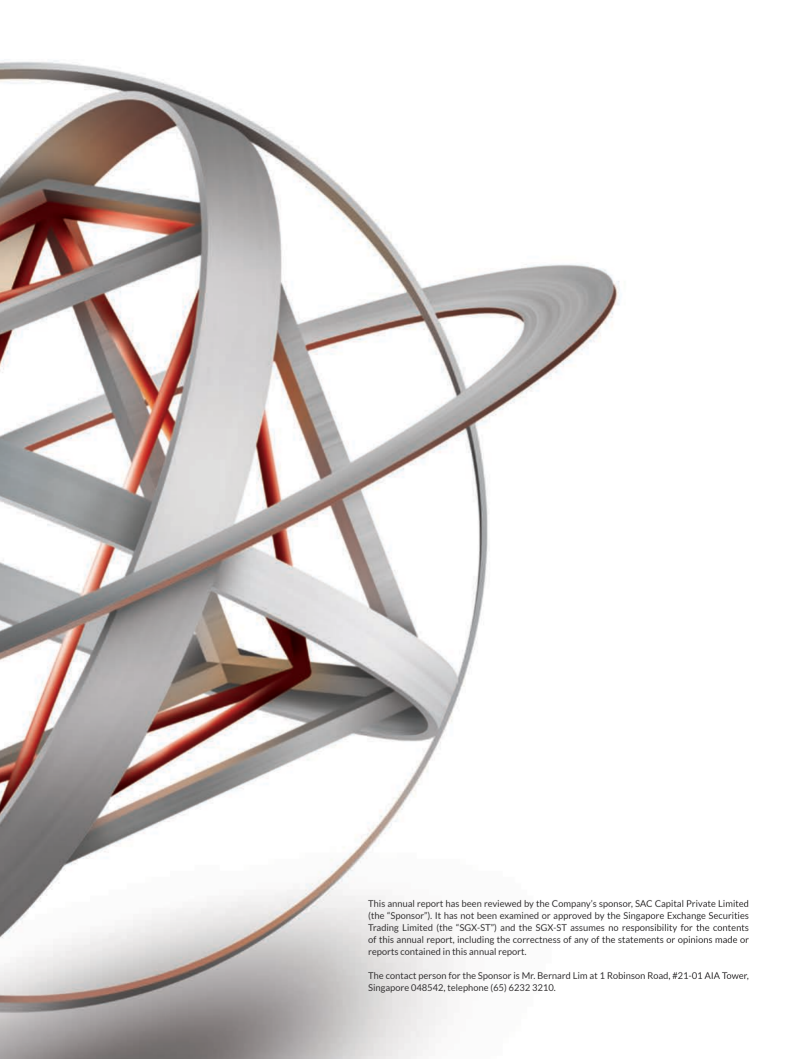
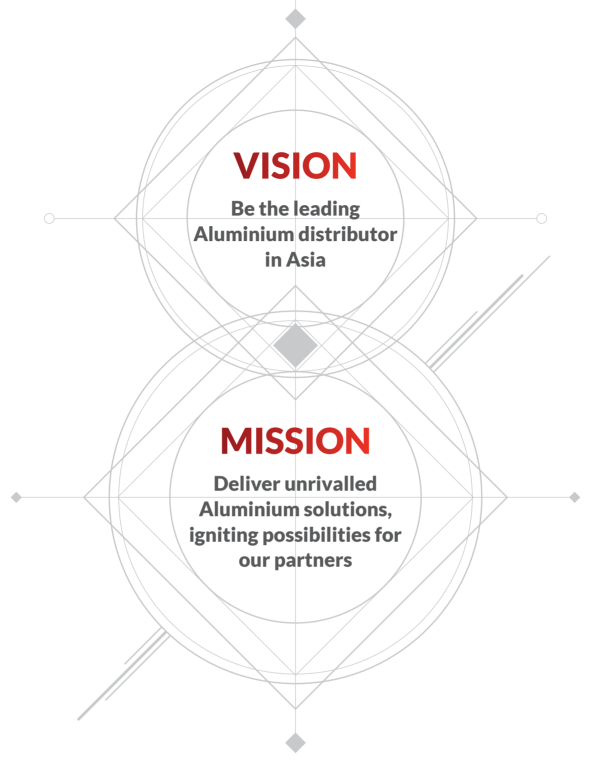


MALLEABLE RESILIENT 坚定有力 拓展未来

順聯控股有限公司 SOON LIAN HOLDINGS LIMITED





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Company **PROFILE**

Listed on the Catalist of the Singapore Exchange Securities Trading Limited in 2007, Soon Lian Holdings Limited (the "Company" or "Soon Lian") and together with its subsidiaries (the "Group") is a specialist supplier of aluminium alloy products with an established track record of more than 40 years. The beginnings of the Group started with Soon Lian Hardware (Pte) Ltd. Founded in 1983, it occupied a 218 square metre office-cum-store in Balestier. Growing steadily, it laid the basis for the establishment of the Group which is now an international supplier with operations and warehouses in Singapore, Malaysia, the People's Republic of China and Taiwan. The Group has also expanded its customer base, building a diversified clientele of over 1,000 customers in more than 17 countries, including Australia, France, Hong Kong, India, Indonesia, Japan, Malaysia, Netherlands, New Zealand, the People's Republic of China, Philippines, Singapore, South Korea, Taiwan, Thailand, United Arab Emirates, Vietnam and others.

At Soon Lian, we supply a comprehensive range of over 1,300 different aluminium alloy products in a wide spectrum of specifications and dimensions, mainly to the marine and precision engineering industries. We also supply to other aluminium stockists and traders as well as customers in other industries. We are equipped with unique Computer Numerical Control ("CNC") plasma cutting system, CNC high precision bandsaw and custom- designed vertical saw which enable us to cut the aluminium alloy products into various forms and end dimensions in compliance to specifications laid down by our customers.

We source our inventories of aluminium alloy products from reputable suppliers in countries such as Austria, Canada, France, Greece, India, Italy, Japan, Malaysia, the People's Republic of China, Romania, Singapore, South Africa, Switzerland, Taiwan, United Kingdom and United States of America. As an endorsement of our quality management system, we were awarded the ISO 9001 certification in April 2002 and subsequently achieved upgrade to ISO 9001:2015 as a Group. We have also achieved AS9100D in May 2024 for our Singapore subsidiary.

We were awarded Enterprise 50 Award Winner 2007 by Accenture and The Business Times on 23 November 2007. We have also been listed as a Singapore 1000 company by DP Information Group and their partners Ernst & Young Solutions, ACRA, IDA Singapore, IE Singapore, SPRING Singapore and Singapore Business Federation (SBF) since 2009.

Soon Lian further distinguished its reputation with the garnering of the SPBA-Heritage Brands Award in 2014. This award is a tribute to time honoured home-grown brands that have cultivated exceptional brand practices for more than 25 years. These accolades are a clear recognition of our growth and regionalisation efforts made over the years.



Business **SEGMENTS**

Precision Engineering

Precision parts for electronic equipment, precision instruments, medical instrumentation, semiconductor equipment, automated assembly lines, pharmaceutical machinery and robotics.

Stockists and Traders

Intermediaries who buy products from the Group and resell it to end customers.



Marine

Products used in shipbuilding - hulls, decks, superstructures and cabins of light crafts such as catamarans, pleasure crafts, patrol boats, crew boats, rescue boats, speed boats and ferries.

Others

High strength items in aircraft industries, oil tankers, automotive parts, rail coaches, truck frames, bridges, towers, products used in construction and fabrication industries and other scrap sales.



KEEPING AHEAD THROUGH ADAPTABILITY AND EXPERTISE

As an established player in the industry with more than 40 years track record, our wealth of expertise and strategic foresight keep us nimble in adapting to evolving market needs and keeping us in the lead.

以变应变 以专领先

作为拥有40余年行业积淀的资深企业, 我们凭借深厚的专业积累与战略远见, 始终灵活应对不断演变的市场需求,并 持续保持领先地位。

Dear Shareholders,

The financial year ended 31 December 2024 ("FY2024") saw a steady improvement in the global semiconductor industry over the year with an uptick in demand during the second half of FY2024. This was largely driven by demand for innovations in artificial intelligence ("Al") and high-performance computing, as well as the need for inventory replenishment. The Group's Precision Engineering segment adjusted its strategies accordingly to leverage on the improved demand. Similarly, Soon Lian's Marine segment also reported a stronger performance in the second half of the year as projects have restarted. As we capitalised on the favourable macroeconomic conditions, we paved the way for new opportunities by developing capabilities to branch into the aerospace sector while continuing to improve our existing processes to diversify risk and strengthening long-term resilience.

Soon Lian's performance in numbers is reflected with a 23.1% or \$\$13.4 million increase in Group's revenue from \$\$58.1 million in FY2023 to \$\$71.5 million this year. The Precision Engineering segment remains the largest contributor to our topline, with the improved performance for the year driving it to make up 60.7% of the Group's revenue. The Marine segment amounted to 25.2% or \$\$18.0 million of the Group's revenue, which is a 17.6% increase as compared to FY2023. Meanwhile, the Stockist and Traders made up 11.8% or \$\$8.5 million, of the Group's revenue.

Due to the above, the Group achieved a turnaround year with a net profit of \$\$5.8 million for the year under review as compared to a net loss of \$\$4.5 million for FY2023. This equated to an earnings per share of 5.36 Singapore cents in FY2024 as compared to a loss per share of 4.20 Singapore cents in FY2023.

In recognition of the continued support of our shareholders, the Board of Directors has proposed a final dividend of 0.3 Singapore cent per ordinary share, subject to shareholder's approval at the upcoming Annual General Meeting ("**AGM**").

OUTLOOK AND STRATEGY

The coming financial year is anticipated to remain volatile. In addition to existing challenges, the United States of America has announced new rounds of trade tariffs which are likely to escalate global trade tensions. Directly affected countries may react in a tit-for-tat fashion with far-reaching effects that businesses globally must account for.



Building on a year of strong recovery, we navigate forward with resilience, adaptability, and a strategic focus on growth amidst global uncertainties.

Letter to SHAREHOLDERS

On home ground, the Ministry of Trade and Industry ("MTI") has moderated Singapore's GDP growth for 2025 to between 1% and 3% in 2025 due to geopolitical tensions, China's slowdown and uncertainty in the United States of America, although there is greater optimism in trade-related services and manufacturing due to strong demand for chips used in PCs, smartphones and AI devices^{1,2}. At Soon Lian, we will keep careful tabs on the changes and tailor our strategies accordingly to seize opportunities and preserve value.

A key strategy already underway is the diversification of markets to include the aerospace sector. Soon Lian has successfully obtained AS9100D certification for our Singapore operations, which allows expansion of our customer base and improve collaboration opportunities with partners.

Likewise, we have obtained ISO 9001:2015 certification for our subsidiary in Taiwan, thus rounding out our previous efforts in Malaysia and China. These efforts will go well with the projected continued growth in the semiconductor industry as Al applications continue to drive demand.

In addition to strengthening customer confidence in our products, we are also increasing exposure for the Soon Lian brand through participation in exhibitions in growing markets such as Thailand and Vietnam. Being on the ground not only allows us to generate new leads but also allows the team to gain market insights and fine-tune our strategies.

To ensure holistic progress, the Group maintains its approach for continuous improvement by further streamlining work processes and upholding conscientious inventory management which is made more seamless with our now well-established Enterprise Resources Planning ("**ERP**") system. This is in turn complemented by training programmes to upskill our staff and ease the adoption of new technologies that we invest in.

This continuous improvement of our people is essential as highlighted by a cyber security incident the Group faced in FY2024. The Management had then taken immediate action to identify and contain the incident, including making reports to relevant Singapore authorities. Furthermore, the Management is also working with external service providers to enhance the Group's security features. All employees will also undergo yearly e-training to strengthen their knowledge and capabilities which enhance the Group's cyber security.



The core of our approach for the coming year will be to adopt a cautious stance given the uncertain global economic climate, geopolitical tensions, and prevailing conflicts in Ukraine and the Middle East. Challenges aside, the Group remains confident in its ability to weather the storm due to its strong balance sheet and its diverse exposure to multiple market segments.

On behalf of the Board of Directors, I would like to thank Mr Yap Kian Peng who has stepped down from the board in FY2024 for his support and contributions in guiding the Group. On that same note, I would like to welcome on board Mr Chua Keng Woon, who now joins us as Lead Independent Non-Executive Director. We look forward to your guidance and support.

In addition, I would also like to express my appreciation to all who have contributed to Soon Lian in FY2024. To our management and staff, customers, partners and shareholders, thank you for your hard work and support. We look forward to the next phase of our journey together.

TAN YEE HOExecutive Chairman

https://www.channelnewsasia.com/watch/singapores-gdp-growth-expected-between-1-and-3-2025-4857826

https://www.mti.gov.sg/Newsroom/Press-Releases/2024/11/MTI-Forecasts-GDP-Growth-of-Around-3_5-Per-Cent-in-2024-and-1_0-to-3_0-Per-Cent-in-2025

Corporate **STRUCTURE**



Note:

(1) In the process of a members' voluntary winding up

SOON LIAN

HOLDINGS

Geographical **PRESENCE**

REFINING OUR CAPABILITIES & STRENGTHS

Ever in pursuit of higher levels of excellence in all aspects of our work, we seek improvement in the way things are done, applying ever greater levels of efficiency and productivity that translates into better returns.

SUPPLIER BASE

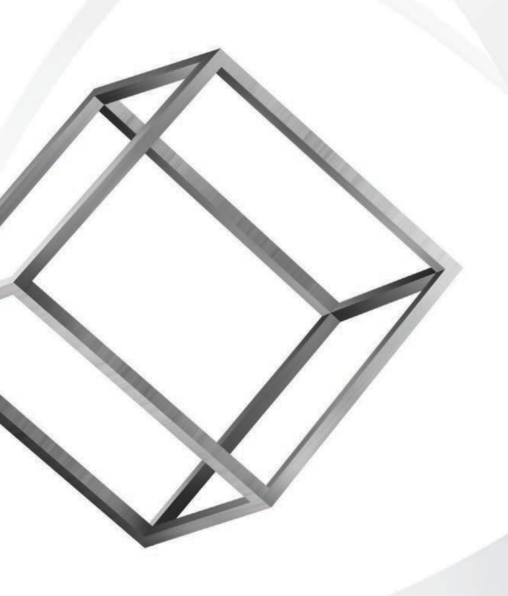


India Italy Japan Malaysia

People's Republic of China Romania Singapore South Africa Switzerland Taiwan United Kingdom United States of America



ANNUAL REPORT 2024 SOON LIAN HOLDINGS LIMITED



STAYING RESILIENT

IN FACE OF CHALLENGES

Our strong relationships forged with employees, customers, partners and suppliers over the years, together with our stringent product quality requirements have stood us in good stead in staying resilient and manoeuvring through any challenges.

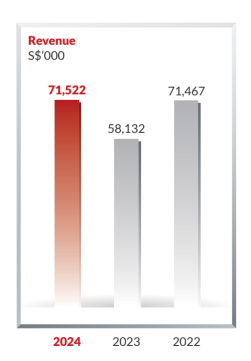
风雨同舟 韧性前行

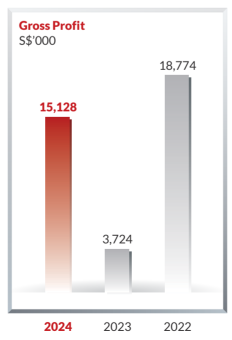
多年来,我们与员工、客户、合作伙伴 及供应商建立了牢固的关系,加上我们 对产品品质的严苛要求,铸就了顺联的 坚韧底蕴,使我们能够从容应对挑战, 稳健前行。

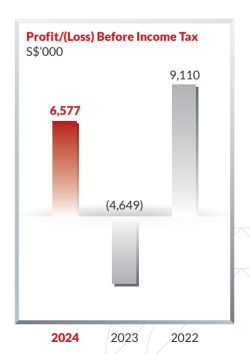
Financial **HIGHLIGHTS**

INCOME STATEMENT	FY2024 S\$'000	FY2023 S\$'000	FY2022 S\$'000
Revenue	71,522	58,132	71,467
Gross profit	15,128	3,724	18,774
Profit/(Loss)before income tax	6,577	(4,649)	9,110
Income tax (expense)/credit	(786)	116	(1,550)
Profit/(Loss) for the year	5,791	(4,533)	7,560
Earnings/(Losses) per share (in cents)	5.36	(4.20)	7.00

BALANCE SHEET	As at 31.12.2024 S\$'000	As at 31.12.2023 \$\$'000	As at 31.12.2022 S\$'000
ASSETS			
Non-current assets	12,379	11,919	11,749
Current assets	60,716	53,367	76,798
Total assets	73,095	65,286	88,547
EQUITY AND LIABILITIES			
Total equity	43,476	37,905	42,823
Non-current liabilities	4,791	6,285	7,481
Current liabilities	24,828	21,096	38,243
Total liabilities	29,619	27,381	45,724
Total equity and liabilities	73,095	65,286	88,547
Net asset value per share (in cents)	40.3	35.1	39.7



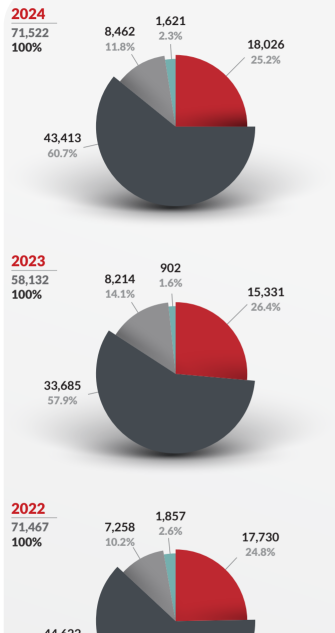


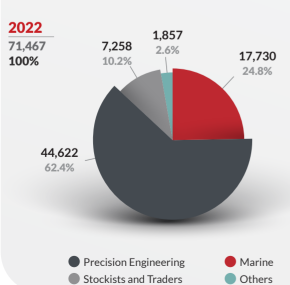


Financial **HIGHLIGHTS**

REVENUE (BY OPERATING SEGMENT)

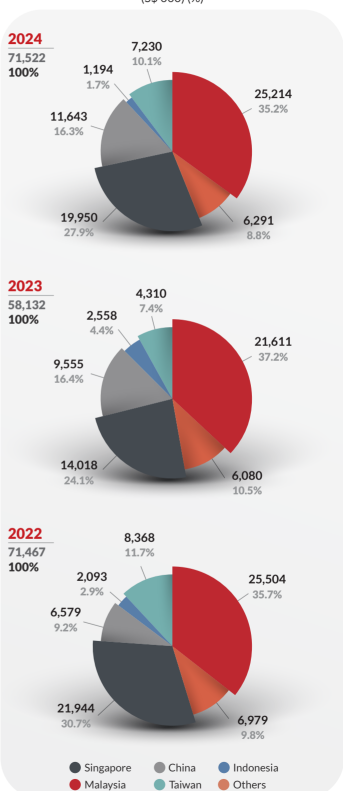
(S\$'000) (%)





REVENUE (BY COUNTRY)

(S\$'000) (%)



Operations and FINANCIALS REVIEW

For the financial year ended 31 December 2024 ("**FY2024**"), Soon Lian demonstrated both malleability and resilience in its operations and financial performance, achieving a turnaround compared to the previous year where the Group navigated a challenging operating environment marked by declining demand due to a slowdown in the semiconductor industry. In FY2024, benefiting from the recovery in this sector, Soon Lian positioned itself effectively to capitalise on the upturn, leading to an improvement in its financial results.

