Amounts due from associates (trade)	516	772	34	_
Amounts due from associates (non-trade)	996	1,463	912	1,377
	279,534	263,455	162,175	147,922
Trade and other receivables (non-current)				
Trade receivables	138,975	108,786	-	-
Deposits	682	700	-	_
	139,657	109,486	-	_
Total trade and other receivables				
(current and non-current) Add:	419,191	372,941	162,175	147,922
Cash and bank balances (Note 20)	8,922	10,204	1,814	664
Total financial assets carried at amortised cost	428,113	383,145	163,989	148,586

Trade and other receivables denominated in foreign currency at 31 December are as follows:

Malaysian Ringgit	-	_	4,609	3,923

A floating charge has been placed on trade and other receivables with a carrying value of \$375,972,000 (2018: \$240,635,000) as security for bank borrowings (Note 23).

Trade receivables – Pawnbroking

Loans to customers in the pawnbroking segment are loans which are interest-bearing at 1.0% for the first month and 1.5% for the subsequent seven months. The quantum of loans granted to customers is based on a fraction of the value of the articles pledged to the Group. The Group may repossess unredeemed pledged articles after eight months.

Trade receivables – Secured and unsecured moneylending

Secured loans to customers in the moneylending segment are loans which are interest-bearing at interest rates between 6.0% and 12.0% (2018: 8.0% and 12.0%) per annum. The quantum of loans granted to customers is based on a fraction of the value of the assets pledged to the Group.

Unsecured loans to customers in the moneylending segment are loans which are interest-bearing at interest rates between 12.0% to 47.0% (2018: 8.2% to 47.0% per annum).

For the financial year ended 31 December 2019

19. Trade and other receivables (cont'd)

Trade receivables – Gold trading

Receivables from the gold trading business are non-interest bearing and are generally repayable on demand. They are recognised at their original invoice amounts which represent their fair values on initial recognition.

Related party balances

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Amounts due from subsidiaries, associates and director-related companies are unsecured, non-interest bearing, repayable on demand and are to be settled in cash.

Loans to associates are unsecured, bears interest at 3.6% to 8.0% (2018: 3.6% to 8.0%) per annum, repayable on demand and are to be settled in cash.

Loans to subsidiaries are unsecured, bear interest at 3.0% to 5.0% (2018: 3.0% to 5.0%) per annum, repayable on demand and are to be settled in cash.

Expected credit losses

The movement in allowance for expected credit losses of trade receivables computed based on lifetime ECL are as follows:

	Group	
	2019	2018
	\$'000	\$'000
Movement in allowance accounts:		
At 1 January	3,087	1,628
Charge for the year	232	1,527
Written off	(263)	(68)
At 31 December	3,056	3,087

Receivables subject to offsetting arrangements

The Group regularly purchases from and sells commodity inventories to one of its customers. Both parties have an arrangement to settle the net amount due to or from each other on a 30 days' term basis.

The Group's trade receivables and trade payables that are offset are as follows:

	Gross carrying amounts \$'000	Gross amounts offset in the statement of financial position \$'000	Net amounts in the statement of financial position \$'000
31 December 2019			
Trade receivables	1,926	(1,613)	313
Trade payables	1,613	(1,613)	

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For the financial year ended 31 December 2019

19. Trade and other receivables (cont'd)

	Gross carrying amounts \$'000	Gross amounts offset in the statement of financial position \$'000	Net amounts in the statement of financial position \$'000
31 December 2018			
Trade receivables	1,248	(1,111)	137
Trade payables	1,111	(1,111)	

20. Cash and bank balances

	Gr	roup	Company		
	2019	2018	2019	2018	
	\$'000	\$'000	\$'000	\$'000	
Cash at banks and on hand	8,922	10,204	1,814	664	

Cash at banks do not earn interest.

Cash and bank balances denominated in foreign currencies as at 31 December 2019 and 2018 are not material to the financial statements.

Cash and cash equivalents

For the purpose of the consolidated statement of cash flows, cash and cash equivalents comprise the following at the end of the reporting period:

	Group		
	2019	2018	
	\$'000	\$'000	
Cash and bank balances	8,922	10,204	
Bank overdrafts (Note 23)	(3,700)	(1,076)	
Cash and cash equivalents	5,222	9,128	

Bank overdrafts are denominated in SGD, bear interest at the banks' prime lending rate and are secured by a fixed and floating charge over the assets of certain subsidiaries of the Group, as disclosed in Note 23 to the financial statements.

A floating charge has been placed on cash and bank balances with a carrying value of \$5,408,000 (2018: \$7,034,000) as security for bank borrowings (Note 23).

For the financial year ended 31 December 2019

21. Trade and other payables

	Gr	oup	Com	pany
	2019	2018	2019	2018
	\$'000	\$'000	\$'000	\$'000
Trade and other payables (current)				
Trade payables	187	145	-	_
Other payables	1,821	5,826	78	90
Amounts due to subsidiaries (trade)	-	-	15	80
Amounts due to subsidiaries (non-trade)	-	-	41	103
Amount due to an associate (trade)	-	62	-	62
Amount due to an associate (non-trade)	200	37	-	4
Amounts due to shareholders	21	21	-	-
Loan from subsidiaries	-	-	13,557	17,171
Loans from shareholders	3,034	3,413	-	-
	5,263	9,504	13,691	17,510
Other payables (non-current)				
Deposits	39	39	-	_
Total trade and other payables (current and non-current) Add:	5,302	9,543	13,691	17,510
Accrued operating expenses(Note 22) Interest-bearing loans and borrowings	2,982	3,707	1,121	1,688
(Note 23)	311,150	276,748	54,864	49,760
Lease liabilities (Note 24) Less:	8,565	-	94	-
Loan from an unrelated party (Note 23)	(1,775)	(1,741)		
Total financial liabilities carried at				
amortised cost	326,224	288,257	69,770	68,958

Trade and other payables denominated in foreign currency at 31 December is as follows:

United States Dollars	1,613	1,111	-	-

Trade payables denominated in USD amounting to \$1,613,000 (2018: \$1,111,000) were offset against trade receivables from the same counterparty as disclosed in Note 19.

Trade and other payables

Trade and other payables are unsecured and non-interest bearing. Trade payables are repayable on demand while other payables are generally on 30 days' terms.

Related party balances

Amounts due to subsidiaries, an associate, director-related companies, directors and shareholders are unsecured, non-interest bearing, repayable on demand and are to be settled in cash.

Loan from subsidiaries are unsecured, bears interest at 3.0% (2018: 3.0%) per annum and is repayable on demand.

Loans from shareholders are unsecured, bear interest at 1.5% to 3.0% (2018: 1.5% to 3.0%) per annum and are repayable on demand.

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For the financial year ended 31 December 2019

22. Other liabilities

Group		Com	ipany
2019 2018		2019	2018
\$'000	\$'000	\$'000	\$'000
2,982	3,707	1,121	1,688
475	594	-	_
15	9	-	-
3,472	4,310	1,121	1,688
	2019 \$'000 2,982 475 15	2019 2018 \$'000 \$'000 2,982 3,707 475 594 15 9	2019 2018 2019 \$'000 \$'000 \$'000 2,982 3,707 1,121 475 594 - 15 9 -

Deferred revenue from customer loyalty award represents consideration received from the sale of goods that is allocated to the points issued under the customer loyalty programme that are expected to be redeemed but are still outstanding as at the end of the reporting period. The movement in deferred revenue is as follows:

	Gr	oup
	2019	2018
	\$'000	\$'000
At 1 January	9	9
Additions during the year	6	-
At 31 December	15	9

23. Interest-bearing loans and borrowings

	Gi	roup	Com	pany	
	2019	2018	2019	2018	
	\$'000	\$'000	\$'000	\$'000	
Current					
Loan from an unrelated party	1,775	1,741	-	-	
Bank overdrafts	3,700	1,076	-	-	
Bank loans	241,166	212,228	5,000	-	
	246,641	215,045	5,000	-	
Non-current					
Term notes	49,863	49,760	49,864	49,760	
Bank loans	14,646	11,943	-	-	
	64,509	61,703	49,864	49,760	
Total current and non-current borrowings Add:	311,150	276,748	54,864	49,760	
Loan from subsidiaries (Note 21)	-	_	13,557	17,171	
Loans from shareholders (Note 21)	3,034	3,413	-	-	
Total loans and borrowings	314,184	280,161	68,421	66,931	

For the financial year ended 31 December 2019

23. Interest-bearing loans and borrowings (cont'd)

Loan from an unrelated party

This refers to a loan of physical gold from an unrelated third party which is unsecured, repayable on demand, and carried at fair value through profit or loss. The repayment of the loan principal is to be settled in physical gold, whereas the interest payable is to be settled in cash. The fair value of the loan is determined directly by reference to the bid price quotation of gold at the end of the reporting period.

Bank overdrafts

Bank overdrafts are repayable on demand and secured by a fixed and floating charge on all assets of certain subsidiaries and personal guarantees by certain directors of a subsidiary.