INCOME STATEMENT HIGHLIGHTS

The Group's total revenue for FY2024 amounted to \$\$71.5 million, representing an increase of \$\$13.4 million or 23.1% compared to the \$\$58.1 million recorded in FY2023. This positive trend was primarily fuelled by increased sales volume across the Group's business segments.

Within the Group's operations, the Precision Engineering segment contributed the lion's share of revenue for FY2024 at S\$43.4 million as compared to S\$33.7 million the year before. The improved results were the result of the Group effectively capitalising on the opportunities arising from the stronger demand in the sector.

The Marine segment likewise benefited from positive shifts in market conditions and recorded a \$\$2.7 million growth in revenue to \$\$18.0 million from \$\$15.3 million the year before.

The Stockists and Traders segment also registered higher revenue amounting to \$\$8.5 million, representing an increase of \$\$0.3 million from \$\$8.2 million recorded in FY2023.

From a geographical contribution perspective, Malaysia continued to be the largest contributor in FY2024, with revenue increasing to \$\$25.2 million from \$\$21.6 million in FY2023. Singapore was the second largest market, generating \$\$20.0 million in FY2024, up from \$\$14.0 million in the previous year. China remained the third largest contributor with revenue reaching \$\$11.6 million in FY2024, a \$\$2.0 million increase from FY2023. This is followed by Taiwan at fourth place with a revenue of \$\$7.2 million in FY2024, compared to \$\$4.3 million in FY2023. Conversely, revenue from Indonesia decreased by \$\$1.4 million in FY2024 from \$\$2.6 million in FY2023, while other countries collectively contributed a stable \$\$6.3 million in FY2024, slightly up from \$\$6.1 million in FY2023.

Gross profit saw a substantial rise, reaching \$\$15.1 million in FY2024, a significant increase of \$\$11.4 million or 308.1% from the \$\$3.7 million reported in FY2023. Consequently, the gross profit margin also improved considerably, climbing to 21.2% in FY2024 from 6.4% in the preceding year. This notable improvement was largely driven by the reversal of \$\$2.8 million in inventory obsolescence during FY2024, contrasting with the provision of \$\$6.1 million recorded in FY2023.

Stability was observed in the Group's other income and distribution costs, throughout FY2024.



Operations and

FINANCIALS REVIEW

Driven mainly by reduced staff costs, administrative expenses decreased by \$\$0.8 million or 14.3%, settling at \$\$4.8 million for FY2024, down from \$\$5.6 million in FY2023.

Benefiting from lower borrowing costs and decreased reliance on trade finance facilities, finance costs were reduced by \$\$0.6 million or 50.0%, falling to \$\$0.6 million in FY2024 from \$\$1.2 million in FY2023.

The Group recognised a net loss on expected credit loss on trade receivables amounting to \$\$1.9 million in FY2024, compared to a nil net allowance in FY2023. Additionally, other expenses amounted to \$\$0.6 million in FY2024, a decrease of \$\$0.3 million or 33.3% from the \$\$0.9 million in FY2023, primarily due to a decrease in foreign exchange adjustment loss.

Consequently, the Group achieved a profit before tax of S\$6.6 million in FY2024, a significant turnaround from the loss before tax of S\$4.6 million in FY2023. This positive shift resulted in a net profit of S\$5.8 million and an earnings per share of 5.36 Singapore cents in FY2024, compared to a net loss of S\$4.5 million and loss per share of 4.20 Singapore cents in FY2023.

STATEMENT OF FINANCIAL POSITION

The Group's non-current assets experienced a slight increase, reaching \$\$12.4 million as at 31 December 2024, which is \$\$0.5 million higher than the \$\$11.9 million recorded at the end of FY2023. This was mainly attributable to an increase in property, plant and equipment of \$\$1.0 million, partially offset by decrease in right-of-use assets of \$\$0.4 million and land use right of \$\$0.1 million as a result of depreciation and amortisation.

Conversely, current assets saw a more substantial rise, increasing by \$\$7.3 million to \$\$60.7 million as at 31 December 2024 from \$\$53.4 million as at 31 December 2023. This growth was primarily due to increases in inventories of \$\$3.2 million, trade and other receivables of \$\$1.8 million, prepayments of \$\$0.1 million, and cash and cash equivalents of \$\$2.2 million.

On the liabilities side, non-current liabilities decreased to \$\$4.8 million for FY2024, a reduction of \$\$1.5 million from the \$\$6.3 million of FY2023. This was mainly due to net repayments of long-term bank loans amounting to \$\$1.2 million and a decrease in lease liabilities (non-current portion) of \$\$0.3 million.

In contrast, current liabilities increased to \$\$24.8 million as at 31 December 2024, increased by \$\$3.7 million from the \$\$21.1 million recorded at the end of FY2023. This increase was primarily driven by a rise in trade and other payables of \$\$5.9 million, as well as an increase in income tax payable of \$\$0.2 million, partially offset by a decrease in borrowings of \$\$2.2 million.



The Group continued to demonstrate a healthy financial standing, with a positive working capital position of \$\$35.9 million, an improvement from the \$\$32.3 million reported in FY2023.

Reflecting the net profit generated during the year, total equity for FY2024 increased by \$\$5.6 million, reaching \$\$43.5 million.

STATEMENT OF CASH FLOWS

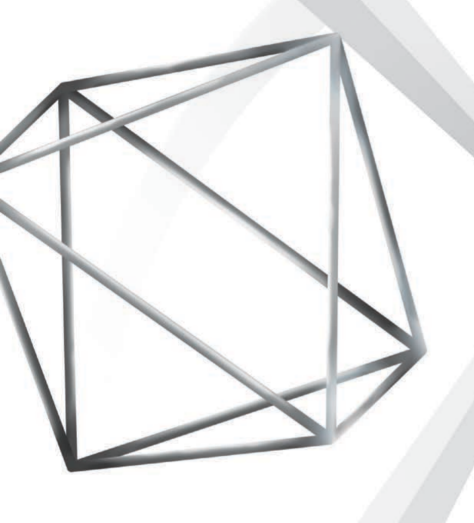
Net cash flows generated from operating activities amounted to \$\$7.0 million, primarily resulting from cash flows generated from operations.

During the year, net cash flows used in investing activities totalled S\$1.6 million, mainly for the acquisition of property, plant and equipment.

Financing activities resulted in a net cash outflow of \$\$3.2 million in FY2024, primarily due to net repayments of borrowings and bill payables to bank of \$\$1.5 million, interest payments of \$\$0.5 million, repayments of lease liabilities of \$\$1.0 million, and dividend payments of \$\$0.2 million.

CONCLUSION

The global economic outlook for 2025 suggests potential volatility stemming from new trade tariffs and ongoing geopolitical tensions, which could impact overall growth. However, the Group anticipates leveraging the continued strong demand for chips within trade-related services and manufacturing, particularly in areas like PCs, smartphones, and artificial intelligence. With a solid financial foundation and presence across various market segments, management is poised to capitalise on emerging opportunities while diligently monitoring global developments to protect and enhance long-term shareholder value.



TRANSFORMING OPPORTUNITIES INTO GROWTH

At Soon Lian, we are quick to identify opportunities, turning them into potential avenues to strengthen our operations and capabilities to create sustained growth for our stakeholders.

乘势而上 创造价值

在顺联,我们敏锐洞察市场机遇,将其 转化为强化运营与能力的潜在路径,持 续为利益相关方创造增长价值。

Board of Directors

AND KEY MANAGEMENT



TAN YEE HO

Executive Chairman



Mr Tan has been the Executive Director of the Company since 18 December 2004, and has over 40 years of experience in the aluminium alloy products industry. He has been with our Group since we commenced our operations in 1983 and was primarily responsible for sales and procurement. He was instrumental in expanding our Group's businesses in the various overseas markets and as our overseas market expanded, he relinquished his responsibilities in procurement to Mr Tan Yee Leong in 1995 to focus on sales and marketing; subsequently taking on the position of Sales Executive Director when the Group was listed in 2007.



TAN YEE LEONG

Chief Executive Officer and Executive Director

Mr Tan Yee Leong, was appointed as the Chief Executive Officer ("CEO") of the Company since 8 April 2020. As CEO, he is responsible for the overall management, operations, charting and reviewing of corporate directions and strategies of our Group.

Mr Tan has been the Executive Director of the Company since 18 December 2004. He comes with over 40 years of experience in the aluminium alloy products industry and has been instrumental in managing operations of our Group. Mr Tan started his career with our Group in 1983, focusing on sales to local and overseas customers, and moving on to the procurement function in 1995; subsequently taking on the position of Procurement Executive Director when the Group was listed in 2007. While he oversaw the procurement of our Group, he also assisted our Executive Chairman, Mr Tan Yee Ho, in servicing the accounts of some local and overseas customers to keep abreast of the developments and trends in customers' demands.

Board of Directors

AND KEY MANAGEMENT



CHUA KENG WOON

Lead Independent Non-Executive Director

Mr Chua Keng Woon was appointed as the Independent Director of our Company on 1 May 2024. He is the Lead Independent Non-Executive Director, the Chairman of the Remuneration Committee and a member of the Audit Committee and the Nominating Committee of our Company.

Mr Chua has over 16 years of experience in the banking and finance industry. He served as an advisor to Secured Capital Singapore Pte. Ltd., a company engaged in mezzanine financing services, from January to November 2018. From 2008 to 2016, Mr Chua was with Canaccord Genuity Singapore Pte. Ltd. (formerly known as Collins Stewart Pte. Limited). He last held the position of Senior Director, Equity Capital Market and was primarily involved in corporate advisory and fund raising activities for companies.

Mr Chua graduated from Nanyang Technological University with a Bachelor of Business Degree majoring in Financial Analysis in 1996. He is a Chartered Financial Analyst and a member of the CFA Institute.

He is also an Independent Non-Executive Director of Asiamedic Limited and Lead Independent Non-Executive Director of Hai Leck Holdings Limited, companies listed on the SGX-ST.



CHIN YEW CHOONG DAVID

Independent Non-Executive Director

Mr Chin Yew Choong David was appointed as the Independent Director of our Company on 1 June 2020. He is the Chairman of the Nominating Committee and a member of the Audit Committee and the Remuneration Committee of our Company.

Mr Chin is currently a Consultant in Rajah & Tann Singapore LLP and is also the Chief Representative of the firm's Shanghai Representative Office. He was previously with Drew & Napier since 1985 and became a partner in 1992. Upon incorporation in 2001, he was a director of Drew & Napier LLC until 2012. He became a Consultant with Drew & Napier LLC 2012 until 2015 after which he joined Rajah & Tann Singapore LLP.

He graduated with an honours degree in law from the National University of Singapore and was called to the Bar in 1985.

Mr Chin is also an Independent Non-Executive Director of Universal Resources & Scvs Ltd, which is listed on the SGX-ST.

Board of Directors

AND KEY MANAGEMENT



LAM KWONG FAI

Independent Non-Executive Director

Mr Lam Kwong Fai was appointed as the Independent Director of our Company on 22 June 2020. He is the Chairman of the Audit Committee and a member of the Nominating Committee and the Remuneration Committee of our Company.

Mr Lam is a director of various companies engaged in the business of providing corporate finance advisory and compliance advisory in Singapore and the region. He started his career as a regulator before moving into investment banking handling a variety of IPO and other corporate actions. He then moved into Catalist regulation, working with a wide portfolio of listed companies, advising on the listing rules and corporate governance. In his various capacities, he has amassed almost 20 years of experience in the Singapore corporate finance and regulatory scene.

Mr Lam obtained a Bachelor of Accountancy from Nanyang Technological University in 2002.

He is also an Independent Non-Executive Director of China Kunda Technology Holdings Limited, Katrina Group Limited, SDAI Limited, VCPlus Limited and A-Smart Holdings Ltd, all of which are listed on the SGX-ST.



LEE YIH HONG

Group Financial Controller

Mr Lee Yih Hong joined our Company in May 2020 as our Group Financial Controller. He is responsible for the internal control, accounting, treasury management and other financial functions of the Group.

Prior to joining the Company, Mr Lee has over 14 years of experience in finance, accounting and audit. He started his career in financial audit with PricewaterhouseCoopers, Malaysia in 2006 and later joined PT Genting Plantations Nusantara as Financial Controller in 2015 and subsequently, RSM Chio Lim LLP in 2019 as Audit Senior Manager.

Mr Lee graduated with a Bachelor of Accounting (Hons.) degree from Universiti Tenaga Nasional, Malaysia. He is a member of the Malaysian Institute of Certified Public Accountants and a member of the Malaysian Institute of Accountants.



BOARD OF DIRECTORS

Tan Yee Ho

Executive Chairman

Tan Yee Leong

Chief Executive Officer and Executive Director

Chua Keng Woon

Lead Independent Non-Executive Director

Chin Yew Choong David

Independent Non-Executive Director

Lam Kwong Fai

Independent Non-Executive Director

AUDIT COMMITTEE

Lam Kwong Fai

Chairman

Chin Yew Choong David

Chua Keng Woon

NOMINATING COMMITTEE

Chin Yew Choong David

Chairman

Chua Keng Woon

Lam Kwong Fai

REMUNERATION COMMITTEE

Chua Keng Woon

Chairman

Chin Yew Choong David

Lam Kwong Fai

REGISTERED OFFICE AND BUSINESS ADDRESS

6 Tuas Lane

Singapore 638615

Tel: +65 6261 8888

Fax: +65 6862 6888

Email: irelations@soonlian.com Website: www.slmetalsgroup.com

COMPANY SECRETARY

Tan Cinyi

SHARE REGISTRAR AND SHARE TRANSFER OFFICE

Tricor Barbinder Share Registration Services (A division of Tricor Singapore Pte. Ltd.) 9 Raffles Place #26-01 Republic Plaza Tower 1 Singapore 048619

AUDITORS

Forvis Mazars LLP 135 Cecil Street #10-01 Singapore 069536

AUDIT PARTNER-IN-CHARGE

Tan Chee Tyan

(Chartered Accountant Singapore, a member of the Institute of Singapore Chartered Accountants) Effective from financial year ended 31 December 2021

SPONSOR

SAC Capital Private Limited 1 Robinson Road #21-01 AIA Tower Singapore 048542

SUSTAINABILITY REPORT

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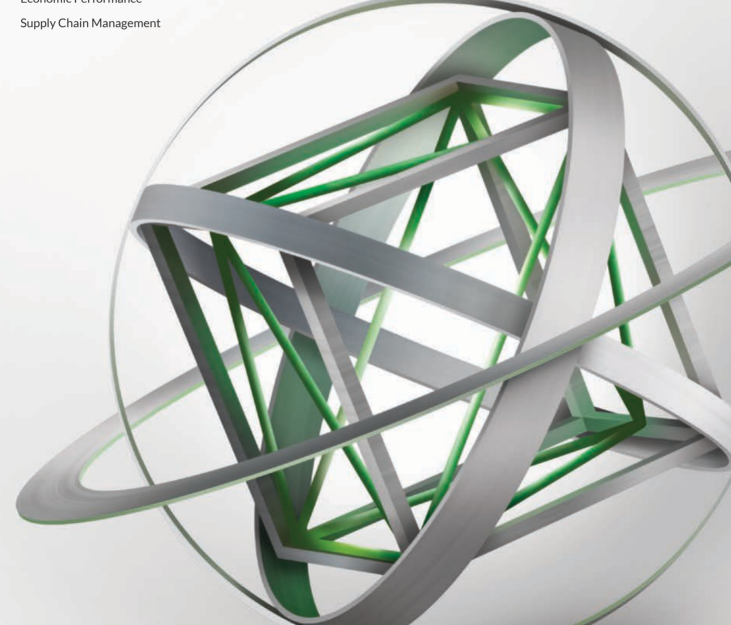
OTHER MATTERS

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BOARD STATEMENT

Dear Stakeholders,

We are pleased to present our eighth Sustainability Report which highlights our sustainability efforts and focus on economic, environmental, social and governance issues. Through this sustainability report, we measure, understand and communicate our economic, environmental, social and governance performance for the financial year ended 31 December 2024. Based on these findings, we will continue to set goals and milestones for the Company and adapt to ever changing conditions in the market. By identifying and addressing the wide range of sustainability issues, challenges ahead will be managed more effectively and mitigation controls will be implemented to tackle upcoming risks that could hinder our profitability.

Reporting Background and Scope

Soon Lian Holdings Limited (the "Company" or "Soon Lian", and together with its subsidiaries, the "Group"), with headquarters in Singapore actively engages our employees, customers and suppliers to champion and address some of the environmental impacts together. This report covers the Group's key operations and entities in Singapore, Malaysia, the People's Republic of China and Taiwan for the financial year from 1 January 2024 to 31 December 2024 ("FY2024").

The Company's entities includes SL Metals Pte. Ltd., SL Corporation Pte. Ltd., SL Metals (M) Sdn. Bhd., SL Metals (Taiwan) Co., Ltd., SL Metals (Suzhou) Co., Ltd. and SL Metals (Shenzhen) Co., Ltd.

Reporting Principles

We have prepared this report with reference to the Global Reporting Initiative ("GRI") Standards, where we have transitioned to the latest version of the GRI Standards – the GRI Universal Standards 2021, and the SGX Core ESG Metrics. This report also complies with Rule 711A and 711B, as well as Practice Note 7F of the Singapore Exchange Securities Trading Limited Listing Manual: Section B: Rules of Catalist. The contents of this report are based on the principles of stakeholder inclusiveness, sustainability context, materiality and completeness.

We have chosen GRI as our sustainability reporting framework as it is internationally recognised and is widely adopted, enabling us to achieve a comprehensive and comparable disclosure of economic, environmental, social and governance ("**EESG**") performance. We have used the GRI reporting principles to conduct the Company's materiality assessment on page 25. The GRI content index and relevant references are provided from pages 38 to 41 of the Annual Report 2024.

We have used SGX ESGenome platform for this year's Sustainability Report. SGX ESGenome is one of the four digital platforms of the Monetary Authority of Singapore's ("MAS") Project Greenprint, which is a collaboration between MAS and SGX Group.

Introduction

Statement on Sustainability & Policy Commitments

As a specialist supplier of aluminium alloy products, we are aware of the essential role that we play in the industry. Aluminium is strong, recyclable and essential across all industries. With that knowledge in mind, we take our social and environmental responsibilities seriously. We engage our stakeholders annually to assess the impacts of our business activities on the environment, social, governance and economy with a goal to create a better future for our business, employees, customers, communities and investors.

As at the end of 31 December 2024, we employ 109 workers across Singapore, Malaysia, the People's Republic of China and Taiwan. With the welfare of our workers in mind, we are committed to upholding internationally accepted labour and human rights principles such as the International Labour Organization's ("ILO") Core Labour Standards and the Universal Declaration of Human Right in our Human Rights Policy, which we have developed based on a precautionary principle approach. Our Human Rights Policy, together with the Board Diversity Policy was approved by the Board of Directors and disseminated internally.

Our Human Rights Policy applies to the Group, affiliates, partnerships and other business associations controlled directly or indirectly by the Group, and all directors, officers and employees of the Group.

Assurance for this Report and Restatements

We have not sought external assurance for this reporting period and will consider it when our reporting matures over time. In terms of EESG data reliability, we have used internal verification. To comply with paragraph 3 of Rule 711B, the Company has subjected its sustainability reporting process for internal review by its internal auditor and in accordance with International Standards for the Professional Practice of Internal Auditing issued by the Institute of Internal Auditors ("IIA").

There were no restatements in FY2024.

Accessibility of the Report & Feedback

A copy of this report is available for download from our website at www.slmetalsgroup.com and the website of SGX-ST at www. sgx.com. We are committed to listening to our stakeholders and we look forward to your feedback. Please send your feedback to irelations@soonlian.com.

Sustainability Governance

Our senior management team, including our Executive Directors and Group Financial Controller, is responsible for leading and overseeing our sustainability efforts. They ensure that our business objectives align with our commitments to sustainable development. We maintain ongoing communication with our Board of Directors to keep them informed of our progress towards achieving our sustainability goals.

To ensure that we uphold the best standards of EESG practices throughout our operations, we have assigned dedicated EESG Champions to gather feedback from key stakeholders and advocate the best practices in each department. The Board will set these best practices with input from stakeholders, sustainability frameworks and organisations of which Soon Lian is a member. By having designated EESG Champions at the operational level, we can ensure that EESG considerations are integrated into our day-to-day decision-making processes and that we are continuously striving to improve our EESG performance.

Internal Audit - Third party service provider

Governing Body
- Board of Directors

Senior
Management Team
- Executive Directors
and Group Financial
Controller

Roles:

- Test internal controls and sustainability reporting process
- Ensure company complies with rules, standards and frameworks
- To flag out inconsistencies and internal control weakness to Board

Roles:

- Establish governance mechanisms
- Oversee Business & EESG Strategies
- Stakeholder Engagement

Roles:

- Implementation of Business & EESG strategies
- Materiality Assessment
- Stakeholder Engagement
- Oversees EESG Data quality and reporting



Operations - EESG Champions

Roles:

- Ensure adherence in departments on EESG strategies
- Record keeping

Embedding Sustainability Factors into Business Strategy

As the Company grows and expands, we will continue to deliver quality products and reliable services to all our customers. Our commitment to quality is evident through our AS9100D and ISO 9001: 2015 Quality Management System certifications. We continue to carefully balance the needs of our industry and adjust our strategies and operations accordingly, leveraging on our capabilities and networks to tailor our products and solutions to unlock the best value for our stakeholders.

We are grateful to our stakeholders who have steadily supported us all these years and contributed to our success in creating a sustainable growth environment for the Company. We will continue to improve the environmental, social, governance and economic well-being of the community to build a better tomorrow. We continue to explore opportunities that could expand our business to achieve our goal of delivering value to our stakeholders and shareholders.

On behalf of the Board of Directors

TAN YEE HOExecutive Chairman

Introduction



STAKEHOLDER ENGAGEMENT

Continual Commitment to Enhance Corporate Governance

Our company is committed to continually enhancing our corporate governance and sustainability practices. We recognise the importance of maintaining high standards of accountability, transparency, and ethical behavior to protect the interests of our stakeholders. To ensure we are upholding these standards, we regularly review and update our policies and procedures, as well as provide ongoing training for our employees. We are also dedicated to staying informed of any changes or updates to relevant laws and regulations. By prioritising strong corporate governance practices, we aim to build and maintain the trust of our stakeholders and promote sustainable long-term success for our company. Further information on the Company's adherence to the principles and provisions set out in the August 2018 Code of Corporate Governance can be found in the Company's 2024 Annual Report.

External Initiatives

We are committed to making positive and sustainable contributions to our community. We recognise the significance of adhering to external standards, international frameworks, charters, and principles that are relevant to our industry. We communicate our sustainability efforts and performance in corporate social responsibility ("CSR") to our stakeholders via our website or by releasing announcements on SGX.

We understand that our actions have an impact beyond our company and strive to make a positive difference in our community. By upholding these standards and sharing our progress, we aim to build trust and strengthen our relationships with our stakeholders.

Membership of Associations

Soon Lian has been taking significant steps to enhance its sustainability efforts by engaging actively with local, national, and international trade forums and advocacy organisations. Through its active membership and participation in work groups, Soon Lian has demonstrated its commitment to advancing sustainable business practices. In the future, the Company plans to build on these efforts by partnering and collaborating with other industry bodies. By working together with like-minded organisations, Soon Lian aims to make meaningful progress towards its sustainability goals and contribute to a more sustainable future for all.

Please see the table below the list of organisations that Soon Lian is a member of.

S/N	Organisation
1	Singapore Metal and Machinery Association
2	Singapore Business Federation
3	Singapore Manufacturing Federation
4	Singapore Chinese Chamber of Commerce & Industry
5	Singapore China Business Association
6	Singapore National Employers Federation
7	Singapore Industrial Automation Association
8	Singapore Precision Engineering & Technology Association
9	Association of Singapore Marine Industries
10	Association of Small and Medium Enterprises, Singapore
11	Association of Aerospace Industries (Singapore)
12	Defence Industries Association, Singapore
13	Malaysia Semiconductor Industry Association

STAKEHOLDER ENGAGEMENT

At Soon Lian, stakeholder engagement is carried out at each level of the sustainability governance structure. Whether it is at the Board, management or at the operations level, we understand the importance of engaging with our stakeholders on EESG issues. To ensure that our EESG reporting is both comprehensive and relevant, we have conducted internal deliberations to identify material EESG factors that are most relevant to our business operations and our stakeholders. Additionally, we have sought feedback from our stakeholders to understand their expectations

and concerns regarding our EESG disclosures. This feedback has been used to improve our sustainability reporting, which we believe is a critical component of our commitment to transparency and accountability.

By taking a proactive approach and involving all levels of the organisation, we are committed to achieving our sustainability objectives while maintaining a responsible and ethical business model. We believe that this approach will not only benefit our stakeholders and the environment but also contribute to our long-term success as a company.

STAKEHOLDER GROUP	ENGAGEMENT ACTIVITIES	STAKEHOLDERS' EXPECTATIONS	FREQUENCY
Customers	Offer a wide range of products and customised products as part of our value-added services.	Provide top-notch customer service, enhance our brand experience and build stronger customer relationships.	Daily
Suppliers	Maintain business dealings with suppliers that offer top notch standards in areas such as ethical conducts and workplace standards.	Compliance with terms and conditions of purchasing policies and procedures, and maintain high ethical standards.	Daily
Employees	Provide training and development courses for most employees to remain relevant and competitive.	Staff rights, welfare, personal development and good working environment.	Daily
Investors	Hold annual meetings and release half yearly results announcements to keep shareholders updated on the Group's economic performance.	Profitability, transparency, timely reporting and fair purchasing practices.	Annual or Half yearly (where applicable)
Business Partners	Continue to actively pursue business opportunities to expand and strengthen our capabilities and competencies.	Partnership for opportunities and growth.	As needed
Government And Regulators	Ensuring a pleasant relationship with regulators and disclosing pertinent information timely.	Environmental-friendly business approach, compliance with regulations, timely reporting and resolution of issues.	As needed

IDENTIFICATION OF MATERIAL ESG FACTORS

Having gathered valuable feedback from both internal and external stakeholders through an online survey, we have identified 10 material EESG factors for FY2024 (FY2023: 10 material EESG factors) that we consider to be material to our Group and deserving of prioritisation.

There are no changes of material EESG factors between FY2023 and FY2024.

We are committed to maintaining ongoing dialogue with our stakeholders and working to build mutually beneficial relationships. As part of this commitment, we will review our material topics on an annual basis, considering both stakeholder feedback and our own business objectives. For further details on these material topics, including our management approach and any topic boundary limitations, please refer to the relevant sections of this report. By prioritising these material topics and engaging with our stakeholders on an ongoing basis, we are working to ensure that we are meeting the needs and expectations of our stakeholders while driving long-term value for our business.

Introduction

MATERIAL ESG FACTORS

An overview of our material ESG factors is presented in the following table.

MATERIAL ESG FACTORS	Group's Involvement	Area of Impact	Significance of Impact (Against its Area of impact)	Management Approach (Objective/Target)			
ENVIRONMENTAL & EC	ENVIRONMENTAL & ECONOMIC PERFORMANCE						
Energy Consumption	Direct	Our Head Office, Engineering facility and transport for deliveries	High severity	Improve energy efficiency			
Greenhouse Gas ("GHG") Emissions	Direct and Indirect from electricity consumption	Our Head Office, Engineering facility and transport for deliveries	High severity	Track and manage GHG emissions			
Waste Management	Direct	Engineering facility	Medium scale	Minimise waste by better resource utilisation, reuse and recycling			
Economic Performance	Direct	Across our business operations	High scale, high scope	Improve value creation and having viable business operations			
SOCIAL							
Occupational Health and Safety	Direct	Across our business operations	High severity, low likelihood	Maintain zero accident in the workplace			
Develop and Retain Talent	Employment Direct	Our workplace and all employees	High scale, high scope	Hire and retain suitable talent through effective human resources policies			
	Training & Education Direct	Our workplace and all employees	High scale, high scope	Provide opportunities for skills and knowledge development			
Human Rights	Direct	Our workplace and all employees	High scale, high scope	To cultivate proper human rights practices in operations and policies			
Diversity	Direct	Our workplace and all employees	High scale, high scope	Encourage and monitor diversity performance data in workplace			
GOVERNANCE							
Anti-Corruption	Direct	In dealings with a range of stakeholders and business	High severity, low likelihood	Zero-tolerance policy towards corruption and bribery			

SUSTAINABLE DEVELOPMENT GOALS ("SDGS")

Sustainable Development Goals ("**SDGS**") is a global development framework that was formulated by World Leaders at the UN Sustainable Development Summit in September 2015. Comprising of 17 SDGs, countries that support and adopt this

framework, including Singapore, are tasked to mobilise efforts to end poverty, fight inequalities, and tackle climate change, in order to achieve peace, prosperity for the people and the planet.

At Soon Lian, we have mapped our material EESG factors with UN SDGs which contributes to the sustainable development of the Company and so doing, aligning with Singapore's SDGs.

SDG SUPPORTED	Material ESG Topics	Our Continuing Efforts
ECONOMIC		
8 DECENT WORK AND ECONOMIC GROWTH	Economic Performance	We believe that customer satisfaction is the key to good economic growth and it starts from the creation of long-term economic value for our stakeholders.
12 RESPONSIBLE CONSUMPTION AND PRODUCTION 13 CLIMATE ACTION ACTION	Environmental Energy Consumption GHG Emissions Waste Management	We are committed to doing our part for future generations, and working towards the Singapore government's goal of being a carbon-free economy in 2050 by reducing energy consumption and GHG emissions and being vigilant in managing our waste.
SOCIAL		
3 GOOD HEALTH AND WELL-BEING	Occupational Health & Safety	As a specialist supplier of aluminium alloy products and with our workers in high-risk situations, we take work-safety and employee's well-being seriously. This is achieved by maintaining a low to zero rate of work-related injuries and a culture that emphasises the importance of health and safety throughout the Group and our stakeholders.
4 QUALITY EDUCATION	Develop and Retain Talent	We invest in our people and we help them to develop knowledge, skills and abilities to perform their jobs efficiently and to promote growth.
5 GENDER EQUALITY 16 PEACE, JUSTICE AND STRONG INSTITUTIONS 17 PEACE, JUSTICE AND STRONG INSTITUTIONS	Human Rights	We are committed to upholding the fundamental human rights of all individuals and ensuring that they are protected from discrimination, exploitation and other forms of abuse.
5 GENDER EQUALITY	Diversity	We will continue to diversify our workforce and ensure fairness in our hiring practices for all levels of employment.
GOVERNANCE		
16 PEACE, JUSTICE AND STRONG INSTITUTIONS	Anti-Corruption	We believe in setting the right tone from the top. We are committed to high standards of corporate governance with zero tolerance of corruption.

Introduction

TASK FORCE FOR CLIMATE-RELATED FINANCIAL **DISCLOSURES (TCFD) REPORT FOR FY2024**

Soon Lian understands that setting the foundation of climate resilience requires developing a strong strategy and risk management framework. The recommendations of the TCFD have four overarching elements - Governance, Strategy, Risk Management and Metrics & Targets. These elements are disclosed across various sections of the Company's Sustainability Report.

Governance

It is Soon Lian's belief that in order to execute the Company's sustainability strategy, effective corporate governance on climate and sustainability-related matters should be led by strong leadership and effective oversight by Soon Lian's Board and management.

This section discloses Soon Lian's governance around climaterelated risks and opportunities.

TCFD RECOMMENDED DISCLOSURES	Soon Lian's approach	Reference
Describe Board's oversight of climate-related risks and opportunities	• The Board's primary role is to protect and enhance long-term Shareholders' value. The principal functions of the Board include setting the Company's strategic plans, values and standards, reviewing the performance of the management of the Company, ensuring the implementation of appropriate control systems to manage Soon Lian's business and financial risks and ensuring that sustainability issues are part of Soon Lian's values and goals.	Board Statement, Sustainability Report
	 The Board monitors and oversees progress on sustainability and climate-related risks and opportunities that meet shareholders' expectations, and reviews significant issues raised. 	
	The Board is also kept updated on sustainable development issues with relevant trainings arranged and funded by Soon Lian.	
	• The Board approves the Sustainability Report, which provides comprehensive EESG disclosures.	
Describe Soon Lian's management's role in assessing and managing climate-related risks and opportunities	 The Management implements Soon Lian's business and EESG strategies, engage stakeholders annually in conducting the materiality assessment and oversee EESG data quality and reporting. 	Board Statement, Sustainability Report

Strategy

By effectively communicating Soon Lian's sustainability strategy, stakeholders can gain a deeper understanding of how climate-related concerns may impact our future performance. This Section discloses the actual and potential impacts of climaterelated risks and opportunities on Soon Lian's businesses, strategy, and financial planning where such information is material.

TCFD RECOMMENDED DISCLOSURES	Soon Lian's approach	Reference
Describe the climate-related risks and opportunities that Soon Lian has identified over the short, medium, and long term Describe the impact of climate- related risks and opportunities on Soon Lian's businesses, strategy, and financial planning	hat Soon Lian has identified over um, and long term products, Soon Lian is aware of the esser role they undertake as alumimium is recycla and essential across all industries. Soon Lian continue to engage their stakeholders annu with a goal to understand their impacts on	
	 Soon Lian will continue to monitor sustainability developments and review their risks and opportunities. 	
Describe the resilience of Soon Lian's strategy, taking into consideration different climate-related scenarios, including a 2°C or lower scenario	 Soon Lian is taking significant steps towards reducing greenhouse gas emissions and working towards the Singapore government's goal of being a net-zero economy by 2050. 	• NA
	 Soon Lian will explore the use of climate scenario analysis in the subsequent sustainability reporting. 	

Risk Management

Risk management is the process that supports Soon Lian's achievement of their objectives by addressing the risks and managing combined potential impact of those risks. These processes are carried out by the Soon Lian's Board and management.

This section discloses how the Company identifies, assesses, and manages climate-rlated risks.

TCFD RECOMMENDED DISCLOSURES	Soon Lian's approach	Reference
Describe Soon Lian's processes for identifying and assessing climate-related risks	 Soon Lian gathered feedback from both internal and external stakeholders through an online survey and identified GHG emissions as one of the 10. 	 Identification of Material ESG Factors, Sustainability Report
Describe Soon Lian's processes for managing climate-related risks	 To uphold the best standards of EESG practices throughout Soon Lian's operations, Soon Lian will designate EESG champions at the operational level to ensure that ESG considerations are integrated into day-to-day decision-making processes. 	• Sustainability Governance, Sustainability Report
Describe how processes for identifying, assessing, and managing climate-related risks are integrated into Soon Lian's overall risk management	 Soon Lian recognises that aside from other strategic, financial and operation risks, climate- related risks affect their business as well. 	Board Statement, Sustainability Report
	• Soon Lian will continue to monitor and review developments to relevant standards.	

Introduction

Metrics & Targets

Metrics and targets are used to assess and manage relevant climate-related risks and opportunities where such information is material.

TCFD RECOMMENDED DISCLOSURES	Soon Lian's approach	Reference
Disclose the metrics used by Soon Lian to assess climate-related risks and opportunities in line with its strategy and risk management process	 Under the GHG Emissions section of the Sustainability Report, Soon Lian has prepared the Sustainability Report in accordance with leading sustainability standards and has reported on their GHG emissions. 	
Disclose Scope 1, Scope 2, and if appropriate, Scope 3 greenhouse gas (GHG) emissions, and the related risks	 Soon Lian has measured and disclosed Scope 1 and Scope 2 GHG emissions and related risks. Soon Lian endeavours to disclose Scope 3 emissions in the next Sustainability Report for FY2025. 	 Environmental (GHG emission), Sustainability Report
Describe the targets used by Soon Lian to manage climate-related risks and opportunities and performance against targets	• The Company has determined its carbon inventory for FY2024. Going forward as the Company gets more developed in its carbon management, the Company will consider adherence to internationally accepted frameworks like the Science Based Targets initiative ("SBTi").	
	• The Company's sustainability report will be submitted for an internal review by a third party internal audit firm.	

ECONOMIC PERFORMANCE

The Group saw a steady improvement in the global semiconductor industry. This was largely driven by demand for innovations in Al and high-performance computing, as well as the need for inventory replenishment. The Group's Precision Engineering segment adjusted its strategies accordingly to leverage on the improved demand. Similarly, Soon Lian's Marine segment also reported a stronger performance in the second half of the year as projects have restarted. As we capitalised on the favourable macroeconomic conditions, we paved the way for new opportunities by developing capabilities to branch into the aerospace sector while continuing to improve our existing processes to diversify risk and strengthening long-term resilience.

In FY2024, Soon Lian reported an increase in net profit from net loss of \$\$4.5 million in FY2023 to net profit of \$\$5.8 million in FY2024. The Group's revenue increased by \$\$13.4 million or 23.1%, from \$\$58.1 million in FY2023 to \$\$71.5 million in FY2024.

The higher revenue is largely attributed to the significant increase in demand for our products across all business segments. Soon Lian is dedicated to strengthen its agility and adaptability in the ongoing financial year, 31 December 2025, by responding to challenges and leveraging opportunities to enhance its abilities and competitive advantages.

SUPPLY CHAIN MANAGEMENT

At Soon Lian, we source our inventories of aluminium alloy products from reputable suppliers in countries such as Austria, Canada, France, Greece, India, Italy, Japan, Malaysia, the People's Republic of China, Romania, Singapore, South Africa, Switzerland, Taiwan, United Kingdom and United States of America.

With our established inventory management policy and system, we monitor and manage our inventory levels efficiently. Our inventory management system allows us to keep track of our inventory movement from receiving of the products to delivering them to customers.

This is in line with our inventory management strategy of always having readily available inventories so as to maintain a high level of responsiveness in meeting our customers' needs.

Besides our targeted customers from the marine and precision engineering industries, we also sell to overseas stockists and traders who in turn sell our products to their end customers. With this approach, we are able to reach out to new customers, build our reputation and secure more and bigger orders from overseas customers from various industries.