Bank loans

Bank loans are repayable on demand, except for bank loans amounting to \$11,988,000 (2018: \$13,753,000) with remaining tenure ranging from 1 to 17 years (2018: 2 to 18 years). Bank loans are secured by a fixed and floating charge on all assets of certain subsidiaries, corporate guarantees by the Company and personal guarantees by certain directors of a subsidiary.

Effective interest rate

Weighted average effective interest rates per annum of total borrowings at the end of the reporting period are as follows:

	Gr	oup	Comp	bany
	2019 2018		2019	2018
	\$'000	\$'000	\$'000	\$'000
Bank overdrafts	3.49% to 5.00%	5.12% to 5.64%	-	5.00%
Bank loans	1.98% to 3.93%	2.94% to 3.63%	3.55% to 3.66%	-
Loan from an unrelated party	2.50%	2.50%	-	-
Loan from subsidiaries (Note 21)	3.00%	3.00%	3.00%	3.00%
Loans from shareholders (Note 21)	1.50% to 3.00%	1.50% to 3.00%	-	

Term notes

For the purpose of the Group's and the Company's statements of financial position, the carrying amount of term notes comprise the following at the end of the reporting period:

	Group and Company		
	2019 2018		
	\$'000	\$'000	
Nominal value of term notes issued	50,000	50,000	
Less: Issuance expenses	(311) (31		
At date of issue	49,689	49,689	
Cumulative amortisation of transaction costs	175 7		
Net carrying amount of term notes	term notes 49,864 49		

For the financial year ended 31 December 2019

23. Interest-bearing loans and borrowings (cont'd)

			Group and Company		
Date issued	Interest rate	Maturity dates	2019	2018	
			\$'000	\$'000	
26 April 2018	5.10%	26 April 2021	49,864	49,760	

During the financial year ended 31 December 2018, unsecured term notes due 2021 ("Series002 Notes") issued by the Group and the Company under the MTN Programme amounted to \$50,000,000, with issuance expenses amounting to \$311,000.

Interest is payable semi-annually. Unless previously redeemed or purchased and cancelled, the term notes are redeemable at the principal amounts upon maturity.

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

						Non-cash cl	hanges		
	31.12.2018 \$'000	Adoption of SFRS(I) 16* (Note 2.2) \$'000	1.1.2019 \$'000	Net cash flows from financing activities \$'000	Net fair value loss on loan from an unrelated party \$'000	Amortisation of term notes issuance expenses \$'000	Accretion of interest for lease liabilities \$'000	Other \$'000	31.12.2019 \$'000
Loan from an unrelated party	1,741	-	1,741	-	34	-	-	-	1,775
Term notes - Non-current	49,760	-	49,760	-	-	103	-	-	49,863
Bank loans									
- Current	212,228	-	212,228	31,641	-	-	-	(2,703)	241,166
- Non-current	11,943	-	11,943	-	-			2,703	14,646
	275,672	-	275,672	31,641	34	103	-	-	307,450
Lease liabilities									
- Current	-	2,455	2,455	(3,840)	-	-	299	4,652	3,566
- Non-current		3,364	3,364					1,635	4,999
Total	275,672	5,819	281,491	27,801	34	103	299	6,287	316,015

* Adoption of SFRS(I) 16 is a non-cash change.

The 'other' column relates to reclassification of non-current portion of bank loans and lease liabilities due to the passage of time, partially offset by additions of new lease contracts during the year.

For the financial year ended 31 December 2019

24. Leases

(a) As a lessee

The Group has lease contracts for property in relation to its outlet and office premises. Leases of property generally have lease terms ranging from one to six years. Generally, lease terms do not contain restrictions on the Group's activities concerning dividends, additional debt or further leases.

There are several lease contracts that include extension and termination options.

The Group also has certain leases of equipment with lease terms of 12 months or less and leases of equipment with low value. The Group applies the 'short-term lease' and 'lease of low-value assets' recognition exemptions for these leases.

Set out below are the carrying amounts of right-of-use assets recognised and the movements during the year:

Property	Group \$'000	Company \$'000
As at 1 January 2019 (Note 2.2)	5,819	-
Additions	6,287	115
Depreciation of right-of-use assets	(3,655)	(22)
As at 31 December 2019	8,451	93

Set out below are the carrying amounts of lease liabilities and the movements during the year:

Property	Group \$'000	Company \$'000
As at 1 January 2019 (Note 2.2)	5,819	-
Additions	6,287	115
Accretion of interest	299	2
Payments	(3,840)	(23)
As at 31 December 2019	8,565	94
Current	3,566	51
Non-current	4,999	43

The maturity analysis of lease liabilities is disclosed in Note 32.

The following are the amounts recognised in profit or loss:

		2019		
Property	Note	Group \$'000	Company \$'000	
Depreciation of right-of-use assets		3,655	22	
Interest expense on lease liabilities	6	299	2	
Expense relating to short-term leases		977	65	
Expense relating to leases of low-value assets		1	-	
Total amount recognised in profit or loss	=	4,933	89	

Except for interest expense on lease liabilities, all other expenses are included in administrative expenses.

For the financial year ended 31 December 2019

24. Leases (cont'd)

(a) As a lessee (cont'd)

The Group had total cash outflows for leases of \$3,541,000 in 2019 (2018: \$4,670,000). The Group also had non-cash additions to right-of-use assets and lease liabilities of \$6,287,000 in 2019. The Group has not entered into any lease contracts which have not yet commenced as at 31 December 2019.

(b) As a lessor

The Group has entered into operating leases on its properties. These leases have terms ranging between one to three years. All lease contracts include a clause to enable upward revision of the rental charge on an annual basis according to prevailing market conditions. The lessee is also required to provide a residual value guarantee on the properties.

Rental income recognised by the Group during the year is \$728,000 (2018: \$867,000).

Future minimum rentals receivable under non-cancellable operating leases as at 31 December are as follows:

	Group		
	2019 201		
	\$'000	\$'000	
Within one year	626	731	
After one year but not more than five years	176	400	
	802	1,131	

25. Provisions

	Group	
	2019	2018
	\$'000	\$'000
Provision for restoration costs:		
At 1 January	365	332
- Arose during the financial year	38	78
- Write-back during the financial year	-	(45)
At 31 December	403	365

The provision for restoration costs is the estimated costs to dismantle or remove plant and equipment or restore rented operating premises to their original condition arising from the return of the leases of rented operating premises to the landlords pursuant to lease agreements.

For the financial year ended 31 December 2019

26. Share capital and treasury shares

	No. of ordinary shares		Amo	ount
Group and Company	lssued share capital '000	Treasury shares '000	Share capital \$'000	Treasury shares \$'000
Balance at 1 January 2018, 31 December 2018 and 1 January 2019	533,498	(100)	78,313	(26)
Shares issued under scrip dividend scheme	21,913	_	5,917	_
Balance at 31 December 2019	555,411	(100)	84,230	(26)

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

During the financial year ended 31 December 2019, the Company issued 21,913,000 ordinary shares under the Company's scrip dividend scheme.

Treasury shares relate to ordinary shares of the Company that is held by the Company.

27. Other reserves

		Group		
	Note	31.12.2019 \$'000	31.12.2018 \$'000	
Capital reserve	(a)	1,984	1,984	
Merger reserve	(b)	(7,599)	(7,599)	
Foreign currency translation reserve	(C)	(987)	(824)	
		(6,602)	(6,439)	

(a) Capital reserve

The capital reserve arose mainly from the issuance of bonus shares by subsidiaries.

(b) Merger reserve

The merger reserve represents the difference between the consideration paid and the share capital of the subsidiaries when entities under common control are accounted for by applying the pooling of interest method, as described in Note 2.4 of the financial statements.

(c) Foreign currency translation reserve

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

For the financial year ended 31 December 2019

28. Commitments

(a) **Operating lease commitments - as lessee**

The Group has entered into commercial leases in respect of office, storage and outlet premises. Certain leases contain contingent rent provision while certain leases contain an escalation clause. Lease terms do not contain restrictions on the Group's activities concerning dividends, additional debt or further leasing.

Minimum lease payments recognised as an expense in profit or loss for the financial year ended 31 December 2019 amounted to \$978,000 (2018: \$4,670,000).

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

	Group		
	2019 2018		
	\$'000	\$'000	
Not later than one year	311	3,430	
Later than one year but not later than five years	1	4,786	
Later than five years		104	
	312	8,320	

29. Contingencies

Guarantees

The Group has guaranteed part of the loans and borrowings of the associates to a maximum amount of \$19,681,000 (2018: \$7,000,000), which it is severally liable for in the event of default by the associates.

The Company has provided corporate guarantees to banks for an aggregate of \$279,193,000 (2018: \$232,248,000) in respect of bank facilities utilised by certain subsidiaries and associates.

30. Fair value of assets and liabilities

(a) Fair value hierarchy

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

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

Level 3 – Unobservable inputs for the asset or liability.

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

For the financial year ended 31 December 2019

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

(b) Assets and liabilities measured at fair value

The following table shows an analysis of each class of assets and liabilities measured at fair value at the end of the reporting period:

		Fair value measurements at the end of the reporting period using				
	Note	Quoted prices in active markets for identical instruments (Level 1) \$'000	Significant observable inputs other than quoted prices (Level 2) \$'000	Significant unobservable inputs (Level 3) \$'000	Total \$'000	
Group						
2019						
Assets measured at fair value						
 Financial assets: Equity security at FVOCI Unquoted equity security, representing total financial assets as at 31 December 2019 	17			688	688	
 Non-financial assets: Commodity inventories at fair value, representing total non-financial assets as at 31 December 2019 	18	7,608			7,608	
Liabilities measured at fair value						
 Non-financial liabilities: Loan from an unrelated party, representing total non-financial liabilities as at 31 December 2019 	23	(1,775)	_	_	(1,775)	
31 December 2019	23	(1,775)			(1,775)	

For the financial year ended 31 December 2019

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

(b) Assets and liabilities measured at fair value

		Fair value measurements at the end of the reporting period using				
	Note	Quoted prices in active markets for identical instruments (Level 1)	Significant observable inputs other than quoted prices (Level 2)	Significant unobservable inputs (Level 3)	Total	
		\$'000	\$'000	\$'000	\$'000	
Group						
2018						
Assets measured at fair value						
 Financial assets: Equity security at FVOCI Unquoted equity security, representing total financial assets as at 31 December 2018 	17	_	_	688	688	
 Non-financial assets: Commodity inventories at fair value, representing total non-financial assets as at 31 December 2018 	18	5,740			5740	
Liabilities measured at fair value						
 Non-financial liabilities: Loan from an unrelated party, representing total non-financial liabilities as at 						
31 December 2018	23	(1,741)			(1,741)	

Determination of fair value

Commodity inventories at fair value

The fair value as disclosed in the table above is determined based on an assessment of the purity of gold and the bid price quotation of gold at the end of the reporting period.

Loan from an unrelated party

The fair value as disclosed in the table above is determined directly by reference to the bid price quotation of gold at the end of the reporting period.

For the financial year ended 31 December 2019

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

(d) Level 3 fair value measurements

Determination of fair value

Unquoted equity security

The fair value of the unquoted equity security is determined using the dividend discount model, adjusted for factors such as the cost of equity and lack of market liquidity.

In selecting appropriate valuation models and inputs to be adopted for each valuation that uses significant unobservable inputs, management will calibrate the valuation models and inputs to actual market transactions that are relevant to the valuation if such information are reasonably available. For valuations that are sensitive to the unobservable inputs used, management will use a minimum of two valuation approaches to allow for cross-checks.

Significant changes in fair value measurements from period to period are evaluated for reasonableness. Key drivers of the changes are identified and assessed for reasonableness against relevant information from independent sources, or internal sources if necessary and appropriate.

31. Segment information

Business segments

The segment reporting format is determined to be business segments as the Group's risks and rates of return are affected predominantly by differences in the products sold and services rendered. The operating businesses are organised and managed separately according to the nature of the products and services provided, with each segment representing a strategic business unit that offers different products and services, and serves different markets.

The Group is organised into four operating business segments, namely:

- (a) Pawnbroking;
- (b) Retail and trading of jewellery and gold;
- (c) Moneylending; and
- (d) Other operations including investment holding and provision of other support services.

Allocation basis

Segment results, assets and liabilities include items directly attributable to a segment as well as those that can be allocated on a reasonable basis. Unallocated items comprise mainly income tax payable, deferred tax liabilities and deferred tax assets.

Segment revenue, expenses and results include transfers between business segments. These transfers are eliminated on consolidation.

Non-cash items are not material to the financial statements and have not been separately presented.

Geographical information

As the Group's business activities are mainly conducted in Singapore, with its non-current assets mainly located in Singapore, information about geographical areas is not relevant to the Group.

Information about major customers

Revenue from ten major customers amounted to \$131,051,000 (2018: \$95,444,000), arising from the retail and trading of jewellery and gold segment.

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31. Segment information (cont'd)

	Pawnbroking \$'000	Retail and trading of jewellery and gold \$'000	Moneylending \$'000	Others \$'000	Adjustments and eliminations \$'000	Note	Group \$'000
Year ended 31 December 201	9						
Revenue from external customers	28,696	190,306	16,945	-	-		235,947
Inter-segment revenue	32,242				(32,242)	A	
Results:							
Interest income	-	-	-	7,303	(6,497)	Α	806
Allowance for write-down of inventories	-	575	-	-	-		575
Allowance for expected credit losses on trade receivables	278	-	(46)	-	-		232
Share of results of associates	-	-	-	3,896	-		3,896
Segment profit	9,784	5,439	8,647	3,505	3,896	В	31,271
Assets:							
Investments in associates	-	-	-	18,825	-		18,825
Segment assets	212,459	76,020	206,056	129,724	(66,572)	С	557,687
Segment liabilities	144,265	28,399	78,159	77,265	7,935	D	336,023
	Pawnbroking \$'000	Retail and trading of jewellery and gold \$'000	Moneylending \$'000	Others \$'000	Adjustments and eliminations \$'000	Note	Group \$'000
Year ended 31 December 201	\$'000	trading of jewellery and gold			and eliminations	Note	-
Revenue from external	\$′000 8	trading of jewellery and gold \$'000	\$'000		and eliminations	Note	\$'000
	\$'000	trading of jewellery and gold			and eliminations	Note A	-
Revenue from external customers Inter-segment revenue	\$'000 8 27,485	trading of jewellery and gold \$'000	\$'000		and eliminations \$'000		\$'000
Revenue from external customers Inter-segment revenue Results:	\$'000 8 27,485	trading of jewellery and gold \$'000	\$'000	\$'000 _ 	and eliminations \$'000 	A	\$'000 208,711
Revenue from external customers Inter-segment revenue	\$'000 8 27,485	trading of jewellery and gold \$'000	\$'000		and eliminations \$'000		\$'000
Revenue from external customers Inter-segment revenue Results: Interest income Allowance for write-down of	\$'000 8 27,485	trading of jewellery and gold \$'000 166,224 _	\$'000	\$'000 _ 	and eliminations \$'000 	A	\$'000 208,711 670
Revenue from external customers Inter-segment revenue Results: Interest income Allowance for write-down of inventories Allowance for expected credit	\$'000 8 27,485 29,534 - -	trading of jewellery and gold \$'000 166,224 _ _ 3	\$'000 15,002 	\$'000 _ 	and eliminations \$'000 	A	\$'000 208,711
Revenue from external customers Inter-segment revenue Results: Interest income Allowance for write-down of inventories Allowance for expected credit losses on trade receivables	\$'000 8 27,485 29,534 - - - 189	trading of jewellery and gold \$'000 166,224 _ _ 3 809	\$'000 15,002 	\$'000 _ 	and eliminations \$'000 	A	\$'000 208,711
Revenue from external customers Inter-segment revenue Results: Interest income Allowance for write-down of inventories Allowance for expected credit losses on trade receivables Share of results of associates	\$'000 8 27,485 29,534 - - - 189 -	trading of jewellery and gold \$'000 166,224 _ _ 3 809 _	\$'000 15,002 529 	\$'000 _ 	and eliminations \$'000 - (29,534) (5,675) - - - -	A	\$'000 208,711
Revenue from external customers Inter-segment revenue Results: Interest income Allowance for write-down of inventories Allowance for expected credit losses on trade receivables Share of results of associates Segment profit	\$'000 8 27,485 29,534 - - - 189 -	trading of jewellery and gold \$'000 166,224 _ _ 3 809 _	\$'000 15,002 529 	\$'000 _ 	and eliminations \$'000 - (29,534) (5,675) - - - -	A	\$'000 208,711
Revenue from external customers Inter-segment revenue Results: Interest income Allowance for write-down of inventories Allowance for expected credit losses on trade receivables Share of results of associates Segment profit Assets:	\$'000 8 27,485 29,534 - - - 189 -	trading of jewellery and gold \$'000 166,224 _ _ 3 809 _	\$'000 15,002 529 	\$'000 6,345 2,877 661	and eliminations \$'000 - (29,534) (5,675) - - - -	A	\$'000 208,711

For the financial year ended 31 December 2019

31. Segment information (cont'd)

Notes

- A Inter-segment revenues and income are eliminated on consolidation.
- B The following items are added to segment profit to arrive at "profit before tax" presented in the consolidated statement of comprehensive income:

	Group		
	2019 2018		
	\$'000	\$'000	
Share of results of associates	3,896	2,877	

C The following items are deducted from segment assets to arrive at total assets reported in the consolidated statement of financial position:

	Gro	oup
	2019	2018
	\$'000	\$'000
Inter-segment assets	(66,572)	(66,465)

D The following items are added to segment liabilities to arrive at total liabilities reported in the consolidated statement of financial position:

	Group	
	2019	2018
	\$'000	\$'000
	4 00 4	1 0 10
Deferred tax liabilities	1,834	1,948
Income tax payable	5,297	2,998
Inter-segment liabilities	804	4,758
	7,935	9,704

32. 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 key financial risks include credit risk, liquidity risk, interest rate risk, foreign currency risk and market price risk. The board of directors reviews and agrees policies and procedures for the management of these risks, which are executed by the Chief Financial Officer. The Audit Committee provides independent oversight to the effectiveness of the risk management process. It is, and has been throughout the current and previous financial year, the Group's policy that no trading in derivatives for speculative purposes shall be undertaken.