With the availability of information, we will be able to evaluate the performance of our suppliers against our established policy and drop suppliers that do not meet our requirements. We are constantly seeking new and innovative ways to better manage our suppliers.

Environmental

We take our role as a responsible business seriously and remain dedicated to reducing our environmental impacts and carbon footprint. The primary contributors to our environmental impact are our energy usage, fuel consumption, and manufacturing waste. Adhering to the precautionary principle, we prioritise enhancing energy and resource efficiency in our business operations to minimise our ecological impact.

Through our ongoing efforts, we have successfully decreased our energy intensity. We will continue to strive for further improvements in these areas, ensuring that our business practices remain environmentally sustainable.

ENERGY CONSUMPTION

Our electricity supply comes from national utility suppliers and it is used to power our warehouse's tools and equipment and air conditioning and lighting in our office. Our main fuel consumption is from petrol and diesel used to fuel our delivery trucks and the company's vehicles.

To monitor and evaluate our energy consumption, we frequently review it and utilise energy intensity (GJ/S\$ million) to track our performance. In FY2024, our energy consumption was 2,892 GJ, an increase from FY2023, where it was 2,264 GJ. This increase in consumption is due to an increase of sales activities which requires the necessary consumption of diesel, petrol, and electricity usage.

The energy intensity for FY2024 was 40.43 GJ/S\$million in revenue, an increase from 38.94 GJ/S\$million in FY2023.

Going forward, we aim to optimise process efficiency in an effort to minimise energy consumption.

ENERGY CONSUMPTION	FY2024	FY2023	Variance (%)
Gigajoule (GJ)	2,891.79	2,263.67	27.7%
ENERGY INTENSITY	FY2024	FY2023	Variance (%)
Gigajoule (GJ)	2,891.79	2,263.67	27.7%
Revenue (S\$m)	71.522	58.132	23.0%
Energy intensity (GJ/S\$m)	40.43	38.94	3.8%

GREENHOUSE GAS ("GHG") EMISSIONS

We believe that limiting global warming to well below 2°C and preferably to 1.5°C compared to pre-industrial levels is crucial for the future of our planet. Therefore, we are taking significant steps towards reducing our greenhouse gas emissions and working towards the Singapore government's goal of being a carbon-free economy in 2050. We understand that each business has its part to play in contributing to the global effort to prevent the worst impacts of climate change, and we are dedicated to playing our part in achieving these vital goals.

Soon Lian is not a significant user of energy nor a high intensive carbon emission company. Although the Company's emission of carbon is low, the Company is committed to lower its emissions.

CARBON EMISSION (tC0 ₂ e)	FY2024	FY2023	Variance (%)
Scope 1	167.47	161.63	3.6%
Scope 2	454.30	325.47	39.6%
Total	621.77	487.10	27.6%
CARBON INTENSITY	FY2024	FY2023	Variance (%)
	FY2024 621.77	FY2023 487.10	
INTENSITY			(%)

The Company will disclose Scope 3 carbon emissions in FY2025.

WASTE MANAGEMENT

The Company recognises the significant impact of proper waste management on energy conservation and environmental protection. We believe that reducing and managing our waste produced is our duty for keeping the planet in better shape.

To ensure responsible waste management practices, we have proactively monitored our Group's waste management procedures. We encourage our employees to adopt the best waste management practices and continuously raise awareness of their importance.

We are contributing through:

- creating safer treatment and disposal alternatives;
- sharing the initiatives of waste management with our clients;
- increasing the rate of recycling and reuse; and
- investing in technologies to reduce waste.

WASTAGE	FY2024	FY2023	Variance (%)
Total Weight (kg)	327,498	205,052	59.7%

In FY2024, we saw an increase in the total weight of the wastage due to increase in operating activities and this wastage subsequently turned into scrap sales.

In FY2025, we will continue to manage the waste produce by our business through upgrading our technologies, conducting trainings related to handling of waste to employees and emphasising the importance of reduce, reuse and recycling in the Group.

WATER CONSUMPTION

We utilise water solely for domestic purposes, such as drinking, sanitation, and cleaning. Our water supply originates solely from the local public utility. While water is not deemed a crucial ESG factor for our operations, we remain conscious of our responsibility to use water judiciously. To prevent wastage, we ensure regular maintenance of our water pipelines and taps, reducing the likelihood of leakage.

Furthermore, we frequently review our water usage to identify patterns and implement water conservation strategies. During FY2024, our water consumption amounted to 2,698 cubic meters(m³), with a water intensity of 24.75 m³ per employee

WATER INTENSITY	FY2024	FY2023	Variance (%)
Potable Water Usage (m³)	2,697.68	2,540.00	6.2%
Employees	109	95	14.7%
m³ per employee	24.75	26.74	(7.4%)

EMPLOYMENT

Recruitment policy

Soon Lian has a proud history of hiring and retaining a wide multitude of experienced and inexperienced employees across the board and have provided ample training for employees to constantly move up the ladder. As such, we have a large group of long-serving and loyal employees.

Equality in the workplace

At Soon Lian, we believe in workplace equality and we strive to create a workforce that values individuals and accept all differences regardless of race, religion, gender or age. All employees receive the same treatment and benefits. Every individual is free to contribute to the best of his ability, without fear of discrimination or harassment.

All decisions for employment or advancement shall be made based purely on the individual's capability. Opportunities are also available to all employees to meet with the goals and objectives set by Soon Lian.

Our established policy highlights the importance of equality in workplace where no one shall receive more favourable treatment or experience disadvantages by working condition or requirement which could not be shown to be justifiable.

Employee benefits

We provide several benefits to our employees such as healthcare, disability and invalidity coverage and retirement provision. Our employees are also entitled to parental leave. In FY2024, 2 female employees and 2 male employees took parental leave and returned to work at Soon Lian.

Our team

As at the end of 31 December 2024, the Group employs 109 people in Singapore, Malaysia, the People's Republic of China and Taiwan. The Company has a team of capable, talented and skilful members to manage day-to-day operations in an efficient and effective manner and we recruit a workforce to build a diversified team to increase our productivity. At the end of FY2024, we have 109 full-time employees with permanent contracts. We have 10 workers who are not our employees but are hired via another agency as general workers at our factory. There are no significant changes between our workers who are not our employees between the reporting period.

We strongly encourage teamwork and our employees to be cooperative team players. With contribution from the team, the Company can achieve more and greater success. We also believe in open communication and feedbacks to improve the office environment and create a better workplace for all our employees. We also respect our employees' right to freedom of association and collective bargaining under applicable laws. Currently, our employees are not unionised.

Diversity in the workplace

The nature of our industry calls for a more masculine workplace where we hire more male workers to handle a physically demanding job scope in our factories. Our female employees represented approximately 32% of our full-time headcount at the Company in the reporting period and 30% of managerial and supervisory roles and 33% of head of department ranks were filled by our female employees. In FY2024, we hired 42 new employees, of which 7 were female.

Retaining our people

Our staff turnover for FY2024 as follows:

Gender	Total Employee Turnover Under 30 Years Old	Total Employee Turnover 30-50 Years Old	Total Employee Turnover Over 50 Years Old	Rate of Employee Turnover Under 30 Years (%)	Rate of Employee Turnover 30-50 Years Old (%)	Rate of Employee Turnover Over 50 Years Old (%)	Total Turnover Number
Male	13	11	1	52.0%	44.0%	4.0%	25
Female	1	1	1	33.4%	33.3%	33.3%	3

In FY2025, we will continue to recognise the achievements of our staffs through existing initiatives and practices. We will also constantly review and offer attractive benefits and development programs for out staffs.

TRAINING & EDUCATION

At Soon Lian, we believe in investing in our people. We ensure that our employees are motivated, adequately trained and continuously kept relevant to updates related to their specific job positions. We help them to develop knowledge, skills and abilities to perform their job efficiently and effectively.

Trainings are provided to employees at all levels, including our new hires. At each level of the organisation, employees will be specifically trained to match with their current positions. It is to enhance the competencies of our employees and increase productivity and improve the quality of the Group. With appropriate skills and knowledge, it improves retention rate and increase growth.

The Group conducted learning needs analysis to identify the key training areas and gaps to improve employee's performance. We also established learning roadmap and plans as a milestone for the Group to achieve as a whole. In FY2025, we will continue to organise trainings for the employees and opportunities to learn on the job will be available to further familiarise the employees with the operations of the Group.

In FY2024, the average hours of training undertaken by our employees were 35.2 hours (FY2023: 24.6 hours). We sent our employees to trainings such as work safety courses, on the job trainings, Enterprise Resource Planning ("**ERP**") training and professional development courses.

Average hours of training undertaken per male employee	44.8h
Average hours of training undertaken per female employee	15.6h
Ave rage hours of training undertaken by middle management employees	10.9h
Average hours of training undertaken by non-management employees	23.4h
Average hours of training undertaken by technical employees	57.4h
Average hours of training undertaken by administrative employees	23.4h
Average hours of training undertaken by production employees	57.4h

Besides training provided, our employees also received regular performance feedback and career development review.

OCCUPATIONAL HEALTH & SAFETY

As a specialist supplier of aluminium alloy products and with workers in high risk situations, Soon Lian has reinforced strong health and safety protocols across the whole Group. Soon Lian is committed to uphold high standards of Occupational Health and Safety rules and maintain a culture that emphasises the importance of health and safety throughout the Group and stakeholders.

The Group is constantly promoting the need and importance of a safe and conducive working environment. Working in a safe environment helps to protect the well-being of our employees, visitors and customers as well as reducing the number of accident injury. A policy for reporting workplace incident has also been put in place, which is in compliance with the Workplace Safety and Health Act and Work Injury Compensation Act.

Our employee suffered from a minor injury from a car accident. Our workers whom are not employees did not suffer any injuries. Although there was a reduction of work-related injuries, the Group will continue to take steps to reduce and prevent such incidents. We will continue to hold safety briefings on good work practices such as wearing personal protective equipment at all times and constant adherence to the Group's standard operating procedures. In addition, first aid boxes are always available in accordance with the Workplace Safety and Health Act.

	FY2024	FY2023
Total numbers of hours worked by all employees (hours)	200,000	200,000
Number of Recordable Work-related Injuries	1	2

Governance

ANTI-CORRUPTION & BRIBERY

Good corporate governance is critical as it allows the Group to maintain ethical environment as well as keeping in mind the interest of both stakeholders and shareholders. The Group has adopted the Code of Business Conduct that acts as a standard for the Group to comply and ensure ethical conduct within the Group.

The Code has also been communicated to all employees within the Group. All the stakeholders, which includes Directors, officers and employees of the Group, are required to maintain high standards of integrity at all times in compliance with the law, regulations and the Group's policies.

INCIDENTS/ YEAR	FY2024	FY2023
Reported incidents of corruption	0	0
Number of employees dismissed for corruption	0	0
Business partners terminated for corruption	0	0
Legal cases brought against the Group or its employees	0	0

The Management has put in place a whistleblowing policy duly endorsed by the AC and approved by the Board. The whistleblowing policy guides employees to raise concerns or complaints about possible improprieties regarding abuse of power, non-compliance of rules and regulations/code of conduct and fraud/misconduct. Investigations of whistleblowing reports made in good faith will be carried out in an objective manner by the AC designated investigation team. The Company is committed to ensuring protection of the whistleblowers against detrimental or unfair treatment, and their reports will be treated confidentially and fairly. The designated investigation team from AC maintains a record of all concerns or complaints, the investigation and resolution, and prepares a periodic summary thereof for the AC, who is responsible for oversight and monitoring of whistleblowing.

The Company's whistleblowing policy have been made available to all employees. It includes a dedicated email address and a direct channel to the Chairman of AC. Such arrangements help ensure independent investigation of matters raised and allow appropriate actions to be taken. During FY2024, there were no complaints, concerns or issues received. Moving forward, the Group will continue to maintain the target of zero report on anti-corruption incident.

KEY PERFORMANCE INDICATORS	Financial Year Ended 31 December 2023 ("FY2024")	Financial Year Ended 31 December 2023 ("FY2023")
ECONOMIC (S\$'000)		
Revenue	71,522	58,132
Net Profit /(Loss)	5,791	(4,533)
Employee wage and benefits	4,394	5,632
Dividends	324^	216
Dividend yield	1.6%	1.0%
ENVIRONMENTAL		
Electricity used (kWh)	803,274	628,797
Total energy consumption (GJ)	2,891.79	2,263.67
Energy intensity (GJ/S\$ million Revenue)	40.43	38.94
Carbon dioxide (CO ₂) emissions (tCO ₂ e)	621.77	487.10
Carbon intensity ((tCO ₂ e)/S\$ million Revenue)	8.69	8.38
Non-hazardous waste (kg)	327,498	205,052
SOCIAL		
Full-time employees (Number)	109	95
New hires (Number)	42	29
Female employees (%)	32%	34%
Female managers and supervisors (%)	30%	18%
Female heads of department (%)	33%	18%
Employee turnover (Number)	28	34
Rate of recordable work-related injuries	1.00	2.00
Fatal accidents – workers who are not employees (Number)	Nil	Nil
GOVERNANCE		
Female directors on the Board (%)	Nil	Nil
Confirmed incidents of corruption or bribery (Number)	Nil	Nil
Significant incidents of non-compliance with regulations (Number)	Nil	Nil

[^] Subject to Shareholders' approval at the FY2024 AGM.

GRI **CONTENT INDEX**

GRI CONTENT INDEX

Statement of use

Soon Lian Holdings Limited has reported the information cited in this GRI content index for the period of 1 January 2024 to 31 December 2024 with reference to the GRI Standards.

GRI 1 used

GRI 1: Foundation 2021

GRI STANDARD	DISCLOSURE	LOCATION
GRI 2: General Disclosures 2021	2-1 Organisational details	Sustainability Report – Board Statement, Page 21, Financial Statements, Note 1 (Company Information), Page 80, Note 15 (Subsidiaries), Page 103
	2-2 Entities included in the organisation's sustainability reporting	Sustainability Report – Board Statement, Page 21, Financial Statements, Note 15 (Subsidiaries), Page 103
	2-3 Reporting period, frequency and contact point	Soon Lian follows an annual reporting cycle 1 January – 31 December. Sustainability Report is for the calendar year 2024 and published in April 2025. Contact Point: irelations@soonlian.com
	2-4 Restatements of information	There is no restatement.
	2-5 External assurance	We use internal verification to ensure ESG data reliability and have not sought external assurance. Sustainability Report – Board Statement, Page 21
	2-6 Activities, value chain and other business relationships	Company Profile, Page 2, Business Segments, Page 3, Corporate Structure, Page 7
	2-7 Employees	Sustainability Report - Employment, Page 34, EESG Performance Overview, Page 37
	2-8 Workers who are not employees	Sustainability Report – Employment, Page 34
	2-9 Governance structure and composition	Board of Directors & Key Management, Page 16-18, Corporate Information, Page 19, Corporate Governance Report – Provision 2.1 to 2.5, Pages 44-45

GRI STANDARD	DISCLOSURE	LOCATION
GRI 2: General Disclosures 2021	2-10 Nomination and selection of the highest governance body	Corporate Governance Report – Provision 4.1 to 4.5. Pages 46-49
	2-11 Chair of the highest governance body	Corporate Governance Report – Provision 3.1 to 3.3, Pages 45-46
	2-12 Role of the highest governance body in overseeing the management of impacts	Corporate Governance Report – Provision 1.1, Page 42
	2-13 Delegation of responsibility for managing impacts	Corporate Governance Report – Provision 3.2, Page 46
	2-14 Role of the highest governance body in sustainability reporting	Sustainability Report - Sustainability Governance, Page 22 Corporate Governance Report - Provision 1.1, Page 42
	2-15 Conflicts of interest	Sustainability Report – Anti-Corruption & Bribery, Page 36, Corporate Governance Report – Provision 10.1, Page 54-55
	2-16 Communication of critical concerns	Sustainability Report – Board Statement, Page 21, Anti-Corruption & Bribery, Page 36, Corporate Governance Report – Provision 10.1, Page 54-55
	2-17 Collective knowledge of the highest governance body	Corporate Governance Report – Provision 1.2, Page 42-43
	2-18 Evaluation of the performance of the highest governance body	Corporate Governance Report – Provision 4.1 to 4.5, Pages 46-49
	2-19 Remuneration policies	Corporate Governance Report – Provision 6.1 to 8.3, Pages 50-53
	2-20 Process to determine remuneration	Corporate Governance Report – Provision 6.1 to 8.3, Pages 50-53
	2-21 Annual total compensation ratio	Unable to disclose due to confidentiality constraints.
	2-22 Statement on sustainable development strategy	Sustainability Report – Board Statement, Page 21
	2-23 Policy commitments	Sustainability Report – Board Statement, Page 21, Anti-Corruption & Bribery, Page 36, Corporate Governance Report – Provision 10.1, Page 54
	2-24 Embedding policy commitments	Sustainability Report – Board Statement, Page 21, Anti-Corruption & Bribery, Page 36, Corporate Governance Report – Provision 10.1, Page 54

GRI CONTENT INDEX

GRI STANDARD	DISCLOSURE	LOCATION
GRI 2: General Disclosures 2021	2-25 Processes to remediate negative impacts	Sustainability Report – Board Statement, Page 21, Anti-Corruption & Bribery, Page 36, Corporate Governance Report – Provision 10.1, Page 54
	2-26 Mechanisms for seeking advice and raising concerns	Sustainability Report – Board Statement, Page 21, Anti-Corruption & Bribery, Page 36, Corporate Governance Report – Provision 10.1, Page 54
	2-27 Compliance with laws and regulations	Sustainability Report – EESG Performance Overview, Page 37
	2-28 Membership associations	Sustainability Report – Stakeholder Engagement, Page 24
	2-29 Approach to stakeholder engagement	Sustainability Report – Stakeholder Engagement, Page 25
	2-30 Collective bargaining agreements	Sustainability Report – Employment, Page 34
GRI 3: Material Topics 2021	3-1 Process to determine material topics	Sustainability Report – Identification of Material ESG Factors, Page 25
	3-2 List of material topics	Sustainability Report – Identification of Material ESG Factors, Page 25
	3-3 Management of material topics	Sustainability Report – Identification of Material ESG Factors, Page 25
GRI 201: Economic Performance 2016	201-1 Direct economic value generated and distributed	Financial Highlights, Page 11, Sustainability Report – Identification of Material ESG Factors, Page 25, Consolidated Statement of Profit or Loss and Other Comprehensive Income, Page 75
GRI 205: Anti- corruption 2016	205-1 Operations assessed for risks related to corruption	Sustainability Report – Anti-Corruption, Page 36
	205-2 Communication and training about anti-corruption policies and procedures	Sustainability Report – Anti-Corruption, Page 36
GRI 302: Energy 2016	205-3 Confirmed incidents of corruption and actions taken	Sustainability Report – Anti-Corruption, Page 36
	302-1 Energy consumption within the organisation	Sustainability Report – Energy Consumption, Page 32, EESG Performance Overview, Page 37
	302-2 Energy consumption outside of the organisation	Sustainability Report – Energy Consumption, Page 32, EESG Performance Overview, Page 37
	302-3 Energy intensity	Sustainability Report – Energy Consumption, Page 32

GRI STANDARD	DISCLOSURE	LOCATION
GRI 305: Emissions 2016	305-1 Direct (Scope 1) GHG emissions	Sustainability Report – GHG Emissions, Page 32
	305-2 Energy indirect (Scope 2) GHG emissions	Sustainability Report – GHG Emissions, Page 32
	305-4 GHG emissions intensity	Sustainability Report – GHG Emissions, Page 32
GRI 306: Waste 2020	306-1 Waste generation and significant waste-related impacts	Sustainability Report – Waste Management, Page 33
	306-2 Management of significant waste-related impacts	Sustainability Report – Waste Management, Page 33
	306-3 Waste generated	Sustainability Report – Waste Management, Page 33, EESG Performance Overview, Page 37
GRI 401: Employment 2016	401-1 New employee hires and employee turnover	Sustainability Report – Employment, Page 34, EESG Performance Overview, Page 37
	401-2 Benefits provided to full-time employees that are not provided to temporary or part-time employees	Sustainability Report – Employment, Page 34
	401-3 Parental leave	Sustainability Report - Employment, Page 34
GRI 403: Occupational Health and Safety	403-1 Occupational health and safety management system	Sustainability Report – Occupational Health & Safety, Page 35, EESG Performance Overview, Page 37
2018	403-9 Work-related injuries	Sustainability Report – Occupational Health & Safety, Page 35, EESG Performance Overview, Page 37
GRI 404: Training and Education 2016	404-1 Average hours of training per year per employee	Sustainability Report – Training & Education, Page 35, EESG Performance Overview, Page 37
	404-2 Programs for upgrading employee skills and transition assistance programs	Sustainability Report – Training & Education, Page 35
	404-3 Percentage of employees receiving regular performance and career development reviews	Sustainability Report – Training & Education, Page 35
GRI 405: Diversity and Equal Opportunity 2016	405-1 Diversity of governance bodies and employees	Sustainability Report – Employment, Page 34, EESG Performance Overview, Page 37

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Soon Lian Holdings Limited (the "Company", and together with its subsidiaries, the "Group") is committed to ensuring a high standard of corporate governance which is essential to the long-term sustainability of the Group's business and performance.