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

For the financial year ended 31 December 2019

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

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

(a) Credit risk

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

The Group's objective is to seek continual revenue growth while minimising losses incurred due to increased credit risk exposure. The Group trades only with recognised and creditworthy third parties. It is the Group's policy that all customers who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis with the result that the Group's exposure to bad debts is not significant.

The Group considers the probability of default upon initial recognition of financial assets and whether there has been a significant increase in credit risk on an ongoing basis throughout each reporting period.

The Group has determined the default event on a financial asset based on the Group's historical information, internal credit risk management practices, and statutory requirements of the Singapore Law. Default event on trade receivables from the pawnbroking segment is determined to be when the counterparty fails to make contractual payments more than eight months past due. Default event on trade receivables from the moneylending, and retail and trading of jewellery and gold segments is determined to be when the counterparty fails to make contractual payments more than 60 to 180 days past due.

The Group considers "low risk" to be an investment grade credit rating with at least one major rating agency for those investments with credit rating. To assess whether there is a significant increase in credit risk, the Group compares the risk of a default occurring on the asset as at reporting date with the risk of default as at the date of initial recognition. The Group considers available reasonable and supportive forwarding-looking information which includes the following indicators:

- Internal credit rating;
- External credit rating;
- Actual or expected significant adverse changes in business, financial or economic conditions that are expected to cause a significant change to the borrower's ability to meet its obligations;
- Actual or expected significant changes in the operating results of the borrower;
- Significant increases in credit risk on other financial instruments of the same borrower;
- Significant changes in the value of the collateral supporting the obligation or in the quality of third-party guarantees or credit enhancements; and
- Significant changes in the expected performance and behaviour of the borrower, including changes in the payment status of borrowers in the group and changes in the operating results of the borrower.

For the financial year ended 31 December 2019

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

(a) Credit risk (cont'd)

Regardless of the analysis above, a significant increase in credit risk is presumed if a debtor is more than 30 days past due in making contractual payment.

The Group determined that its financial assets are credit-impaired when:

- There is significant difficulty of the issuer or the borrower;
- A breach of contract, such as a default or past due event;
- It is becoming probable that the borrower will enter bankruptcy or other financial reorganisation; and
- There is a disappearance of an active market for that financial asset because of financial difficulty.

The Group assesses a loan or receivable for potential write-off based on the nature and segment of the loan or receivable. Trade receivables from the pawnbroking segment are categorised for potential write-off when a debtor fails to make contractual payments more than eight months past due. Trade receivables from the moneylending, and retail and trading of jewellery and gold segments are categorised for potential write-off when a debtor fails to make contractual payments more than 60 to 180 days past due. Financial assets are written off when there is no reasonable expectation of recovery, such as a debtor failing to engage in a repayment plan with the Group. Where loans and receivables have been written off, the Group continues to engage enforcement activity to attempt to recover the receivable due. Where recoveries are made, these are recognised in profit or loss.

The loss allowance provision for the Group's trade receivables held at amortised cost as at 31 December 2019 and 2018 reconciles to the opening loss allowance for that provision as follows:

Loss allowance provision for the Group's trade receivables

	2019 \$'000	2018 \$'000
As at 1 January	3,087	1,628
Loss allowance measured with the general approach: 12-month ECL	278	578
Lifetime ECL - Credit risk has increased significantly since initial recognition	(46)	140
Loss allowance measured with the simplified approach: Lifetime ECL	-	809
ECL written off	(263)	(68)
As at 31 December	3,056	3,087

The gross carrying amount of trade receivables of the Group is disclosed in Note 19.

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For the financial year ended 31 December 2019

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

(a) Credit risk (cont'd)

The following are credit risk management practices and information about amounts arising from expected credit losses for each class of financial assets.

(i) <u>Trade receivables – Pawnbroking segment</u>

The Group uses two categories of internal credit risk ratings for pawnbroking trade receivables which reflect their credit risk and how the loss provision is determined. These internal credit risk ratings are determined through incorporating both qualitative and quantitative information that builds on information specific to the counterparty and other external information that could affect the counterparty's behaviour.

The Group computes expected credit loss for this group of financial assets using the probability of default approach. In calculating the expected credit loss, the Group considers implied probability of default from historical non-renewal and non-redemption data, and adjusts for forward-looking macroeconomic data obtained from the monitoring process of the volatility of market prices of gold.

A summary of the Group's internal grading category used in the computation of the Group's expected credit loss model for the trade receivables from the pawnbroking segment is as follows:

. .

Category	Definition of category	Basis for recognition of expected credit loss provision	Basis for calculating interest income
Grade I	Customers have a low risk of default and a strong capacity to meet contractual cash flows, and receivables for which there is a significant increase in credit risk; as significant increase in credit risk is presumed if interest and/or principal repayments are 30 days past due.	8-month expected credit losses which represents lifetime expected credit losses	Gross carrying amount
Grade II	Interest and/or principal repayments are eight months past due.	Lifetime expected credit losses	Amortised cost of carrying amount (net of credit allowance)

There are no significant changes to estimation techniques or assumptions made during the reporting period.

(ii) <u>Trade receivables – Moneylending segment</u>

The Group uses three categories of internal credit risk ratings for trade receivables from its moneylending business which reflect their credit risk and how the loss provision is determined. These internal credit risk ratings are determined through incorporating both qualitative and quantitative information that builds on information from the Credit Bureau Singapore supplemented with information specific to the counterparty and other external information that could affect the counterparty's behaviour.

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For the financial year ended 31 December 2019

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

(a) Credit risk (cont'd)

(ii) <u>Trade receivables – Moneylending segment (cont'd)</u>

The Group computes expected credit loss for this group of financial assets using the probability of default approach. In calculating the expected credit loss, the Group considers implied probability of default from the external rating agency where available and historical loss rates for each category of counterparty, and adjusts for forward-looking macroeconomic data such as, amongst others, GDP growth, property prices and motor vehicle prices.

A summary of the Group's internal grading category in the computation of the Group's expected credit loss model for the trade receivables from the moneylending segment is as follows:

Category	Definition of category	Basis for recognition of expected credit loss provision	Basis for calculating interest income
Grade I	Customers have a low risk of default and a strong capacity to meet contractual cash flows.	12-month expected credit losses	Gross carrying amount
Grade II	Receivables for which there is a significant increase in credit risk; as significant increase in credit risk is presumed if interest and/or principal repayments are 30 days past due.	Lifetime expected credit losses	Gross carrying amount
Grade III	Interest and/or principal repayments are 60 to 180 days past due.	Lifetime expected credit losses	Amortised cost of carrying amount (net of credit allowance)

There are no significant changes to estimation techniques or assumptions made during the reporting period.

(iii) <u>Trade receivables – Retail and trading of jewellery and gold segment</u>

The Group provides for lifetime expected credit losses of trade receivables from the retail and trading of jewellery and gold segment using a provision matrix. The provision rates are determined based on the Group's historical observed default rates analysed in accordance to days past due by grouping of customers. The expected credit losses incorporates forward-looking information such as forecast of gold prices as the economic conditions.

Excessive risk concentration

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

For the financial year ended 31 December 2019

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

(a) Credit risk (cont'd)

Excessive risk concentration (cont'd)

In order to avoid excessive concentration of risk, the Group's policies and procedures include specific guidelines to focus on maintaining a diversified portfolio. Identified concentrations of credit risk are controlled and managed accordingly. Selective hedging is used within the Group to manage risk concentrations at both the relationship and industry levels. The Group does not apply hedge accounting.

Exposure to credit risk

At the end of the reporting period, the Group's and the Company's maximum exposure to credit risk is represented by the carrying amount of each class of financial assets recognised in the statements of financial position, and the corporate guarantees as disclosed in Note 29 to the financial statements.

Credit risk concentration profile

The Group determines concentrations of credit risk by monitoring the industry sector profile of its trade receivables on an ongoing basis.

At the end of the reporting period, approximately 28% (2018: 16%) of the Group's trade receivables were due from ten major debtors within the moneylending segment.

Financial assets that are neither past due nor impaired

Trade and other receivables that are neither past due nor impaired are with creditworthy debtors with good payment record with the Group. Cash and bank balances are placed with reputable financial institutions or companies with high credit ratings and no history of default.

Financial assets that are either past due or impaired

Information regarding financial assets that are either past due or impaired is disclosed in Note 19 (Trade and other receivables).

(b) Liquidity risk

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

The Group monitors and maintains a level of cash and cash equivalents deemed adequate by management to finance the Group's operations and mitigate the effect of fluctuations in cash flows.

For the financial year ended 31 December 2019

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

(b) Liquidity risk (cont'd)

Analysis of financial instruments by remaining contractual maturities

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

	One year or less	One to five years	Over five years	Total
Group	\$'000	\$'000	\$'000	\$'000
2019				
Financial assets:				
Trade and other receivables	303,715	119,650	52,207	475,572
Cash and bank balances	8,922			8,922
Total undiscounted financial assets	312,637	119,650	52,207	484,494
Financial liabilities:				
Trade and other payables	5,263	39	-	5,302
Accrued operating expenses	2,982	-	-	2,982
Lease liabilities	3,819	5,204	-	9,023
Interest-bearing loans and borrowings	248,786	58,075	8,759	315,620
Total undiscounted financial liabilities	260,850	63,318	8,759	332,927
Total net undiscounted financial assets	51,787	56,332	43,448	151,567
31 December 2018				
Financial assets:				
Trade and other receivables	278,335	79,106	87,767	445,208
Cash and bank balances	10,204		_	10,204
Total undiscounted financial assets	288,539	79,106	87,767	455,412
Financial liabilities:				
Trade and other payables	9,504	39	-	9,543
Accrued operating expenses	3,707	-	_	3,707
Interest-bearing loans and				
borrowings	216,317	58,482	7,857	282,656
Total undiscounted financial liabilities	229,528	58,521	7,857	295,906
Total net undiscounted financial assets	59,011	20,585	79,910	159,506

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For the financial year ended 31 December 2019

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

(b) Liquidity risk (cont'd)

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

	One year or less \$'000	One to five years \$'000	Total \$'000
Company			
2019			
<i>Financial assets:</i> Trade and other receivables Cash and bank balances	162,175 1,814	-	162,175 1,814
Total undiscounted financial assets	163,989		163,989
<i>Financial liabilities:</i> Trade and other payables Lease liabilities	13,691 53	- 44	13,691 97
Accrued operating expenses	1,121	-	1,121
Interest-bearing loans and borrowings Total undiscounted financial liabilities	7,990	50,695	58,685
Total net undiscounted financial labilities	<u>22,855</u> 141,134	<u> </u>	73,594 90,395
2018			
Financial assets:			
Trade and other receivables	147,922	-	147,922
Cash and bank balances	664		664
Total undiscounted financial assets	148,586		148,586
Financial liabilities:			
Trade and other payables	17,510	-	17,510
Accrued operating expenses	1,688	_	1,688
Interest-bearing loans and borrowings	2,089	53,822	55,911
Total undiscounted financial liabilities	21,287	53,822	75,109
Total net undiscounted financial assets/(liabilities)	127,299	(53,822)	73,477

For the financial year ended 31 December 2019

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

(b) Liquidity risk (cont'd)

The table below shows the contractual expiry of the Group's and the Company's contingent liabilities and commitments. The maximum amount of the financial guarantee contracts are allocated to the earliest period in which the guarantee could be called, which is within one year or less.

	One year or less	
	2019	2018
	\$'000	\$'000
Group		
Financial guarantees	19,681	7,000
Company		
Financial guarantees	279,193	232,248
Financial guarantees Company		

(c) Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of the Group's and the Company's financial instruments will fluctuate because of changes in market interest rates. The Group's and the Company's exposure to interest rate risk arises primarily from their loans and borrowings. The Group's and the Company's loans and borrowings at floating rates are contractually repriced at intervals of six months or less (2018: six months or less) from the end of the reporting period.

Sensitivity analysis for interest rate risk

At the end of the reporting period, if SGD interest rates had been 50 (2018: 50) basis points lower/ higher with all other variables held constant, the Group's profit before tax would have been \$1,281,000 (2018: \$1,135,000) higher/lower, arising mainly as a result of lower/higher interest expense on floating rate loans and borrowings.

(d) Foreign currency risk

The Group has transactional currency exposures arising from purchases that are denominated in a currency other than its functional currency, which is SGD. The foreign currency in which these transactions are denominated is in United States Dollars ("USD").

The Group did not hedge any of its foreign currency payable during the financial years ended 31 December 2019 and 2018. There was no outstanding forward currency contract as at 31 December 2019 and 2018.

The Group is also exposed to currency translation risk arising from its net investments in Malaysia. The Group's net investments in Malaysia are not hedged as currency positions in MYR are considered to be long-term in nature.

For the financial year ended 31 December 2019

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

(d) Foreign currency risk (cont'd)

Sensitivity analysis for foreign currency risk

The following table demonstrates the sensitivity of the Group's profit before tax to a reasonably possible change in the USD exchange rate (against SGD), with all other variables held constant.

	Profit b	efore tax
	2019	2018
	\$'000	\$'000
USD/SGD		
- strengthened 5% (2018: 5%)	(81)	(56)
- weakened 5% (2018: 5%)	81	56

(e) Market price risk

Market price risk is the risk that the fair value or future cash flows of the Group's financial instruments will fluctuate because of changes in market prices (other than interest or exchange rates). The Group is exposed to gold commodity price risk arising from its gold commodity inventories and its loan from an unrelated party which is to be repaid in gold. The carrying values of the gold commodity inventories and the loan from an unrelated party are held at fair value based on the bid price quotation of gold at the end of the reporting period.

Sensitivity analysis for commodity price risk

At the end of the reporting period, if gold commodity prices had been 5% (2018: 5%) higher/lower with all other variables held constant, the Group's profit before tax would have been \$292,000 (2018: \$200,000) higher/lower, arising as a result of an increase/decrease in the fair value of the gold commodity inventories and the loan from an unrelated party.

33. 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 2019 and 2018.

The Group monitors capital using a gearing ratio, which is net debt divided by total capital plus net debt. The Group includes within net debt, interest-bearing loans and borrowings, lease liabilities, trade and other payables, other liabilities, less cash and bank balances. Capital refers to equity attributable to owners of the Company.

For the financial year ended 31 December 2019

33. Capital management (cont'd)

		Gro	bup
	Note	2019	2018
		\$'000	\$'000
Interest-bearing loans and borrowings	23	311,150	276,748
Lease liabilities	24	8,565	-
Trade and other payables	21	5,302	9,543
Other liabilities	22	3,472	4,310
Less: Cash and bank balances	20	(8,922)	(10,204)
Net debt	_	319,567	280,397
Equity attributable to owners of the Company	_	217,040	192,915
Capital and net debt	=	536,607	473,312
Gearing ratio	=	60%	59%

34. Dividends

	Group and	l Company
	2019	2018
	\$'000	\$'000
Declared and paid during the financial year:		
Dividends on ordinary shares:		
- Final exempt (one-tier) dividend for 2018: 1.33 cents (2017: 1.26 cents) per share	7,094	6,721
Proposed but not recognised as a liability as at 31 December:		
Dividends on ordinary shares, subject to shareholders' approval at the AGM:		
- Final exempt (one-tier) dividend for 2019: 1.61 cents (2018: 1.33 cents) per share	8,941	7,094

35. Events after the reporting period

On 7 February 2020, the Singapore Ministry of Health, being member to the multi-ministry task force, announced the elevation of the Disease Outbreak Response System Condition to code orange in response to the heighten risks posed by the COVID-19 virus. Subsequently, the Federal Government of Malaysia implemented a restriction of movement order in Malaysia on 16 March 2020 in response to the spread of the COVID-19 virus. Management expects the aforementioned events to reduce human traffic to both the Group's Singapore operations and associates' Malaysian operations. The impact of the COVID-19 virus is expected to mainly impact the financials of the pawnbroking and retail and trading of jewellery and gold business segments in the coming months. Management continues to monitor the financial impact of the COVID-19 virus.

36. Authorisation of financial statements for issue

The financial statements for the year ended 31 December 2019 were authorised for issue in accordance with a resolution of the directors on 27 March 2020.

ADDITIOMAL INFORMATION ON DIRECTORS SEEKING RE-ELECTION 101

Mr Lim Tong Lee and Ms Yeah Lee Ching are the Directors seeking re-election at the forthcoming Annual General Meeting of the Company to be convened on 28 April 2020 (collectively, the "**Retiring Directors**" and each a "**Retiring Director**").