This report describes the Company's corporate governance structures and practices that were in place throughout the financial year ended 31 December 2024 ("**FY2024**"), with specific reference made to the principles and provisions of the Code of Corporate Governance issued in August 2018 (the "**Code**").

The Board of directors (the "Board" or "Directors") of the Company confirms that, for FY2024, the Company has generally adhered to the principles and provisions as set out in the Code. Where there are deviations from any provisions of the Code, the Company has stated herein the provision of the Code from which it has varied, and appropriate explanations are provided for the variation, and how the practices the Company had adopted are consistent with the intent of the relevant principle of the Code. The Company will continue to assess its needs and implement appropriate practices accordingly.

BOARD MATTERS

The Board's Conduct of Affairs

Principle 1: The Company is headed by an effective Board which is collectively responsible and works with Management for the long-term success of the Company.

Provision 1.1

The Board's primary role is to protect and enhance long-term Shareholders' value. The principal functions of the Board include setting the Company's strategic plans, values and standards, reviewing the performance of the management of the Company (the "Management") and ensuring the implementation of appropriate control systems to manage the Group's business and financial risks and ensuring that sustainability issues are part of the Group's values and goals.

All Directors objectively discharge their duties and responsibilities at all times as fiduciaries in the interests of the Company. Each Director is required to promptly disclose any actual or potential conflict of interest, whether direct or indirect, in relation to a transaction or proposed transaction with the Group as soon as practicable. On an annual basis, each Director is also required to submit details of his business interests and directorships. Where a Director has actual or potential conflict of interest in relation to any matter, he should immediately declare his interest and recuse from the relevant discussion, unless the Board is of the opinion that his presence and participation is necessary to enhance the efficacy of such discussion. Nonetheless, he is to abstain from voting in relation to the relevant matters.

The Company has in place a Code of Conduct and Ethics of the Board and Employee Handbook which covers, *inter alia*, Code of Conduct and Business Conduct Guidelines. All employees of the Group are to uphold the principles set out in the Employee Handbook and conduct themselves with high standards of integrity that are in compliance with laws and regulations of the jurisdictions in which it operates.

The procedures of the general meetings provide Shareholders the opportunity to ask questions relating to each resolution tabled for approval. Shareholders are encouraged to provide their views on matters relating to the Company.

Provision 1.2

The Executive Directors are appointed by way of service agreements. The duties and responsibilities of the Executive Directors are clearly set out in these service agreements. New appointments to the Board will be briefed by the Management or any such appropriate persons on the Group's business operations and governance practices to ensure that new Directors have an insight into the workings of the Group. For first-time Directors, the Company will arrange for them to attend relevant training courses organised by the Singapore Institute of Directors as required under Rule 406(3)(a) of the Singapore Exchange Securities Trading Limited ("SGX-ST") Listing Manual Section B: Rules of Catalist ("Catalist Rules"), as well as other courses relating to accounting, legal, industry specific knowledge and on sustainable development as appropriate, organised by other training institutions, in connection with their duties. Such training for Directors will be arranged and funded by the Company.

During the financial year reported on, all Directors have received updates on (i) amendments to the Catalist Rules and other relevant regulatory updates; (ii) business and strategic developments of the Group by the Management; and (iii) developments in financial reporting and governance standards, where relevant, by the continuing sponsor and external auditors of the Company, so as to enable them to make well-informed decisions and to properly discharge their duties as Directors. The Directors have also attended sustainability professional training courses organised by SAC Capital Private Limited and the Institute of Singapore Chartered Accounts, Singapore Environment Council and Singapore Institute of Directors. Directors are encouraged to constantly keep abreast of development in regulatory, legal and accounting frameworks and regulations that are of relevance to the Group through participation in seminars and workshops, which will be funded by the Company.

Provision 1.3

The matters requiring the Board's approval include, amongst others, major investments and divestments, material contracts, bank borrowings, major capital expenditure and major funding proposals.

Provision 1.4

To assist in the execution of its responsibilities, the Board has established three (3) Board Committees, namely the Nominating Committee ("NC"), the Remuneration Committee ("RC") and the Audit Committee ("AC") (collectively, the "Board Committees"). Each Board Committee is empowered to make decisions on matters within its own defined terms of reference and operating procedures, details of which are set out in this report. The terms and effectiveness of each Board Committee is also reviewed by the Board on a regular basis. Minutes of all Board Committees will be circulated to the Board so that the Directors are aware of and kept updated as to the proceedings and matters discussed during the Board Committees' meetings.

Provision 1.5

The Board meets at least twice a year to approve, amongst others, the Group's financial results announcements. Ad-hoc meetings are held at such times, as and when required, to address any specific significant matters which may arise. The Constitution of the Company (the "Constitution") provides for the Directors to convene meetings other than physical meetings, by teleconferencing.

Details of the Directors' attendances at the Board and Board Committee meetings held during FY2024 are set out below:

DIRECTORS	BOARD		AC		NC		RC	
	Held	Attended	Held	Attended	Held	Attended	Held	Attended
Tan Yee Ho	3	3	3	3*	3	3*	2	2*
Tan Yee Leong	3	3	3	3*	1	1*	2	2*
Yap Kian Peng (1)	1	1	1	1	1	1	1	1
Chin Yew Choong David	3	3	3	3	1	1	2	2
Lam Kwong Fai	3	3	3	3	1	1	2	2
Chua Keng Woon (2)	2	2	2	2	_	-	1	1

^{*} By invitation

Notes:

- (1) Yap Kian Peng ceased to be the Lead Independent Non-Executive Director of the Company on 29 April 2024.
- ⁽²⁾ Chua Keng Woon was appointed as Lead Independent Non-Executive Director of the Company on 1 May 2024.

All Directors are required to declare their board representations. Notwithstanding that some of the Directors have multiple board representations, the NC is satisfied that each Director is able to devote adequate time and attention to the affairs of the Company, and has been adequately carrying out his duties as a Director of the Company. As of now, the Board has agreed not to set a numerical limit on the number of listed company board representations which any Director may hold as it does not wish to omit from consideration, outstanding individuals who, despite the demands on their time, have the capacity to participate and contribute as new members of the Board.

The NC has reviewed all the declarations from the Directors and is satisfied that the Directors are able to and have adequately carried out their duties as Directors of the Company, as well as sufficient time and attention are given to the affairs of the Company, after taking into consideration each of the Directors' number of listed company board representations and other principal commitments in FY2024. In view of this, the Board does not limit the maximum number of listed company board representation its Board members may hold as long as each of the Board members is able to commit his time and attention to the affairs of the Company and adequately carry out his duties as a Director. The Board believes that each individual Director is best placed to determine and ensure that he is able to devote sufficient time and attention to discharge his duties and responsibilities as a Director of the Company, bearing in mind his other commitments. The Board and the NC will review the requirement to determine the maximum number of listed Board representations as and when they deem fit.

Provision 1.6

All Directors have unrestricted access to the Company's records and information. From time to time, they are furnished with complete, accurate and adequate information in a timely manner to enable them to be fully cognisant of the decisions and actions of Management. Board papers which contain sufficient information on issues to be considered are prepared and circulated to the Directors in advance for each meeting to give the Directors sufficient time to review the matters to be discussed. In respect of the budgets or internal forecasts, any material variance between the projections and the actual results should be disclosed to and explained to the Board.

Provision 1.7

Directors have separate and independent access to Management and the Company Secretary, who are responsible for ensuring that Board procedures are followed and that applicable rules and regulations are complied at all times through email, telephone and face-to-face meetings.

The Directors may also liaise with Management as and when required to seek additional information. Any additional materials or information requested by the Directors to make informed decisions is promptly furnished.

Together with the Management, the Company Secretary is responsible for ensuring that appropriate meeting procedures are followed and that the requirements of the Companies Act 1967 of Singapore (the "Companies Act") are complied with. The Company Secretary assists the Chairman and the Chairman of each Board Committee in the development of the agendas for the various Board and Board Committees meetings. The Company Secretary attends all the Board and Board Committees meetings and prepares minutes of meetings. The appointment and removal of the Company Secretary is decided by the Board as a whole.

Should the Directors, whether as a group or individually, need independent professional advice in furtherance of their duties and responsibilities, the Company will appoint such professional adviser to render the appropriate professional advice. The cost of such professional advice will be borne by the Company.

Board Composition and Guidance

Principle 2: 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.

Provision 2.1

The criterion for independence is based on the definition set out in the Code and Practice Guidance of the Code, and taking into consideration whether the Director falls under any circumstances pursuant to Rule 406(3)(d) of the Catalist Rules. The Board considers an "independent" Director as one who has no relationship with the Company, its related corporations, its substantial Shareholders or its officers that could interfere, or be reasonably perceived to interfere, with the exercise of the Director's independent business judgment with a view to the best interests of the Company. Please refer to Provision 4.4 below for the Board's assessment on the independence of the Independent Directors.



Provisions 2.2, 2.3 and 2.4

As at the date of this report, the Board consists of the following five (5) members, three (3) of whom are Independent Directors:

Executive Directors

Tan Yee Ho (Executive Chairman)

Tan Yee Leong (CEO and Executive Director)

Independent Non-Executive Directors

Chua Keng Woon (Lead Independent Director)
Chin Yew Choong David (Independent Director)
Lam Kwong Fai (Independent Director)

With majority of the Board made up of Independent Directors, the Board is capable of exercising independent and objective judgement on corporate affairs of the Group.

The Board is of the view that the current Board comprises persons who as a group, provide core competencies necessary to meet the Company's requirements and that the current Board size is adequate and facilitates effective decision-making, taking into account the nature and scope of the Group's operations. The Independent Directors participate actively in Board and Board Committee meetings. Where necessary, the Independent Directors meet and discuss on the Group's affairs without the presence of the Management.

The Board's Diversity Policy in identifying nominees for directorship is primarily to have an appropriate mix of expertise with complementary skills, core competencies and experience for facilitating effective decision-making, regardless of gender. The current composition of the Board comprises Directors with diversity of skills, experience and knowledge to the Company. Collectively, the Board members possess a balanced field of core competencies such as accounting and finance, legal knowledge, business and management experience and the requisite industry knowledge to lead the Company.

The Board noted that gender diversity on the Board is one of the recommendations under the Code to provide an appropriate balance of diversity. Although there is currently no female Director appointed to the Board, the Board does not rule out the possibility of appointing a female Director if a suitable candidate is nominated for the Board's consideration.

The composition of the Board is reviewed annually by the NC to ensure that there is an appropriate mix of expertise and experience to enable the Management to benefit from a diverse perspective to issues that are brought before the Board.

Provision 2.5

The Independent Directors are encouraged to meet, without the presence of Management, so as to facilitate a more effective check on Management. The chairman of such meetings will then provide feedback to the Board as and when appropriate. During FY2024, the Independent Directors have met informally at least once without the presence of Management to discuss matters such as the Group's financial performance, corporate governance initiatives, board processes, succession planning as well as leadership development and the remuneration of Directors and key management personnel ("KMPs").

Chairman and Chief Executive Officer

Principle 3: 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.

Provision 3.1

As at the date of this report, the Chairman of the Board, Tan Yee Ho and the CEO of the Company, Tan Yee Leong are separate individuals, but are related to each other.

All major proposals and decisions on the matters listed under the Provision 1.3 above, are discussed and reviewed by the Board as a whole. With the Independent Directors making up a majority of the Board and the establishment of three (3) Board Committees, each chaired by and comprising Independent Directors, the Board is of the view that there are adequate safeguards in place to ensure accountability and transparency. The Board will continue to review the leadership structure.

Provision 3.2

The Chairman of the Board is Tan Yee Ho. As the Chairman, Tan Yee Ho is primarily responsible for the proper functioning of the Board and ensures that Board meetings are held when necessary and each member of the Board works well together with the Management, engaging the Management in constructive discussions over various matters, including strategic issues and business planning processes. The Chairman also takes a leading role in ensuring the Group's compliance with corporate governance guidelines.

The CEO of the Company is Tan Yee Leong. As CEO of the Company, Tan Yee Leong is responsible for leading the development and execution of the Group's short and long-term strategies and business plans and ensures that the Group is properly organised and staffed. The CEO also assesses the principal risks of the Group and ensures that effective internal controls and risk management systems are in place.

The Company's CEO, who reports to and is a member of the Board of Directors, has the ultimate responsibility for economic, environmental, social and governance topics.

Provision 3.3

The Board has a Lead Independent Director, Chua Keng Woon, to provide leadership in situations where the Executive Chairman, who is not independent, is conflicted. The Lead Independent Director is a key member of the Board, representing the views of the Independent Directors and facilitating flow of information between Shareholders and the Board.

The Lead Independent Director's role may include chairing Board meetings in the absence of the Chairman, working with the Chairman in leading the Board, and providing a channel to Non-Executive Directors for confidential discussions on any concerns and to resolve conflicts of interest as and when necessary.

In addition, the Lead Independent Director may also help the NC conduct annual performance evaluation and development of succession plans for the Chairman and CEO and help the RC design and assess the Chairman's remuneration.

The Lead Independent Director makes himself available at all times when Shareholders have concerns and for which contact through the normal channels of the Chairman, the CEO or Management have failed to resolve or is inappropriate. The Lead Independent Director also makes himself available to Shareholders at the Company's general meetings.

There were no query or request on any matters which required the Lead Independent Director's attention, received in FY2024.

Board Membership and Performance

Principle 4: The Board has a formal and transparent process for the appointment and reappointment of directors, taking into account the need for progressive renewal of the Board.

Provision 4.1

The NC is established for the purpose of ensuring that there is an objective and transparent process for all Board appointments. The NC has adopted written terms of reference that defines its membership, roles and functions, administration and duties.

The scope and responsibilities of the NC include:

- 1) Reviewing Board succession plans for Directors, in particular the appointment and/or replacement of the Chairman, the CEO and KMPs;
- 2) Evaluating the performance of the Board, its Board Committees and individual Director and proposing objective performance criteria for Board's approval;
- 3) Determining annually whether or not a Director is independent;

- 4) Reviewing and recommending the nomination or renomination of the Directors having regard to their contribution and performance;
- 5) Reviewing and approving any new employment of related persons and the proposed terms of their employment; and
- 6) Reviewing training and professional development programs for the Board and the Directors.

Each member of the NC shall abstain from voting on any resolutions in respect of the assessment of his performance or renomination as a Director.

Provision 4.2

The NC comprises the following three (3) members, all of whom are Independent Non-Executive Directors:

Chin Yew Choong David (Chairman) Chua Keng Woon Lam Kwong Fai

Provision 4.3

The NC recommends all appointments and retirements of Directors. In the selection process for the appointment of new Directors, the NC identifies the candidates mainly through the business network of the Board and reviews the nominations for the appointments taking into account the candidate's track record, age, experience, capabilities and other relevant factors. The NC, having assessed each candidate based on the essential and desirable competencies for a particular appointment, will nominate the most suitable candidate for appointment to the Board.

The Constitution requires one-third of the Directors (including the CEO) for the time being, or, if their number is not three or a multiple of three, then the number nearest to one-third, to retire from office at the Annual General Meeting of the Company ("AGM") in each year. In accordance with Rule 720(4) of the Catalist Rules, all Directors need to submit themselves for renomination and reappointment at least once every three (3) years. Directors who retire are eligible to offer themselves for re-election. The Director shall abstain from voting on any resolution in respect of his renomination as a Director.

At the forthcoming AGM, Chin Yew Choong David will be retiring by rotation pursuant to Article 104 of the Constitution. Chua Keng Woon will be retiring pursuant to regulation 11 of the Constitution. Chin Yew Choong David and Chua Keng Woon being eligible for re-election, have offered themselves for re-election. The NC has recommended to the Board that Chin Yew Choong David and Chua Keng Woon be nominated for re-election at the forthcoming AGM. In making the recommendation, the NC has considered, amongst others, each of the Directors' competencies, commitment, overall contribution and performance to the Board (such as attendance, participation, preparedness and candour). Please refer to the section titled "Additional Information on Directors Nominated for Re-election – Appendix 7F to the Catalist Rules" of this report for more information on the abovementioned Directors.

Provision 4.4

The NC reviews annually the independence of each Independent Director. Each Independent Director is required to complete a Director's Independence Declaration annually to confirm his independence based on the guidelines as set out in the Code and the Catalist Rules. For FY2024, the NC has reviewed and determined that all the Non-Executive Directors (namely Chua Keng Woon, Chin Yew Choong David and Lam Kwong Fai) are independent, based on the following factors:

(a) the Independent Directors (i) are not employed by the Company or any of its related corporations in the current or any of the past three (3) financial years; and (ii) do not have an immediate family member who is employed or has been employed by the Company or any of its related corporations in the current or any of the past three (3) financial years, and whose remuneration is determined by the RC;

- (b) none of the Independent Directors and their immediate family members had, in the current or immediate past financial year, (i) provided or received material services or significant payments to and/or from the Group when aggregated over any financial year in excess of \$\$50,000 for services other than compensation for board service; or (ii) was a substantial shareholder, partner, executive officer or a director of any organisation which provided or received material services or significant payments to and/or from the Group when aggregated over any financial year in excess of of \$\$200,000 for services rendered:
- (c) none of the Independent Directors are directly associated with a substantial shareholder of the Company in the current or immediate past financial year; and
- (d) none of the Independent Directors have served beyond nine (9) years from the respective date of their first appointment

To maintain their independence, each of Chua Keng Woon, Chin Yew Choong David and Lam Kwong Fai abstained from the NC's and Board's deliberations in respect of the assessment and rigorous review of his independence as a Director, respectively.