Pursuant to Rule 720(6) of the Listing Manual of the SGX-ST, the following is the information relating to the Retiring Directors as set out in Appendix 7.4.1 to the Listing Manual of the SGX-ST:

	MR LIM TONG LEE	MS YEAH LEE CHING
Age	52	48
Date of Appointment	27 September 2013	12 April 2013
Date of last re-appointment	25 April 2017	25 April 2017
Job Title	 Independent Director Chairman of the Audit Committee and Member of the Remuneration and Nominating Committees 	• Executive Director
Country of principal residence	Singapore	Singapore
Board's comments on the re- election (including rationale)	 Factors considered by the Board on the re-election of Mr Lim Tong Lee and Ms Yeah Lee Ching: The Board of Directors of the Company has considered, among others, the recommendation of the Nominating Committee ("NC") and has reviewed and considered the contribution and performance, 	
		concluded that the two Retiring e, expertise, knowledge and skills to petencies of the Board.
Whether appointment is executive, and if so, the area of responsibility	No	Executive, responsible for overseeing the valuation as well as corporate communications.
Working experience, occupation(s) and professional qualification during the past 10 years	Executive Director of Altitude Capital Pte Ltd Fellow Chartered and Certified Accountant, Association of Chartered and Certified Accountants, UK Chartered Accountant, Malaysian Institute of Accountants Certified Public Accountant, Malaysian Institute of Certified Accountants	Executive Director of the Group 2009-2012 Operations Director Master in Business Administration from the National University of Singapore Graduate Gemologist from Gemological Institute of America
Shareholding interest in the Company and its subsidiaries	Nil	Nil

102 ADDITIOMAL INFORMATION ON DIRECTORS SEEKING RE-ELECTION

	MR LIM TONG LEE	MS YEAH LEE CHING
Relationship (including immediate family relationship) with any existing executive officer, the Company and/or substantial shareholder of the Company or any of its principal subsidiaries	No	Daughter of Mr Yeah Hiang Nam and sister of Mr Yeah Chia Kai
Conflict of Interest (including any competing business)	No	No
Undertaking (in the format set out in Appendix 7.7) under Rule 720(1) has been submitted to ValueMax Group Limited	Yes	Yes
Other Principal Commitments (Including Directorships) - Present	Altitude Capital Pte Ltd Altitude Capital Sdn Bhd Altitude Capital (Asia) Sdn Bhd Goldhill Villa Sdn Bhd LBS Bina Group Berhad Melody Boulevard Sdn Bhd Versalink Holdings Limited LBS Foundation Alliance Asia Investment Limited	ValueMax Group Limited ValueMax Pawnshop Pte. Ltd. ValueMax Pawnshop (BD) Pte. Ltd. ValueMax Pawnshop (PR) Pte. Ltd. ValueMax Pawnshop (SG) Pte. Ltd. ValueMax Pawnshop (JP) Pte. Ltd. ValueMax Pawnshop (CCK) Pte. Ltd. ValueMax Pawnshop (WL) Pte. Ltd. ValueMax Pawnshop (EL) Pte. Ltd. ValueMax Pawnshop (EL) Pte. Ltd. VM Cash Services Pte. Ltd. VM Cash Services Pte. Ltd. VM Credit Pte. Ltd. VM Capital Pte. Ltd. VM AutoFinance Pte. Ltd. Teck Chong Pawnshop Pte. Ltd. Heng Leong Pawnshop Pte. Ltd. ValueMax Precious Metal Pte. Ltd. Spring Jewellery (SG) Pte. Ltd. ValueMax International Pte. Ltd. ValueMax Corporate Services Pte. Ltd. ValueMax Executives Pte. Ltd. ValueMax Properties Pte. Ltd.
Other Principal Commitments (Including Directorships) - Past (for the last 5 years)	Head of Corporate Finance of KGI Securities (Singapore) Pte Ltd	Nil
Responses to questions (a) to (k) under Appendix 7.4.1 of the Listing Manual of Singapore Exchange Securities Trading limited	Responses to questions (a) to (k) are negative.	Responses to questions (a) to (k) are negative.

STATISTICS OF 103

Issued and Fully Paid-up Capital	:	S\$84,229,529
No. of Shares Issued	:	555,311,105
Class of Shares	:	Ordinary shares
Voting Rights	:	One vote per share
No. of Treasury Shares	:	100,000

Distribution of shareholdings

(As recorded in the Register of Members and Depository Register)

Size of Shareholdings	No. of Shareholders	% of Shareholders	No. of Shares	% of Shares
1 – 1,000	65	5.57	47,342	0.01
1,001 - 10,000	507	43.44	2,888,021	0.52
10,001 - 1,000,000	574	49.19	53,325,526	9.60
1,000,001 & above	21	1.80	499,050,216	89.87
Total	1,167	100.00	555,311,105	100.00

Twenty largest shareholders

(As recorded in the Register of Members and Depository Register)

	Name of Shareholders	No. of Shares	% of Shares
1	YEAH HOLDINGS PTE LTD	198,383,406	35.72
2	CITIBANK NOMINEES SINGAPORE PTE LTD	174,591,989	31.44
3	DBS NOMINEES PTE LTD	53,592,244	9.65
4	TAN HONG YEE	41,684,972	7.51
5	PHILLIP SECURITIES PTE LTD	3,518,896	0.63
6	HO JUAT KENG	2,959,220	0.53
7	SIK LEY BOY	2,272,589	0.41
8	CGS-CIMB SECURITIES (S) PTE LTD	2,264,441	0.41
9	TEO CHONG HOCK	2,065,000	0.37
10	ONG PANG AIK	2,000,000	0.36
11	DBS VICKERS SECURITIES (SINGAPORE) PTE LTD	1,997,800	0.36
12	CHEONG SOON KIAT	1,726,000	0.31
13	RAFFLES NOMINEE (PTE) LIMITED	1,667,393	0.30
14	SIK SOO CHING SUSAN	1,609,779	0.29
15	LIM CHER KHIANG	1,497,595	0.27
16	SIK PEI SHAN (XUE PEISHAN)	1,494,300	0.27
17	ONG POH LIM @ ONG PAO LIM	1,444,000	0.26
18	UNITED OVERSEAS BANK NOMINEES PTE LTD	1,183,972	0.21
19	ABN AMBRO CLEARING BANK N.V.	1,048,593	0.19
20	MAYBANK KIM ENG SECURITIES PTE LTD	1,040,768	0.19
	TOTAL	498,042,957	89.68

Substantial shareholdings

(As recorded in the Register of Members and Depository Register)

	Direct Interest		Deemed Interest	
	No. of shares	% of shares	No. of shares	% of shares
Name of Shareholder				
YEAH HOLDINGS PTE. LTD. (1)	198,383,406	35.72	157,388,889	28.34
YEAH HIANG NAM (2)(3)	-	-	445,473,364	81.22
TAN HONG YEE (2)(3)	41,684,972	7.51	403,788,392	72.71

⁽¹⁾ Yeah Holdings Pte Ltd is a private limited company incorporated in Singapore on 12 November 2012. It is an investment holding company. The shareholders of Yeah Holdings Pte Ltd are Yeah Hiang Nam (35%), Tan Hong Yee (35%), Yeah Lee Ching (10%), Yeah Chia Wei (10%) and Yeah Chia Kai (10%).

⁽²⁾ By virtue of Section 7 of the Singapore Companies Act, Cap. 50, Yeah Hiang Nam and Tan Hong Yee are deemed to have an interest in the 355,772,295 shares held and deemed interested in by Yeah Holdings Pte. Ltd.

⁽³⁾ Yeah Hiang Nam and Tan Hong Yee are husband and wife and as such are deemed to have an interest in the shares held by each other.

Shareholdings held in the hands of the public

Based on the information available to the Company as at 17 March 2020, approximately 19.59 percent of the issued ordinary shares of the Company are held by the public and therefore Rule 723 of the Listing Manual issued by SGX-ST is complied with.

NOTICE OF 105

NOTICE IS HEREBY GIVEN that the Annual General Meeting of the Company will be held at 261 Waterloo Street #01-35, Singapore 180261 on 28 April 2020 at 3.00 p.m. to transact the following business:

AS ORDINARY BUSINESS

- 1. To receive and adopt the Audited Financial Statements of the Company for the financial year ended 31 December 2019 and the Directors' Statement and the Auditor's Report thereon. (**Resolution 1**)
- 2. To declare a first and final one-tier tax exempt dividend of 1.61 cents per share for the financial year ended 31 December 2019. (Resolution 2)
- 3. To approve the Directors' fees of S\$156,250/- for the financial year ended 31 December 2019 (31 December 2018: S\$138,380/-). (Resolution 3)
- 4. To re-elect Mr Lim Tong Lee who is retiring by rotation pursuant to Article 98 of the Company's Constitution, and wishes to seek re-election as a Director of the Company. (**Resolution 4**)

Mr Lim Tong Lee will, upon re-election as a Director of the Company, remain as Chairman of the Audit Committee, as well as a member of the Nominating and Remuneration Committees and will be considered independent for the purposes of Rule 704(8) of the Listing Manual of the Singapore Exchange Securities Trading Limited.

- 5. To re-elect Ms Yeah Lee Ching who is retiring by rotation pursuant to Article 98 of the Company's Constitution, and wishes to seek re-election as a Director of the Company. (**Resolution 5**)
- 6. To re-appoint Messrs. Ernst & Young LLP as auditor of the Company to hold office until the conclusion of the next Annual General Meeting and to authorise the Directors to fix their remuneration.

(Resolution 6)

AS SPECIAL BUSINESS

To consider and, if thought fit, to pass the following ordinary resolutions with or without modifications:

7. Authority to allot and issue shares

- (a) "That, pursuant to Section 161 of the Companies Act, Chapter 50, and Rule 806 of the Listing Manual of the Singapore Exchange Securities Trading Limited, approval be and is hereby given to the Directors of the Company at any time to such persons and upon such terms and for such purposes as the Directors may in their absolute discretion deem fit, to:
 - (i) issue shares in the capital of the Company whether by way of rights, bonus or otherwise;
 - (ii) make or grant offers, agreements or options that might or would require shares to be issued or other transferable rights to subscribe for or purchase shares (collectively, "Instruments") including but not limited to the creation and issue of warrants, debentures or other instruments convertible into shares;
 - (iii) issue additional Instruments arising from adjustments made to the number of Instruments previously issued in the event of rights, bonus or capitalisation issues; and
- (b) (Notwithstanding the authority conferred by the shareholders may have ceased to be in force) issue shares in pursuance of any Instrument made or granted by the Directors while the authority was in force,

106 NOTICE OF ANNUAL GENERAL MEETING

provided always that

- (i) the aggregate number of shares to be issued pursuant to this resolution (including shares to be issued in pursuance of Instruments made or granted pursuant to this resolution) does not exceed 50% of the total number of issued shares excluding treasury shares of the Company, of which the aggregate number of shares (including shares to be issued in pursuance of Instruments made or granted pursuant to this resolution) to be issued other than on a pro rata basis to shareholders of the Company does not exceed 20% of the total number of issued shares excluding treasury shares of the Company, and for the purpose of this resolution, the issued share capital shall be the Company's total number of issued shares excluding treasury shares at the time this resolution is passed, after adjusting for:
 - a) new shares arising from the conversion or exercise of convertible securities; or
 - b) new shares arising from exercising share options or vesting of share awards outstanding or subsisting at the time this resolution is passed provided the options or awards were granted in compliance with Part VIII of Chapter 8 of the Listing Manual of the Singapore Exchange Securities Trading Limited; and
 - c) any subsequent bonus issue, consolidation or subdivision of the Company's shares; and
- (ii) such authority shall, unless revoked or varied by the Company at a general meeting, continue in force until the conclusion of the next Annual General Meeting or the date by which the next Annual General Meeting of the Company is required by law to be held, whichever is the earlier."

(See Explanatory Note 1)

(Resolution 7)

NOTICE OF BOOKS CLOSURE AND DIVIDEND PAYMENT DATE

NOTICE IS HEREBY GIVEN that, subject to the approval of shareholders to the First and Final Dividend (the "**Proposed First & Final Dividend**") being obtained at the Annual General Meeting (the "**AGM**") to be held on 28 April 2020, the Share Transfer Books and the Register of Members of the Company will be closed on 11 May 2020 at 5.00 p.m. ("**Record Date**") for the purpose of determining Members' entitlements to the Proposed First & Final Dividend.

Duly completed registrable transfers in respect of shares in the Company received up to the close of business at 5.00 p.m. on the Record Date by the Company's Share Registrar, Tricor Barbinder Share Registration Services, 80 Robinson Road, #02-00, Singapore 068898 will be entitled to the Proposed First and Final Dividend.

Members whose securities accounts with The Central Depository (Pte) Limited are credited with shares of the Company as at 5.00 p.m. on the Record Date will be entitled to the Proposed First and Final Dividend.

BY ORDER OF THE BOARD

Lotus Isabella Lim Mei Hua Company Secretary

6 April 2020

NOTICE OF 107

COVID-19 Precautionary Measures as at 25 March 2020:

The Company will comply with the COVID-19 precautionary measures recommended or imposed by the government to minimise the risk of community spread of COVID-19 as may be appropriate at the forthcoming AGM and EGM, as well as the guidance provided by SGX RegCo on the holding of general meetings amid COVID-19 (including the guidance dated 19 March 2020 and 25 March 2020).

Shareholders with travel history within 14 days before the AGM to countries/regions as announced by the Ministry of Health or/and who have been placed under quarantine orders or issued stay-home notices must not attend the AGM.

Shareholders who are feeling unwell on the day of the AGM are advised not to attend the AGM. Any person who has a fever or is exhibiting flu-like symptoms will not be permitted to attend the AGM.

All shareholders are encouraged to appoint the Chairman as proxy to vote at the AGM in the manner as provided in the proxy form.

The Company is assessing possible alternative arrangements for shareholders to participate in the meetings and to pose questions. The Company will update shareholders once such arrangements are in place. Where in-person attendance is feasible, we may require shareholders to pre-register if they wish to attend.

Please also note that the Company may be required to make further changes to our AGM arrangements as the situation evolves and shareholders should keep abreast of the Company's announcements that may be made from time to time on SGXNET.

Explanatory Notes:-

1. The ordinary resolution no. 7 is to authorise the Directors of the Company from the date of the above Meeting until the next AGM to issue shares and convertible securities in the Company up to an amount not exceeding in aggregate 50 percent of total number of issued shares excluding treasury shares of the Company, of which the total number of shares and convertible securities issued other than on a pro-rata basis to existing shareholders shall not exceed 20 percent of the total number of issued shares excluding treasury shares of the Company at the time the resolution is passed, for such purposes as they consider would be in the interests of the Company. This authority will, unless revoked or varied at a general meeting, expire at the next AGM of the Company.

NOTES

- 1. A member of the Company (other than a member who is a relevant intermediary as defined in Note 2 below) shall not be entitled to appoint more than two proxies to attend and vote at the AGM on his behalf. A member of the Company which is a corporation is entitled to appoint its authorised representative or proxy to vote on its behalf. A proxy needs not be a member of the Company.
- 2. Pursuant to Section 181 of the Act, any member who is a relevant intermediary is entitled to appoint one or more proxies to attend and vote at the AGM. Relevant intermediary is either:
 - (a) a banking corporation licensed under the Banking Act (Cap. 19) or its wholly-owned subsidiary which provides nominee services and holds shares in that capacity;
 - (b) a capital markets services licence holder which provides custodial services for securities under the Securities and Futures Act (Cap. 289) and holds shares in that capacity; or
 - (c) the Central Provident Fund ("CPF") Board established by the Central Provident Fund Act (Cap. 36), in respect of shares purchased on behalf of CPF investors.

A proxy needs not be a member of the Company.

- 3. The instrument appointing a proxy or proxies shall, in the case of an individual, be signed by the appointor or his attorney, and in case of a corporation, shall be either under the common seal or signed by its attorney or an authorised officer on behalf of the corporation.
- 4. The instrument appointing a proxy must be deposited at the Share Registration Office of the Company at Tricor Barbinder Sharej Registration Services (A division of Tricor Singapore Pte. Ltd.) at 80 Robinson Road #11-02, Singapore 068898 not later than 72 hours before the time appointed for the Meeting.

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PERSONAL DATA POLICY

Where a member of the Company submits an instrument appointing a proxy(ies) and/or representative(s) to attend, speak and vote at the AGM and/or any adjournment thereof, a member of the Company (i) consents to the collection, use and disclosure of the member's personal data by the Company (or its agents) for the purpose of the processing and administration by the Company (or its agents) of proxies and representatives appointed for the AGM (including any adjournment thereof) and the preparation and compilation of the attendance lists, minutes and other documents relating to the AGM (including any adjournment thereof), and in order for the Company (or its agents) to comply with any applicable laws, listing rules, regulations and/or guidelines (collectively, the "Purposes"), (ii) warrants that where the member discloses the personal data of the member's proxy(ies) and/or representative(s) to the Company (or its agents), the company (or its agents) of the personal data of such proxy(ies) and/or representative(s) for the collection, use and disclosure by the Company (or its agents) of the personal data of such proxy(ies) and/or representative(s) for the collection, use and disclosure by the Company (or its agents) of the personal data of such proxy(ies) and/or representative(s) for the collection, use and disclosure by the Company (or its agents) of the personal data of such proxy(ies) and/or representative(s) for the collection, use and disclosure by the Company (or its agents) of the personal data of such proxy(ies) and/or representative(s) for the collection, use and disclosure by the Company (or its agents) of the member's breach of warranty.

VALUEMAX GROUP LIMITED

Registration Number: 200307530N (Incorporated in the Republic of Singapore)

PROXY FORM

IMPORTANT

- 1. For investors who have used their CPF monies to buy ValueMax Group Limited shares, the Annual Report is forwarded to them at the request of their CPF Approved Nominees and is sent FOR INFORMATION ONLY.
- This Proxy Form is not valid for use by CPF investors and shall be ineffective for all intents and purposes if used or purported to be used by them.

*I/We ____

_____ (Name), *NRIC/Passport No. _____

of ____

_____ (Address)

being *a member/members of ValueMax Group Limited (the "Company"), hereby appoint

Name	Address	NRIC/ Passport No.	Proportion of shareholdings to be represented by proxy (%)
			·

*and/or

as *my/our *proxy/proxies to vote for *me/us on *my/our behalf and, if necessary, to demand a poll, at the Annual General Meeting of the Company to be held at 261 Waterloo Street, #01-35, Singapore 180261 on 28 April 2020 at 3.00 p.m. and at any adjournment thereof.

*I/we direct *my/our *proxy/proxies to vote for or against or abstain from voting the Ordinary Resolutions to be proposed at the Annual General Meeting as indicated with an "X" in the spaces provided hereunder. If no specified directions as to voting are given, the *proxy/proxies will vote or abstain from voting at *his/their discretion.