The Company does not have any alternate Director as the Board does not encourage the appointment of alternate Directors unless it is an exceptional case.

Provision 4.5

As at the date of this report, key information of Directors and members of the Board is as follows:

Name of Director and Board Membership	Academic / Professional qualifications	Date of first appointment as Director	Date of last reappointment as Director	Present directorships or chairmanships in other listed companies and other principal commitments	Past directorships held over the preceding three years in other listed companies
Tan Yee Ho Executive Chairman / Non-Independent	GCE "O" levels	18.12.2004	29.04.2024	Other Principal Commitments 1. Soon Tien Holdings Pte. Ltd. 2. Soon Tien Investments Pte. Ltd. 3. Concentrate Holdings Pte. Ltd. 4. Concentrate Engineering Pte. Ltd. 5. Concentrate Engineering (M) Sdn. Bhd.	Nil
Tan Yee Leong Chief Executive Officer / Non-Independent	GCE "O" levels	18.12.2004	26.04.2023	Other Principal Commitments 1. Soon Tien Holdings Pte. Ltd. 2. Soon Tien Investments Pte. Ltd. 3. Concentrate Holdings Pte. Ltd. 4. Concentrate Engineering Pte. Ltd. 5. Concentrate Engineering (M) Sdn. Bhd. 6. Soon Thian Keing (Tua Konsi) Ltd	Nil

Name of Director and Board Membership	Academic / Professional qualifications	Date of first appointment as Director	Date of last reappointment as Director	Present directorships or chairmanships in other listed companies and other principal commitments	Past directorships held over the preceding three years in other listed companies
Chua Keng Woon Non-Executive / Independent	Bachelor of Business Degree majoring in Financial Analysis (Nanyang Technological University) / Chartered Financial Analyst	01.05.2024	Nil (to be reappointed at the forthcoming AGM)	Present Directorships 1. Asiamedic Limited (Independent Non-Executive Director) 2. Hai Leck Holdings Limited (Lead Independent Non-Executive Director)	Nil
Chin Yew Choong David Non-Executive / Independent	Bachelor of Laws (Honours) (National University of Singapore)	01.06.2020	29.06.2022	Other Principal Commitments 1. Rajah & Tann Singapore LLP (Consultant) Present Directorships 1. Universal Resource & Svcs Ltd (Independent Non- Executive Director)	Jackspeed Corporation Limited M Development Ltd.
Lam Kwong Fai Non-Executive / Independent	Bachelor of Accountancy (Nanyang Technological University)	22.06.2020	26.04.2023	Other Principal Commitments 1. Aimpact Capital Pte Ltd Present Directorships 1. China Kunda Technology Holdings Limited (Independent Non-Executive Director) 2. Katrina Group Limited (Independent Non- Executive Director) 3. SDAI Limited (Independent Non- Executive Director) 4. VCPlus Limited (Independent Non- Executive Director) 5. A-Smart Holdings Ltd (Independent Non- Executive Director)	Sevens Atelier Limited Capital World Limited

For other information on the Directors, please refer to the sections titled "Board of Directors" and "Statement by Directors" of the Company's Annual Report 2024.

Board Performance

Principle 5: The Board undertakes a formal annual assessment of the effectiveness as a whole, and that of each of its board committees and individual directors.

Provisions 5.1 and 5.2

The NC has adopted a process for assessing the performance and effectiveness of the Board as a whole instead of individual assessment of each Director and the Board Committees. The performance appraisal includes qualitative and quantitative factors such as Board structure, conduct of meetings, corporate strategy and planning, risk management and internal control, and so on. The NC and the Board will review such criteria from time to time, where appropriate.

For FY2024, all Directors have completed a board evaluation questionnaire. The questionnaire is designed to seek each Director's views on various aspects of the Board's performance and effectiveness. The responses are reviewed by the NC and discussed with the Board members to determining areas of improvement to assist the Board in discharging its duties more effectively. The NC, having reviewed the overall performance and effectiveness of the Board in terms of its role and responsibilities and the conduct of its affairs for the financial year reported on, is of the view that the performance and effectiveness of the Board as a whole has been satisfactory. The NC has not engaged any external facilitator in conducting the assessment of the Board's performance. Where relevant, the NC will consider such engagement.

The Board, together with the NC, has decided that, due to the relatively small size of the Board and given the background, experience and expertise of each Director, it would not be necessary to evaluate the individual performance of each Director and the Board Committees. In addition, the NC, in considering the reappointment of any Director, evaluates the performance of the Director separately, including the Director's contribution at the Board and Board Committees meetings, and his time commitment to the affairs of the Company. The NC will, at the relevant time, look into adopting guidelines for annual assessment of the contribution of each individual Director to the effectiveness of the Board and also the assessment of the Board Committees.

REMUNERATION MATTERS

Procedures for Developing Remuneration Policies

Principle 6: 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 management personnel. No director is involved in deciding his or her own remuneration.

Provision 6.1

The RC is established for the purpose of ensuring that there is a formal and transparent procedure for fixing the remuneration packages of individual Directors. The overriding principle is that each member of the RC shall abstain from voting on any resolutions and making any recommendations and/or participating in any deliberations of the RC in respect of his remuneration package. The RC has adopted written terms of reference that defines its membership, roles and functions, administration and duties.

The principal functions of the RC are as follows:

- 1) to review and recommend to the Board on the framework of remuneration and the specific remuneration packages for Executive Directors, Chief Executive Officer and key management personnel ("KMPs");
- 2) to review the remuneration packages of employees who are related to any Director and/or substantial Shareholder of the Company and its subsidiaries;
- 3) to review and recommend to the Board the terms of renewal for those Executive Directors whose current employment contracts will expire or have expired; and
- 4) to review and approve annually the remuneration of the Directors, Executive Officers and employees related to any Director and/or substantial Shareholder of the Company.

Provision 6.2

The RC comprises the following three (3) members, all of whom are Independent Non-Executive Directors:

Chua Keng Woon (Chairman) Chin Yew Choong David Lam Kwong Fai

Provision 6.3

The RC will minimally, on an annual basis, review and recommend to the Board all aspects of remuneration, including Directors' fees, salaries, allowances, bonuses and benefits-in-kind to ensure that the remuneration packages are appropriate to attract, retain and motivate employees capable of meeting the Company's objectives and that the remuneration commensurate to the employees' duties and responsibilities. The RC's recommendations are submitted for endorsement by the entire Board.

Each member of the RC will abstain from voting on any resolutions in respect of his own remuneration and the remuneration of employees related to him (if any).

Provision 6.4

The RC has full authority to engage any external professional advice on matters relating to remuneration as and when the need arises. During FY2024, the RC sought external professional advice on remuneration. The Company engaged Mercer (Singapore) Pte. Ltd. to conduct an Executive Compensation Benchmarking review. The remuneration consultant does not have any relationship with the Company that could affect his or her independence and objectivity.

Level and Mix of Remuneration

Principle 7: The level and structure of remuneration of the Board and key management personnel are appropriate and proportionate to the sustained performance and value creation of the Company, taking into account the strategic objectives of the Company.

Provisions 7.1 and 7.3

The Board ensures that remuneration policies and practices are sound in that they are able to attract, retain and motivate without being excessive, and thereby maximise shareholders' value. The Company has entered into service agreements with the Executive Directors, namely Tan Yee Ho and Tan Yee Leong. The remuneration of the Executive Directors is based on their respective service agreements and the Executive Directors do not receive any Directors' fees. The RC will also review the Company's obligations under the service agreements entered into with the Executive Directors and KMPs (if any) that would arise in the event of termination of these service agreements. This is to ensure that such service agreements contain fair and reasonable termination clauses which are not overly generous. The RC aims to be fair and avoid rewarding poor performance.

Having reviewed and considered the terms set out in the remuneration packages of the Executive Directors and the KMPs, the RC is of the view that it is currently not necessary to use contractual provisions to allow the Company to reclaim incentive components of remuneration from the Executive Directors and the KMPs in exceptional circumstances of misstatement of financial statements, or of misconduct resulting in financial loss to the Company and the Group. The RC believes that there are alternative legal avenues to these specific contractual provisions that will enable the Company to recover financial losses arising from such exceptional events from the KMPs. The RC will review such contractual provisions as and when necessary.

Provision 7.2

The Independent Directors will be paid yearly Directors' fees of an agreed amount for their board services and appointment to Board Committees, taking into account factors such as effort, time spent and responsibilities. Such Directors' fees are subject to Shareholders' approval at the AGM. The Board is of the view that the Independent Directors have not been over-compensated to the extent that their independence is compromised.

Disclosure on Remuneration

Principle 8: The Company is transparent on its remuneration policies, level and mix of remuneration, the procedure for setting remuneration, and the relationships between remuneration, performance and value creation.

Provision 8.1

The compensation packages for employees including the Executive Directors and the KMPs comprised a fixed component (base salary), a variable component (cash-based annual bonus) and benefits-in-kind, where applicable, taking into account amongst other factors, the individual's performance, the performance of the Group and industry practices.

An annual review of the compensation is carried out by the RC to ensure that the remuneration of the Executive Directors and KMPs commensurate with their performance and that of the Company, giving due regard to the financial and commercial health and business needs of the Group. The performance of the Executive Directors of the Company (together with other KMPs) is reviewed periodically by the RC and the Board. In structuring the compensation framework, the RC also takes into account the risk policies of the Group, as well as the need for the compensation to be symmetric with the risk outcomes.

The remuneration of the Directors for FY2024 are set out below:

	Directors' Fees	Salary	Bonus	Allowances and Benefits-in-kind	Total
	%	%	%	%	\$'000
Executive Directors			•		
Tan Yee Ho	_	60	23	17	470.3
Tan Yee Leong	-	58	29	13	516.0
Non-executive Directors					
Yap Kian Peng ⁽¹⁾	100	_	_	_	17.0
Chin Yew Choong David	100	_	_	_	37.5
Lam Kwong Fai	100	_	_	_	37.5
Chua Keng Woon ⁽¹⁾	100	_	_	_	33.3

Notes:

Yap Kian Peng ceased to be the Lead Independent Non-Executive Director of the Company on 29 April 2024 and Chua Keng Woon was appointed as Lead Independent Non-Executive Director of the Company on 1 May 2024. As such, the Directors' fees payable to them for FY2024 was prorated according to months of service.

The remuneration of the KMP (who is not a Director or the CEO) for FY2024 is set out below:

	Salary	Bonus	Allowances and Benefits-in-kind	Total
	%	%	%	%
Below S\$250,000				
Lee Yih Hong	66	22	12	100

The Company has one (1) KMP (who is not a Director or the CEO) as at 31 December 2024.

There are no termination, retirement and post-employment benefits that may be granted to the Directors, the CEO and the KMPs (who are not Directors or the CEO) of the Group.

Provision 8.2

For FY2024, (i) Tan Ee Hoon (General Administrative Manager), the sister of Tan Yee Ho and Tan Yee Leong (ii) Tan Cinyi (Accounting Manager), the daughter of Tan Yee Ho; and (iii) Tan Li Shuan (Business Development Manager), the daughter of Tan Yee Leong, whose remuneration band is between S\$100,000 and S\$200,000.

The Board is of the opinion that the information as disclosed above would be sufficient for Shareholders to have an adequate appreciation of the Company's compensation policies and practices and therefore does not intend to issue a separate remuneration report, the contents of which would be largely similar.

Provision 8.3

The Group currently does not have any employee share schemes in place. However, the RC and the Board will constantly evaluate and assess any possible and appropriate long-term incentive plans, with the aim of enhancing the link between rewards and corporate and individual performance.

ACCOUNTABILITY AND AUDIT

Risk Management and Internal Controls

Principle 9: 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.

Provision 9.1

The Company had engaged CLA Global TS Risk Advisory Pte Ltd ("CLA Global TS") to facilitate the development of the Enterprise Risk Management framework for the Group. In consultation with CLA Global TS, the Group has developed and implemented the appropriate risk management procedures to address the key risks identified. All significant matters (if any) would be highlighted to the AC and the Board. The Group believes that risk management forms an integral part of business management. Hence, the Group will continue to review and improve its business and activities to identify areas of significant business risk as well as take appropriate measures to control and mitigate these risks.

As the Group does not have a risk management committee, the Board, the AC and the Management assume the responsibility of the risk management function. The Management regularly reviews the Group's business and operational activities to identify areas of significant risks as well as appropriate measures to control and mitigate these risks. The Management reviews all significant policies and procedures and highlights all significant matters to the Board and the AC.

With the assistance of the internal auditors and through the AC, at least annually, the Board reviews the adequacy and effectiveness of the Group's risk management system and internal controls, provides its perspective on management control and ensures that the necessary corrective actions are taken on a timely basis. There are procedures in place for both the internal and external auditors to report independent conclusions and recommendations to the Management and the AC.

Provision 9.2

Based on the internal control policies and procedures established and maintained by the Group, work performed by the external and internal auditors as well as reviews performed by the Management, the Board, with the concurrence of the AC, is of the view that the internal controls (including financial, operational, compliance and information technology controls) and risk management systems of the Group are adequate and effective as at 31 December 2024. This is in turn, supported by assurance from:

- (a) the CEO and the Group Financial Controller that the financial records of the Group have been properly maintained and the financial statements give a true and fair view of the Group's operations and finances; and
- (b) the Executive Chairman, the CEO and the Group Financial Controller that the Group has put in place a reasonably adequate and effective risk management and internal control systems during FY2024.

The Board acknowledges that while it should endeavour to ensure that the Management maintains a sound system of internal controls to safeguard Shareholders' investment and the Group's assets, there is no absolute assurance that such a system will be foolproof. The review of the Group's internal control systems should be a concerted and continued process, designed to manage rather than eliminate risk of failure to achieve business objectives.

Audit Committee

Principle 10: The Board has an Audit Committee ("AC") which discharges its duties objectively.

Provision 10.1

The role of the AC is to assist the Board with discharging its responsibility to safeguard the Group's assets, oversee the maintenance of adequate accounting records and the development and maintenance of effective systems of internal controls. The AC has adopted written terms of reference that defines its membership, roles and functions, administration and duties.

The principal functions of the AC are as follows:

- 1) to review with the external auditors, their audit plan, their evaluation of the system of internal accounting controls, their letter to the Management and the Management's response;
- 2) to review the half yearly and annual, and quarterly if applicable, financial statements and results announcements before submission to the Board for approval;
- 3) to ensure coordination between the external auditors and the Management;
- 4) to review and discuss with the external auditors any suspected fraud or irregularity, or suspected infringement of any relevant laws, rules or regulations, which has or is likely to have a material impact on the Group's operating results or financial positions, and the Management's response;
- 5) to make recommendations to the Board on the appointment, reappointment and removal of the external auditors, and approving the remuneration and terms of engagement of the external auditors;
- to oversee internal controls and risk management, and to assess the adequacy and effectiveness of internal controls and risk management systems;
- 7) to ensure that the Company establishes and maintains on an on-going basis, an effective internal audit function that is adequately resourced and independent of the activities it audits;
- 8) to approve the hiring, removal, evaluation and compensation of the internal auditors, as well as the scope of the internal audit and the annual internal audit plan;
- 9) to review interested person transactions (if any) falling within the scope of Chapter 9 of the Catalist Rules;
- 10) to review potential conflicts of interest, if any;
- 11) to review all foreign exchange exposure, hedging transactions and any formal hedging policies and procedures; and
- 12) any other functions and duties as may be required by statute or the Catalist Rules.

The Management has put in place a whistleblowing policy duly endorsed by the AC and approved by the Board.

The whistleblowing policy guides employees to raise concerns or complaints about possible improprieties regarding abuse of power, non-compliance with rules and regulations/code of conduct and fraud/misconduct. Investigations of whistleblowing reports made in good faith will be carried out in an objective manner by the investigation team designated by AC. The Company is committed to ensuring the protection of the whistleblowers against detrimental or unfair treatment, and their reports will be treated confidentially and fairly. The designated investigation team from AC maintains a record of all concerns or complaints, the investigation and resolution, and prepares a periodic summary thereof for the AC, who is responsible for oversight and monitoring of whistleblowing.

The Company's whistleblowing policy has been made available to all employees. It includes a dedicated email address and a direct channel to the Chairman of AC. Such arrangements help ensure independent investigation of matters raised and allow appropriate actions to be taken.

During FY2024, there were no complaints, concerns or issues received.

Provisions 10.2 and 10.3

The AC comprises the following three (3) members, all of whom are Independent Non-Executive Directors:

Lam Kwong Fai (Chairman) Chin Yew Choong David Chua Keng Woon

The Board considers Lam Kwong Fai, who has extensive and practical accounting and financial management knowledge and experience, well qualified to chair the AC. The other two members of the AC possess experience in finance, law and business management. The Board is of the view that the members of the AC are appropriately qualified to discharge their responsibilities.

None of the members of the AC is a former partner or director of the Company's external or internal auditors.

Provision 10.4

The current size of the operations of the Group does not warrant the Group to have an in-house internal audit function. The Group's internal audit function is outsourced to CLA Global TS. The AC approves the hiring, removal, evaluation and compensation of the internal auditors.

CLA Global TS is recognised as an established mid-tier accounting firm for more than 25 years. CLA Global TS possesses vast experience in providing internal audits, risk management services and advisory services in the region. The current internal audit team from CLA Global TS comprised of the engagement lead, a manager and experienced staff members. The engagement lead who is a Certified Internal Auditor and a fellow member of the Association of Chartered Accountants, has more than 17 years of relevant experience in professional services firms.

The internal auditors report primarily to the AC on internal audit matters and the AC is empowered to review any of the accounting, auditing and financial practices of the Company and the Group. The internal auditors have unfettered access to all the Group's documents, records, properties and personnel, including unrestricted direct access to the AC.

The internal auditors will submit their annual audit planning for approval by the AC and report their findings to the AC. In FY2024, the internal auditors carried out the review which is consistent with the International Standards for the Professional Practice of Internal Auditing established by The Institute of Internal Auditors on certain key areas to assess and evaluate:

- (a) whether adequate systems of internal controls are in place;
- (b) whether operations of the business processes under review are conducted efficiently and effectively; and
- (c) internal control improvement opportunities.

The AC has reviewed with the internal auditors their audit plan and their evaluation of the system of internal controls and has evaluated their audit findings and Management's responses to those findings, the adequacy and effectiveness of material internal controls (including financial, operational, compliance and information technology controls) and risk management systems of the Company and the Group for FY2024. The AC is satisfied that the outsourced internal audit function is independent, adequately resourced, effective and has the appropriate standing within the Group. The AC is also of the view that the outsourced internal audit function is adequately staffed with persons with the relevant qualifications and experience that adhere to professional standards including those promulgated by The Institute of Internal Auditors.

The annual audits conducted by the internal auditors aim to assess the adequacy and effectiveness of the Group's internal control procedures and to provide reasonable assurances to the AC and Management that the Group's risk management systems, controls and governance processes are adequate and effective.

On an annual basis, the AC reviews the independence, adequacy and effectiveness of the internal audit function.