No.	Ordinary Resolutions	For	Against	Abstain**
1.	To receive and adopt the Audited Financial Statements of the Company for the financial year ended 31 December 2019 and the Directors' Statement and Auditor's Report thereon.			
2.	To declare a first and final one-tier tax exempt dividend of 1.61 cents per share for the financial year ended 31 December 2019.			
3.	To approve the Directors' fees of S\$156,250/- for the financial year ended 31 December 2019.			
4.	To re-elect Mr Lim Tong Lee as a Director pursuant to Article 98 of the Company's Constitution.			
5.	To re-elect Ms Yeah Lee Ching as a Director pursuant to Article 98 of the Company's Constitution.			
6.	To re-appoint Messrs. Ernst & Young LLP as auditor of the Company and to authorise the Directors to fix their remuneration.			
7.	To authorise Directors to issue shares pursuant to Section 161 of the Companies Act, Chapter 50.			

Notes:

* Delete accordingly

** Voting will be conducted by poll. If you wish to exercise all your votes "For" or "Against" the relevant resolution, please tick "X" in the relevant box provided. Alternatively, please indicate the number of votes "For" or "Against" each resolution. If you mark "X" in the abstain box for a particular resolution, you are directing your proxy not to vote on that resolution.

Dated this _____ day of _____ 2020

Total Number of Shares Held

Signature(s) of Member(s)/Common Seal * Delete accordingly

IMPORTANT. Please read notes overleaf

Notes:-

1.

- (a) A member who is not a relevant intermediary is entitled to appoint not more than two proxies to attend, speak and vote at the meeting. Where such member's form of proxy appoints more than one proxy, the proportion of his shareholding concerned to be represented by each proxy shall be specified in the form of proxy. If no proportion is specified, the Company shall be entitled to treat the first named proxy as representing the entire shareholding and any second named proxy as an alternate to the first named or at the Company's option to treat this Proxy Form as invalid.
 - (b) A member who is a relevant intermediary is entitled to appoint more than two proxies to attend, speak and vote at the meeting, but each proxy must be appointed to exercise the rights attached to a different share or shares held by such member. Where such member's form of proxy appoints more than two proxies, the number and class of shares in relation to which each proxy has been appointed shall be specified in the form of proxy.

"Relevant intermediary" has the meaning ascribed to it in Section 181 of the Companies Act, Chapter 50.

- 2. A proxy need not be a member of the Company.
- 3. Where a member of the Company appoints two proxies, he shall specify the proportion of his shareholding (expressed as a percentage of the whole) to be represented by each such proxy.
- 4. The instrument appointing a proxy or proxies must be under the hand of the appointer or his attorney duly authorised in writing. Where the instrument appointing a proxy or proxies is executed by a corporation, it must be executed under its common seal or under the hand of its attorney or duly authorised officer.
- 5. A corporation which is a member of the Company may authorise by resolution of its directors or other governing body such person as it thinks fit to act as its representative at the Annual General Meeting, in accordance with its Constitution and Section 179 of the Companies Act, Chapter 50 of Singapore.
- 6. The instrument appointing proxy or proxies, together with the power of attorney or other authority (if any) under which it is signed, or notarially certified copy thereof, must be deposited at the Share Registration Office of the Company at Tricor Barbinder Share Registration Services (A division of Tricor Singapore Pte. Ltd.) at 80 Robinson Road #11-02, Singapore 068898 not later than 72 hours before the time set for the Annual General Meeting.

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AFFIX STAMP

The Company Secretary **VALUEMAX GROUP LIMITED** c/o Tricor Bardinder Share Registration Services (A division of Tricor Singapore Pte. Ltd.) 80 Robinson Road #11-02 Singapore 068898

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- 7. A member should insert the total number of shares held. If the member has shares entered against his name in the Depository Register (as defined in Section 130A of the Companies Act, Chapter 50 of Singapore), he should insert that number of shares. If the member has shares registered in his name in the Register of Members of the Company, he should insert the number of shares. If the member has shares entered against his name in the Depository Register and shares registered in his name in the Register of Members of the Company, he should insert the number of Members of the Company, he should insert the aggregate number of shares. If no number is inserted, this form of proxy will be deemed to relate to all the shares held by the member of the Company.
- 8. 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 members of the Company whose shares are entered against their names in the Depository Register, the Company may reject any instrument appointing a proxy or proxies lodged if such members are not shown to have shares entered against their names in the Depository Register 72 hours before the time appointed for holding the Annual General Meeting as certified by The Central Depository (Pte) Limited to the Company.
- 9. A Depositor shall not be regarded as a member of the Company entitled to attend the Annual General Meeting and to speak and vote thereat unless his name appears on the Depository Register 48 hours before the time set for the Annual General Meeting.
- 10. An investor who buys shares using CPF monies ("CPF Investor") and/or SRS monies ("SRS Investor") (as may be applicable) may attend and cast his 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.

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 13 April 2020.

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STORE LOCATIONS

NORTH

ANG MO KIO

703 Ang Mo Kio Avenue 8 #01-2529 S(560703) T: 6456 7990 339 Ang Mo Kio Avenue 1 #01-1585 S(560339) T: 6452 0679

BISHAN 282 Bishan Street 22 #01-151 S(570282) T: 6452 0596

HOUGANG CENTRAL 809 Hougang Central #01-182 S(530809) T: 6385 0186

KOVAN 204 Hougang Street 21 #01-121 S(530204) T: 6285 7600

PUNGGOL MRT 70 Punggol Central #01-03 Punggol MRT Station S(828868) T: 6886 0060

SENGKANG CENTRAL 10 Sengkang Square Shop 116/117 S(544829) T: 6817 8711

SENGKANG MRT 5 Sengkang Square #02-03 Sengkang MRT Station S(545062) T: 6384 9700

SERANGOON CENTRAL 262 Serangoon Central Drive #01-99 S(550262) T: 6858 6500

WOODLANDS MRT 30 Woodlands Avenue 2 #01-50 Woodlands MRT Station S(738343) T: 6362 0200

548 Woodlands Drive 44 #01-17/18 Vista Point S(730548) T: 6893 0871

YISHUN 292 Yishun Street 22 #01-275 S(760292) T: 6752 2232 925 Yishun Central 1 #01-227 S(760925) T: 6817 8712

YISHUN CHONG PANG 101 Yishun Avenue 5 #01-63 S(760101) T: 6754 2251

RIVERVALE PLAZA* 118 Rivervale Drive #01-14 Rivervale Plaza S(540118) T: 6881 1232

CENTRAL

BOON KENG 25 Bendemeer Road #01-579 S(330025) T: 6299 3550

BUGIS 66 Queen Street Bugis Village S(188545) T: 6817 8976

HAVELOCK 77 Indus Road #01-527 S(160077) T: 6272 1800

PEOPLE'S PARK CENTRE

101 Upper Cross Street #01-14 People's Park Centre S(058357) T: 65 6950 5621

* held by an associated company in Singapore

ТЕККА

664 Buffalo Road #01-05/06 S(210664) T: 6298 0018

TOA PAYOH

184 Toa Payoh Central #01-360 S(310184) T: 6354 1488

WATERLOO CENTRE

261 Waterloo Street #01-33 Waterloo Centre S(180261) T: 6255 0372 261 Waterloo Street #01-31 Waterloo Centre S(180261) T: 6481 1788 (Moneylending Outlet) 261 Waterloo Street #01-35 Waterloo Centre S(180261) T: 6817 8919 (Remittance Outlet)

WEST

BUKIT BATOK 1 Bukit Batok Central Link #01-24 Westmall S(658713) T: 6817 8763

BOON LAY MRT 301 Boon Lay Way #01-21/22 Boon Lay MRT Station S(649846) T: 6790 0955

BUKIT GOMBAK 372 Bukit Batok Street 31 #01-368 S(650372) T: 6569 0500

CHOA CHU KANG 309 Choa Chu Kang Avenue 4 #01-02 Choa Chu Kang Centre S(680309) T: 65 6817 2958

EAST

ALJUNIED 119 Aljunied Avenue 2 #01-40 S(380119) T: 6742 0057

BEDOK TOWN CENTRE

213 Bedok North Street 1 #01-121 S(460213) T: 6243 2126 218 Bedok North Street 1 #01-31 S(460218) T: 6441 2480 213 Bedok North Street 1 #01-119 S(460213) T: 6449 6300 (Jewellery Retail Outlet)

BUANGKOK

275D Compassvale Link #01-10 S(544275) T: 6817 8978

JOO CHIAT COMPLEX

1 Joo Chiat Road #01-1023 Joo Chiat Complex S(420001) (Opening Soon)

PASIR RIS EAST 442 Pasir Ris Drive 6 #01-24 S(510442) T: 6583 8398

PASIR RIS MRT

10 Pasir Ris Central #01-13 Pasir Ris MRT Station S(519634) T: 6582 2388

TAMPINES

138 Tampines Street 11 #01-102 S(521138) T: 6817 6158

TAMPINES CENTRAL 513 Tampines Central 1 #01-168 S(520513) T: 6787 3738

TAMPINES EASTLINK MALL

8 Tampines Central 1 #01-16 Eastlink Mall S(529543) T: 6789 3390



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