Provision 10.5

The AC will meet with the external auditors and the internal auditors without the presence of the Management at least annually to review the Management's level of cooperation and other matters that warrant the AC's attention. It may also examine any other aspects of the Group's affairs, as it deems necessary where such matters relate to exposures or risks of regulatory or legal nature, and monitor the Group's compliance with its legal, regulatory and contractual obligations. The AC has met with the external auditors and the internal auditors without the presence of the Management during the financial year reported on.

The AC has explicit authority to investigate any matter within its terms of reference, full access to, and the cooperation of, the Management and also full discretion to invite any Director or the Management to attend its meetings, and has been given reasonable resources to enable it to discharge its functions properly.

The AC is responsible for conducting an annual review of the volume of non-audit services provided by the external auditors of the Company to satisfy itself that the nature and extent of such services will not prejudice the independence and objectivity of the external auditors of the Company before recommending their reappointment to the Board. The AC has undertaken a review of all non-audit services provided by the external auditors of the Company in FY2024, which related to tax compliance work, and they would not, in the opinion of the AC, affect the independence and objectivity of the external auditors of the Company.

The following are the audit and non-audit fees paid/payable by the Group:

	FY2024
	\$
Audit fees paid/payable to the external auditors	
- external auditors of the Company	89,000
- other external auditors of the Group	35,448
Non-audit fees paid/payable to the external auditors	
- external auditors of the Company	11,700
- other external auditors of the Group	_

The existing auditors of the Company, Forvis Mazars LLP, was appointed as the external auditors of the Company, at the last AGM held on 29 April 2024 until the conclusion of the forthcoming AGM. For the audit of the financial year ending 31 December 2025, the AC has recommended the reappointment of Forvis Mazars LLP as external auditors of the Company.

During the year, the Group has appointed Moores Rowland CPAs, Taiwan, i.e. firms which are not Forvis Mazars LLP member firms, for its subsidiary in Taiwan. The Board and the AC have reviewed the appointment of Moores Rowland CPAs, Taiwan for its subsidiary and are satisfied that the appointment of Moores Rowland CPAs, Taiwan would not compromise the standard and effectiveness of the audit of the Group.

The Company is in compliance with Rules 712 and 715 of the Catalist Rules in appointing the audit firms for the Group. In FY2024, the AC had carried out, amongst others, the following activities:

- (a) reviewed the half year and full year financial statements (audited and unaudited), and recommended to the Board for approval;
- (b) reviewed the adequacy and effectiveness of the Group's risk management and internal control systems;
- (c) reviewed interested person transactions;

- (d) reviewed and approved the annual audit plan of the external auditors;
- (e) reviewed whether the internal audit function is independent, effective and adequately resourced;
- (f) reviewed and approved the internal audit plan of the internal auditors, having considered the scope of the internal audit procedures;
- (g) reviewed the results of the internal audit procedures and the assistance given by the Management to the internal auditors;
- (h) reviewed the annual reappointment of the external auditors and determined the remuneration, and made a recommendation for the Board's approval;
- (i) met with the external auditors and internal auditors once without the presence of the Management; and
- (j) reviewed all the Group's foreign exchange exposure hedging transactions.

To keep abreast of the changes in accounting standards and issues which have a direct impact on financial statements, advice is sought from the external auditors when they attend the half yearly AC meetings.

In the review of the financial statements, the AC has discussed with the Management the accounting principles that were applied and their judgment of items that might affect the integrity of the financial statements. The following key audit matters impacting the financial statements were discussed with the Management and the external auditors, and were reviewed by the AC:

Key audit matters considered

How the AC reviewed these matters and what decisions were made

Expected credit losses on trade receivables

The AC reviewed the assessments made by the Management and the external auditors and assessed the appropriateness of the assumptions and estimates made, including the consistent application of the Management's methodology, achievability of the business plans and the Management's assessments on the customers' creditworthiness and expected credit loss of the trade receivables. The AC was satisfied with the appropriateness of the analyses performed by the Management.

Provision for inventories obsolescence

This has been an area of focus by the Management and the external auditors, given the materiality of the inventories and the subjectivity involved in impairment testing. The AC reviewed the assessments made by the Management and the external auditors, and assessed the appropriateness of the assumptions and estimates made (including the Management's projections on future demand trends and market value of the inventories). The AC was satisfied with the appropriateness of the analyses performed by the Management.

SHAREHOLDER RIGHTS AND ENGAGEMENT

Shareholder Rights and Conduct of General Meetings

Principle 11: 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 shareholders a balanced and understandable assessment of its performance, position and prospects.

Provision 11.1

The Group's corporate governance culture and awareness promotes fair and equitable treatment of all Shareholders. All Shareholders enjoy specific rights under the Companies Act and the Constitution. All Shareholders are treated fairly and equitably.

The Group respects equal information rights of all Shareholders and is committed to the practice of fair, transparent and timely disclosure of information. Shareholders are given the opportunity to participate effectively in and vote at general meetings of the Company, where relevant rules and procedures governing the meetings are clearly communicated.

The Constitution allows each Shareholder to appoint up to two (2) proxies to attend and vote at general meetings. A proxy need not be a member of the Company. Pursuant to the provisions of the Companies Act, corporate shareholders of the Company which provide nominee or custodial services are entitled to appoint more than two (2) proxies to attend and vote on their behalf at general meetings provided that each proxy is appointed to exercise the rights attached to a different share or shares held by such corporate shareholders.

Shareholders are encouraged to attend the Company's general meetings, including AGMs and extraordinary general meetings to ensure a high level of accountability and to stay informed of the Group's strategies and growth plans. For AGMs, all Shareholders will receive copies of the Annual Reports and Notice of AGM. Notice of general meetings (including AGMs) are also advertised in the newspapers, where applicable, and made available on the website of the SGX-ST.

The procedures of the general meetings provide Shareholders the opportunity to ask questions relating to each resolution tabled for approval. Shareholders are encouraged to provide their views on matters relating to the Company.

Provision 11.2

The resolutions tabled at the general meetings are on each substantially separate issue, unless the issues are interdependent and linked so as to form one significant proposal. If a scenario arises where the resolutions are inter-conditional, it is the Company's current intention to explain the reasons and material implications in the notice of meeting.

All resolutions at general meetings of the Company are put to vote by poll so as to better reflect Shareholders' shareholding interests and ensure greater transparency. The results of the poll voting on each resolution tabled at general meetings of the Company are announced after the general meetings via SGXNet.

Provision 11.3

The Company's main forum for dialogue with Shareholders takes place at its AGM where members of the Board, Chairman of the respective Board Committees, the Management and the external auditors are in attendance to answer any queries raised by Shareholders. At the AGM, Shareholders are given the opportunity to express their views and ask questions regarding the Company and the Group. All Directors, Management, Company Secretary, external auditors and the Company's sponsor attended the AGM of the Company held on 29 April 2024. Save for the aforementioned AGM, there was no other general meeting held during FY2024.

Provision 11.4

The Company has not amended its Constitution to provide for absentia voting methods. The Company has decided, for the time being, not to implement voting in absentia through mail, electronic mail or fax until security, integrity and other pertinent issues are satisfactorily resolved.

Provision 11.5

The Company Secretary prepares minutes of general meetings that include substantial and relevant comments or queries from Shareholders relating to the agenda of the meetings, and responses from the Board and the Management, and to make these minutes, subsequently approved by the Board, available to Shareholders during office hours. The minutes of AGM will be made available on SGXNet and Company's website within one (1) month from the date of the general meetings.

Provision 11.6

The Company does not have a fixed dividend policy at present. The frequency and amount of dividends declared each year will take into consideration the Group's profit growth, cash position, projected capital requirements for business growth and other factors as the Board may deem appropriate. The Board will endeavour to maintain a balance between Shareholders' expectations and prudent capital management.

Engagement with Shareholders

Principle 12: 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.

Provisions 12.1, 12.2 and 12.3

The Group does not practice selective disclosure and believes that prompt disclosure of pertinent information and high standard of disclosure are keys to raise the level of corporate governance. The Board believes in regular and timely communication with Shareholders. In line with continuous disclosure obligations of the Group pursuant to the Catalist Rules, the Group's policy is that all Shareholders should be equally and timely informed of all major developments that impact the Group.

Information is communicated to Shareholders through:

- (a) annual reports that are prepared and issued to all Shareholders within the mandatory period;
- (b) half year and full year unaudited financial results announcements via the SGXNet within the mandatory period;
- (c) offer information statements, circulars and notices issued to all Shareholders;
- (d) disclosures to the SGX-ST via the SGXNet; and
- (e) the Company's website, <u>www.slmetalsgroup.com</u>, which provides corporate information, announcements, press releases and other information pertaining to the Group.

The Board welcomes the views of Shareholders on matters affecting the Group, whether at the general meetings of Shareholders or on an ad hoc basis. At the general meetings, Shareholders will be given the opportunity to express their views and ask the Directors or the Management questions regarding the Group.

MANAGING STAKEHOLDERS RELATIONSHIPS

Engagement with Stakeholders

Principle 13: 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.

Provisions 13.1 and 13.2

The Company and the Group have regularly engaged its stakeholders through various medium and channels to ensure that the business interests are aligned with those of the stakeholders, to understand and address the concerns so as to improve services and products' standards, as well as to sustain business operations for long-term growth.

The stakeholders have been identified as those who are impacted by the Group's business and operations and those who are similarly able to impact the Group's business and operations. Six stakeholders' groups have been identified through an assessment of their significance to the business operations. They are namely, employees, investors, customers, business partners, suppliers and government and regulators.

The Company and the Group have undertaken a process to determine the economic, environmental, social and governance issues, which are important to these stakeholders. These issues form the materiality matrix upon which targets, performance and progress are reviewed and endorsed by the Board annually.

Please refer to the Company's Sustainability Report set out in this Annual Report 2024 for information on the detailed approach to stakeholder engagement and materiality assessment.

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Provision 13.3

To promote regular, effective and fair communication with Shareholders, the Company maintains a corporate website at www.slmetalsgroup.com which provides corporate information, announcements, press releases and other information pertaining to the Group, through which Shareholders are able to access up-to-date information on the Group.

DEALINGS IN SECURITIES

The Company has devised and adopted its own internal Code of Conduct on dealing in the securities of the Company. The Code of Conduct will provide guidance to the Group's Directors and employees on their dealings in the Company's securities. The key quidelines are as follows:

- Directors and key officers are prohibited from trading in the Company's securities (i) during the period commencing one (1) month before the announcement of the Company's half year and full year financial results; and (ii) if they are in possession of unpublished price-and trade-sensitive information of the Group.
- Directors and key officers should not deal in the Company's securities on short-term considerations.
- Directors and key officers are required to observe the insider trading laws under the Securities and Futures Act 2001 of Singapore at all times even when engaging in dealings of securities within the non-prohibitory periods.

INTERESTED PERSON TRANSACTIONS

The Company has established guidelines and review procedures for ongoing and future interested person transactions. The AC will review all interested person transactions to be entered to ensure that the relevant rules under Chapter 9 of the Catalist Rules are complied with. In the event that a member of the AC is involved in any interested person transaction, he will abstain from reviewing that particular transaction.

The Company does not have a mandate from its Shareholders for any interested person transactions. During the financial year reported on, there was no interested person transaction entered into by the Group with any interested person that was equal to or more than S\$100,000.

MATERIAL CONTRACTS

Other than those disclosed in the Statement by Directors and the Financial Statements as well as the service agreements between the Executive Directors and the Company, the Company and its subsidiaries did not enter into any material contracts (including loans) involving the interests of any Director or controlling Shareholder, which are either still subsisting as at the end of FY2024 or if not then subsisting, entered into since the end of the previous financial year.

HEDGING POLICY

The Company has put in place hedging policies to manage its foreign exchange risks. These policies have been approved by the Board and are supported by procedures which have been reviewed and approved by the AC. All hedging transactions shall be pre-approved by the CEO. The Company will continue to monitor its foreign exchange exposure. Any change in the hedging policy shall be subject to review and approval by the Board prior to implementation. The AC will review periodically all the foreign exchange exposure hedging transactions and any formal hedging policies and procedures of the Group.

CATALIST SPONSOR

The Directors and Management of the Company would consult SAC Capital Private Limited ("SAC Capital") on all material matters relating to compliance with the Catalist Rules, listing and quotation of its securities and documents to be released to shareholders, to ensure that such documents are in compliance with the Catalist Rules and proper disclosures are made.

There is no non-sponsor fee paid by the Company to SAC Capital during FY2024.

ADDITIONAL INFORMATION ON DIRECTORS NOMINATED FOR RE-ELECTION – APPENDIX 7F TO THE CATALIST RULES

Pursuant to Rule 720(5) of the Catalist Rules, the information as set out in Appendix 7F to the Catalist Rules relating to Chin Yew Choong David and Chua Keng Woon, being the Directors who are retiring in accordance with the Company's Constitution at the forthcoming AGM, is set out below:

Name of Director	Chin Yew Choong David	Chua Keng Woon
Date of first appointment	1 June 2020	1 May 2024
Date of last reappointment (if applicable)	29 June 2022	N/A
Age	66	52
Country of principal residence	Singapore	Singapore
The Board's comments on this appointment including rationale, selection criteria, and the search and nomination process)	The re-election of Mr Chin Yew Choong David as a Director of the Company was recommended by the NC and the Board has accepted the recommendation, after taking into consideration Mr Chin Yew Choong David's qualifications, skills, expertise, past experiences and overall contribution since he was appointed as a Director of the Company.	The re-election of Mr Chua Keng Woon as a Director of the Company was recommended by the NC and the Board has accepted the recommendation, after taking into consideration Mr Chua Keng Woon's qualifications, skills, expertise, past experiences and overall contribution since he was appointed as a Director of the Company.
Whether appointment is executive, and if so, the area of responsibility	Non-Executive	Non-Executive
Job Title (e.g. Lead ID, AC Chairman, AC member etc.)	Independent Non-Executive Director, NC Chairman, AC Member and RC Member	Lead Independent Non-Executive Director, RC Chairman, AC Member and NC Member
Professional qualifications	Bachelor of Law (Honours) from National University of Singapore	Bachelor of Business Degree majoring in Financial Analysis from Nanyang Technological University / Chartered Financial Analyst
Working experience and occupation(s) during the past 10 years	1985 to September 2015 - Partner (and later Director when incorporated), Drew & Napier LLC	2019 to present - Lead Independent Non-Executive Director of Hai Leck Holdings Limited
	September 2015 to Present – Consultant, Rajah & Tann Singapore LLP	2018 to present - Independent Non-Executive Director of Asiamedic Limited
		2018 Advisor, Secured Capital Singapore Pte Ltd
		2008 to 2016 - Senior Director, Equity Capital Market, Canaccord Genuity Singapore Pte Ltd
Shareholding interest in the listed issuer and its subsidiaries	None	None

Name of Director	Chin Yew Choong David	Chua Keng Woon	
Any relationship (including immediate family relationships) with any existing director, existing executive officer, the issuer and/ or substantial shareholder of the listed issuer or of any of its principal subsidiaries	None	None	
Conflict of interest (including any competing business)	No	No	
Undertaking (in the format set out in Appendix 7H) under Rule 704(6) of the Catalist Rules has been submitted to the listed issuer	Yes	Yes	
Other Principal Commitments* Including E * "Principal Commitments" has the same mean * Excludes the Principal Commitments as listed		uring the past 10 years" section above.	
Past (for the last 5 years)	M Development Ltd. Jackspeed Corporation Limited	N/A	
Present	Universal Resource & Svcs Ltd	Asiamedic Limited Hai Leck Holdings Limited	
	rning an appointment of director, chief eer or other officer of equivalent rank. If t		
(a) Whether at any time during the last 10 years, an application or a petition under any bankruptcy law of any jurisdiction was filed against him or against a partnership of which he was a partner at the time when he was a partner or at any time within 2 years from the date he ceased to be a partner?	No	No	

Nar	me of Director	Chin Yew Choong David	Chua Keng Woon
(b)	Whether at any time during the last 10 years, an application or a petition under any law of any jurisdiction was filed against an entity (not being a partnership) of which he was a director or an equivalent person or a key executive, at the time when he was a director or an equivalent person or a key executive of that entity or at any time within 2 years from the date he ceased to be a director or an equivalent person or a key executive of that entity, for the winding up or dissolution of that entity or, where that entity is the trustee of a business trust, that business trust, on the ground of insolvency?	Yes. Mr Chin Yew Choong David ("Mr Chin") was re-designated as a Non-Executive Non-Independent Director of M Development Ltd. ("MDL") on 20 December 2016. He has subsequently resigned as Director following the appointment of liquidators for members' voluntary liquidation process. M Development Ltd subsequently delisted on 16 July 2021. He has served as an Independent Director of MDL between 2 October 2009 and 19 December 2016. On 26 July 2015 and 4 August 2015, MDL announced that it has placed the following entities under Winsta Holdings Pte. Ltd. (and its group companies, "Winsta Group") into creditors voluntary liquidation: a) Katong Hostel Pte. Ltd.; b) Evan Hostel Pte. Ltd.; c) The Hill Lodge @ Mount Vernon Pte. Ltd.; d) Global Residence Pte. Ltd.; e) Pearl Hill Hostel Pte. Ltd.; f) Queensway Student Hotel Pte. Ltd.; and g) Carlisle Hotel Management Pte. Ltd.	No No
(c)	Whether there is any unsatisfied judgment against him?	No	No
(d)	Whether he has ever been convicted of any offence, in Singapore or elsewhere, involving fraud or dishonesty which is punishable with imprisonment, or has been the subject of any criminal proceedings (including any pending criminal proceedings of which he is aware) for such purpose?	No	No

Nar	me of Director	Chin Yew Choong David	Chua Keng Woon
(e)	Whether he has ever been convicted of any offence, in Singapore or elsewhere, involving a breach of any law or regulatory requirement that relates to the securities or futures industry in Singapore or elsewhere, or has been the subject of any criminal proceedings (including any pending criminal proceedings of which he is aware) for such breach?	No	No
(f)	Whether at any time during the last 10 years, judgment has been entered against him in any civil proceedings in Singapore or elsewhere involving a breach of any law or regulatory requirement that relates to the securities or futures industry in Singapore or elsewhere, or a finding of fraud, misrepresentation or dishonesty on his part, or he has been the subject of any civil proceedings (including any pending civil proceedings of which he is aware) involving an allegation of fraud, misrepresentation or dishonesty on his part?	No	No
(g)	Whether he has ever been convicted in Singapore or elsewhere of any offence in connection with the formation or management of any entity or business trust?	No	No
(h)	Whether he has ever been disqualified from acting as a director or an equivalent person of any entity (including the trustee of a business trust), or from taking part directly or indirectly in the management of any entity or business trust?	No	No
(i)	Whether he has ever been the subject of any order, judgment or ruling of any court, tribunal or governmental body, permanently or temporarily enjoining him from engaging in any type of business practice or activity?	No	No

Name of Director	Chin Yew Choong David	Chua Keng Woon
(j) Whether he has ever, to his knowledge, been concerned with the management or conduct, in Singapore or elsewhere, of the affairs of:—		
(i) any corporation which has been investigated for a breach of any law or regulatory requirement governing corporations in Singapore or elsewhere; or	MDL On 9 April 2015, MDL announced that it has taken steps to conduct an inquiry into the operations and affairs of its 51%-owned subsidiary, Winsta Group, including its procurement processes. On 18 September 2015, MDL announced the findings of KordaMentha, the forensic consulting firm, and the matters disclosed in the report were the subject of the litigation in the High Court of Singapore against certain management members of MDL and their associates. Mr Chin is at no time a subject of the internal inquiry and he was, together with other members of the Board of MDL, overseeing the review process conducted by KordaMentha.	No

Name of Director	Chin Yew Choong David	Chua Keng Woon
(i) (Continued)	URS Mr Chin is currently an Independent Director of Universal Resource & Svcs Ltd ("URS") (appointed since April 2015, after the relevant subject matter as detailed below on irregularities occurred).	
	In February 2017, Moore Stephens LLP, engaged by URS, highlighted irregularities in the cash and bank balances of URS' wholly-owned subsidiary in China, namely Renqiu Kai Yuan Petroleum Technology Development Co., Ltd. and SKY Petroleum Technology Development (Tianjin) Co., Ltd (the "Matter"). In October 2017, Moore Stephens LLP was appointed by URS as special auditors to conduct an independent review into the circumstances surrounding the Matter and the state of financial affairs of URS and its subsidiaries. In May 2020, the special auditors issued its report on their findings ("Special Audit Report") and thereafter, (i) the Singapore Exchange Regulation is currently reviewing the Special Audit Report for possible listing rule breaches; and (ii) URS had submitted the Special Audit Report to the Singapore Police Force Commercial Affairs Department and the Accounting and Corporate Regulatory Authority and highlighted that certain offences may have been committed. Mr Chin is at no time a subject of the special audit and he is, together with another member of the Board of URS, overseeing the special audit.	
(ii) any entity (not being a corporation) which has been investigated for a breach of any law or regulatory requirement governing such entities in Singapore or elsewhere; or	No	No

Nar	ne of Director	Chin Yew Choong David	Chua Keng Woon
	(iii) any business trust which has been investigated for a breach of any law or regulatory requirement governing business trusts in Singapore or elsewhere; or	No	No
	(iv) any entity or business trust which has been investigated for a breach of any law or regulatory requirement that relates to the securities or futures industry in Singapore or elsewhere, in connection with any matter occurring or arising during that	No	No
	period when he was so concerned with the entity or business trust?		
(k)	Whether he has been the subject of any current or past investigation or disciplinary proceedings, or has been reprimanded or issued any warning, by the Monetary Authority of Singapore or any other regulatory authority, exchange, professional body or government agency, whether in Singapore or elsewhere?	No	No

Statement By **DIRECTORS**

The directors present their statement to the members together with the audited financial statements of Soon Lian Holdings Limited (the "Company") and its subsidiaries (collectively the "Group") for the financial year ended 31 December 2024 and the statement of financial position and statement of changes in equity of the Company as at 31 December 2024.

1. Opinion of the directors

In the opinion of the directors,

- (i) the financial statements of the Group and the statements 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 2024 and the financial performance, changes in equity and cash flows of the Group and the changes in equity of the Company for the financial 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:

Executive Directors

Tan Yee Ho Tan Yee Leong

Independent Non-Executive Directors

Chin Yew Choong David Lam Kwong Fai Chua Keng Woon

(Appointed on 1 May 2024)

3. Arrangements to enable directors to acquire shares or debentures

Neither at the end of nor at any time during the financial year was the Company a party to any arrangement whose objects were, or one of whose objects was, to enable the directors of the Company to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate, except as disclosed in paragraphs 4 and 5 below.

4. Directors' interests in shares or debentures

The directors of the Company holding office at the end of the financial year had no interest in the share capital and debentures of the Company and related corporations (other than wholly-owned subsidiaries), as recorded in the Register of Directors' Shareholdings kept by the Company under Section 164 of the Singapore Companies Act 1967 (the "Act"), except as disclosed below:

	Direct i	nterest	Deemed	interest
Name of directors and companies	At beginning of	At end of	At beginning of	At end of
in which interests are held	financial year	financial year	financial year	financial year
	<u>N</u>	lumber of share	es of no par value	<u>e</u>
Parent company				
Soon Tien Holdings Pte. Ltd.				
Tan Yee Ho	250,000	250,000	_	-
Tan Yee Leong	250,000	250,000	-	-
The Company				
Soon Lian Holdings Limited				
Tan Yee Ho	998,333	998,333	72,900,000	72,900,000
Tan Yee Leong	998,333	998,333	72,900,000	72,900,000

By virtue of Section 7 of the Act, Tan Yee Ho and Tan Yee Leong are deemed to have an interest in the Company and in all the related corporations of the Company.

The directors' interests in the shares and options of the Company on 21 January 2025 were the same as at 31 December 2024.

5. Share options

There were no share options granted by the Company or its subsidiaries during the financial year.

There were no shares issued during the financial year by virtue of the exercise of options to take up unissued shares of the Company or its subsidiaries.

There were no unissued shares under option in the Company or its subsidiaries as at the end of the financial year.

6. Audit Committee

The Audit Committee of the Company comprises three non-executive directors and at the date of this report, they are:

Mr Lam Kwong Fai (Chairman) Mr Chin Yew Choong David Mr Chua Keng Woon

The Audit Committee has convened two meetings during the year with key management and the internal and external auditors of the Company.

Statement By **DIRECTORS**

6. Audit Committee (Continued)

The Audit Committee carried out its functions in accordance with Section 201B (5) of the Act, the Singapore Exchange Limited ("SGX") Listing Manual and the Code of Corporate Governance. In performing those functions, the Audit Committee:

- reviewed the audit plan and results of the external audit, the independence and objectivity of the external auditors, including, where applicable, the review of the nature and extent of non-audit services provided by the external auditors to the Group;
- (ii) reviewed the audit plans of the internal auditors of the Group and their evaluation of the adequacy of the Group's system of internal accounting controls;
- (iii) reviewed the Group's annual financial statements and the external auditors' report on the annual financial statements of the Group and of the Company before their submission to the board of directors;
- (iv) reviewed the half-yearly and annual announcements as well as the related press releases on the results of the Group and financial position of the Group and of the Company;
- (v) reviewed and assessed the adequacy of the Group's risk management processes;
- (vi) reviewed and checked the Group's compliance with legal requirements and regulations, including the related compliance policies and programmes and reports received from regulators, if any;
- (vii) reviewed interested person transactions in accordance with SGX listing rules;
- (viii) reviewed the nomination of external auditors and gave approval of their compensation; and
- (ix) submitted of report of actions and minutes of the audit committee to the board of directors with any recommendations as the audit committee deems appropriate.

The Audit Committee has full access to and has the co-operation of the management and has been given the resources required for it to discharge its function properly. It also has full discretion to invite any director and executive officer to attend its meetings. The external and internal auditors have unrestricted access to the Audit Committee.

The Audit Committee has recommended to the directors the nomination of Forvis Mazars LLP for re-appointment as external auditors of the Group at the forthcoming Annual General Meeting of the Company.

7. Auditors

28 March 2025

The auditors, Forvis Mazars LLP have expressed their willingness to accept re-appointment.

On behalf of the board of directors	
Too Voc III	Ton West Language
Tan Yee Ho	Tan Yee Leong
Director	Director
Singapore	



To the Members of Soon Lian Holdings Limited

Report on the Audit of Financial Statements

Opinion

We have audited the financial statements of Soon Lian Holdings Limited (the "Company") and its subsidiaries (the "Group") which comprise the statements of financial position of the Group and of the Company as at 31 December 2024, and the statements of profit or loss and other comprehensive income, changes in equity and cash flows of the Group and the changes in equity of the Company for the financial year then ended, and notes to the financial statements, including a summary of material accounting policy information.

In our opinion, the accompanying financial statements of the Group and the statement of financial position and statement of changes in equity of the Company are properly drawn up in accordance with the provisions of the Companies Act 1967 (the "Act") and Singapore Financial Reporting Standards (International) ("SFRS(I)s") so as to give a true and fair view of the financial position of the Group and of the Company as at 31 December 2024 and of the financial performance, changes in equity and cash flows of the Group and the changes in equity of the Company for the financial 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 *Auditors' 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 sufficient and appropriate to provide a basis of 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 financial year. These matters include the salient areas of focus in our audit and do not represent all the risks identified by our audit. 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.

Expected credit losses on trade receivables (Note 3.2, Note 18 and Note 29 to the financial statements)

Key audit matter

As at 31 December 2024, the Group reported trade receivables with carrying amount of approximately \$17,128,000 (2023: \$15,597,000), net of allowance for expected credit losses ("ECL") of approximately \$4,322,000 (2023: \$2,440,000), representing 28.2% (2023: 29.2%) of the Group's current assets.

In applying SFRS(I) 9 Financial Instruments ("SFRS(I) 9"), the Group used an allowance matrix to estimate ECL for trade receivables. The ECL rates are based on the Group's historical loss experience of the various customer groups that are assessed by geographical locations, adjusted for forward looking factors and the economic environment which could affect the ability of the debtors to settle the trade receivables.

Our audit response

Our audit procedures included, and were not limited to, the following:

- We obtained an understanding of the Group's process in assessing and determining the loss rates used in their allowance matrix;
- We reviewed the appropriateness of the bases of the Group for determining the loss rates, with reference to the historical payment trends of its customers, analysed by past due dates and the customers' geographical locations, adjusted for the Group's outlook of the macro-economic environment and conditions in which its customers operate in, and considered the subsequent receipts, where applicable. In the review, we also considered management's assessment on the recoverability of these trade receivables;

Independent

AUDITORS' REPORT

To the Members of Soon Lian Holdings Limited

Report on the Audit of Financial Statements (Continued)

Key Audit Matters (Continued)

Expected credit losses on trade receivables (Continued) (Note 3.2, Note 18 and Note 29 to the financial statements)

Key audit matter

As the determination of the ECL requires significant judgement and estimation of management and in consideration of the significance of trade receivables in the Group, we considered management's assessment and application of SFRS(I) 9 to the impairment of trade receivables as a key audit matter.

Our audit response

Our audit procedures included, and were not limited to, the following: (Continued)

- We assessed and tested the arithmetic accuracy of the allowance matrix;
- For major outstanding receivables, we performed background checks on the customers, sent confirmation requests to verify the balances and checked the subsequent receipts to assess whether the receivables could be credit impaired; and
- We reviewed the appropriateness and sufficiency of the corresponding disclosures made in the financial statements.

Provision for inventories obsolescence (Note 3.2 and Note 17 to the financial statements)

Key audit matter

As at 31 December 2024, the Group reported inventories with carrying amount of approximately \$31,395,000 (2023: \$28,224,000), net of provision for inventories obsolescence of approximately \$5,746,000 (2023: \$8,618,000), representing 51.7% (2023: 52.9%) of the Group's current assets.

With reference to SFRS(I) 2 *Inventories*, inventory is valued at the lower of cost and net realisable value. Management reviews the Group's inventory levels in order to identify slow-moving and obsolete inventory.

The assessment of the provision for inventories obsolescence requires the use of significant judgement and estimates. The management is of the view that it is necessary to provide a general provision for the slow moving inventories. These provisions are due to potentially reduced movement in inventories and decrease in market demand arising from current and future economic impact.

In consideration of the significance of the balance and aforementioned significant estimates and judgement applied by management, we considered this as a key audit matter.

Our audit response

Our audit procedures included, and were not limited to, the following:

- We reviewed the Group's policy of allowance for slow moving inventories and assessed the appropriateness of provision for inventories obsolescence;
- We assessed and tested the arithmetic accuracy of the allowance matrix;
- We attended the physical inventory count;
- We tested a sample of inventory items to verify the cost and net realisable value;
- We assessed and where found necessary, critically challenged judgements and estimates used by management in measuring the provision for inventories obsolescence; and
- We reviewed the completeness and appropriateness of corresponding disclosures made in the financial statements.



To the Members of Soon Lian Holdings Limited

Report on the Audit of Financial Statements (Continued)

Other Information

Management is responsible for the other information. The other information comprises the information included in the annual report, other than the financial statements and the independent auditors' report thereon, which we obtained prior to the date of this report.

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

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

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

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)s, and for devising and maintaining a system of internal accounting controls sufficient to provide 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.

Auditors' 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 auditors' 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 AUDITORS' REPORT

To the Members of Soon Lian Holdings Limited

Report on the Audit of Financial Statements (Continued)

Auditors' Responsibilities for the Audit of the Financial Statements (Continued)

- 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 auditors' 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 auditors' 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 financial year and are therefore the key audit matters. We describe these matters in our auditors' 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 the subsidiary entities incorporated in Singapore of which we are auditors have been properly kept in accordance with the provisions of the Act.

The engagement partner on the audit resulting in this independent auditors' report is Tan Chee Tyan.

FORVIS MAZARS LLP

Public Accountants and Chartered Accountants

Singapore 28 March 2025

Consolidated Statement Of Profit Or Loss AND OTHER COMPREHENSIVE INCOME

For the Financial Year ended 31 December 2024

		Gro	Group	
	Note	2024 \$'000	2023 \$'000	
Revenue	4	71,522	58,132	
Cost of sales		(56,394)	(54,408)	
Gross profit		15,128	3,724	
Other income	5	101	91	
Distribution costs		(789)	(781)	
Administrative expenses		(4,818)	(5,646)	
Finance costs	6	(597)	(1,159)	
Loss allowance for expected credit losses, net	8	(1,887)	_	
Other expenses	7	(561)	(878)	
Profit/(Loss) before income tax	8	6,577	(4,649)	
Income tax (expense)/credit	9	(786)	116	
Profit/(Loss) for the year	:	5,791	(4,533)	
Other comprehensive loss:				
Component of other comprehensive loss that will be reclassified to profit or length of taxation	oss,			
Exchange differences on translating foreign operations		(4)	(61)	
Total other comprehensive loss, net of taxation		(4)	(61)	
TOTAL COMPREHENSIVE INCOME/(LOSS) FOR THE YEAR		5,787	(4,594)	
Profit/(Loss) attributable to owners of the Company, net of taxation		5,791	(4,533)	
Total comprehensive income/(loss) attributable to owners of the Company	•	5,787	(4,594)	
Earnings/(Losses) per share attributable to owners of the Company (cents)				
Basic earnings/(losses) per share	10	5.36	(4.20)	
Diluted earnings/(losses) per share	10	5.36	(4.20)	

Statements Of FINANCIAL POSITION

As at 31 December 2024

		Group		Com	Company		
	Note	2024	2023	2024	2023		
		\$'000	\$'000	\$'000	\$'000		
ASSETS							
Non-current assets							
Property, plant and equipment	11	7,760	6,785	_	-		
Right-of-use assets	12	1,276	1,691	_	-		
and use right	13	1,897	2,032	_	-		
ntangible assets	14	_	_	_	-		
nvestments in subsidiaries	15	_	-	11,434	11,434		
Deferred tax assets	16	1,446	1,411	_	_		
otal non-current assets	-	12,379	11,919	11,434	11,434		
Current assets							
nventories	17	31,395	28,224	_	_		
rade and other receivables	18	18,403	16,596	1,568	1,976		
Prepayments		641	486	30	19		
ncome tax receivables		256	274	_	_		
Cash and cash equivalents	19	10,021	7,787	136	319		
Total current assets	-	60,716	53,367	1,734	2,314		
Total assets	=	73,095	65,286	13,168	13,748		
EQUITY AND LIABILITIES							
Equity							
Share capital	20	10,579	10,579	10,579	10,579		
Retained earnings		32,948	27,373	1,690	1,603		
Other reserves	21	(51)	(47)	_	_		
otal equity	_	43,476	37,905	12,269	12,182		
Non-current liabilities							
ease liabilities	22	1,159	1,481	_	_		
Borrowings	23	3,632	4,804	_	_		
otal non-current liabilities	-	4,791	6,285	_	_		
Current liabilities							
ncome tax payables		770	597	_	_		
ease liabilities	22	828	865	_	_		
Borrowings	23	1,179	3,446	_	_		
rade and other payables	24	22,051	16,188	899	1,566		
otal current liabilities	-	24,828	21,096	899	1,566		
	_	•	•				
otal liabilities		29,619	27,381	899	1,566		

Statements Of **CHANGES IN EQUITY**

For the Financial Year ended 31 December 2024

	Share capital \$'000	Retained earnings \$'000	Other reserves \$'000	Total equity \$'000
Group				
Balance at 1 January 2023	10,579	32,319	(75)	42,823
Transferred (from)/to retained earnings	_	(89)	89	_
Total comprehensive loss for the financial year	_	(4,533)	(61)	(4,594)
Dividend paid (Note 32)	_	(324)	_	(324)
Balance at 31 December 2023	10,579	27,373	(47)	37,905
Total comprehensive income for the financial year	_	5,791	(4)	5,787
Dividend paid (Note 32)	_	(216)	_	(216)
Balance at 31 December 2024	10,579	32,948	(51)	43,476
		Share capital \$'000	Retained earnings \$'000	Total equity \$'000
Company				
Balance at 1 January 2023		10,579	1,844	12,423
Profit for the year, representing total comprehensive income for	or the financial year	_	83	83
Dividend paid (Note 32)		_	(324)	(324)
Balance at 31 December 2023	_	10,579	1,603	12,182
Profit for the year, representing total comprehensive income for	or the financial year	_	303	303
Dividend paid (Note 32)		_	(216)	(216)
Balance at 31 December 2024	_	10,579	1,690	12,269

Consolidated Statement Of CASH FLOWS

For the Financial Year ended 31 December 2024

		Gr	oup
	Note	2024	2023
		\$'000	\$'000
PERATING ACTIVITIES			
rofit/(Loss) before income tax		6,577	(4,649)
djustments for:			
terest income	5	(30)	(13)
terest expenses	6	597	1,159
epreciation of property, plant and equipment	11	927	909
epreciation of right-of-use assets	12	749	793
mortisation of land use right	13	135	136
lowance of impairment loss on trade receivables, net	29	1,887	-
eversal)/Provision for inventories obsolescence	8	(2,848)	6,100
ains)/Loss on disposal of plant and equipment	7, 5	(20)	4
ant and equipment written-off	7	_	3
et effect of exchange rate changes in consolidating foreign operations		(8)	(122)
perating cash flows before movements in working capital	_	7,966	4,320
hanges in working capital			
ventories		(323)	20,485
ade and other receivables		(3,694)	(467)
repayments		(155)	126
ade and other payables		3,872	(6,409)
ash generated from operations	-	7,666	18,055
come taxes paid		(637)	(1,808)
ash flows generated from operating activities	_	7,029	16,247
VESTING ACTIVITIES			
oceeds from disposal of property, plant and equipment		26	80
urchase of property, plant and equipment	11	(1,687)	(799)
terest received		30	13
ash flows used in investing activities	-	(1,631)	(706)
NANCING ACTIVITIES	-		, ,
epayments of borrowings and bills payables to banks		(F. 167)	(10.250)
roceeds from new borrowings and bills payables to banks		(5,167)	(18,352) 7,632
ease liabilities		3,722 (991)	7,632 (898)
			` '
terest paid	20	(512)	(1,060)
vidend paid	32	(216)	(324)
ash flows used in financing activities	-	(3,164)	(13,002)
et incease in cash and cash equivalents		2,234	2,539
ash and cash equivalents at beginning of the financial year	-10	7,687	5,148
ash and cash equivalents at end of the financial year	19	9,921	7,687

Consolidated Statement Of CASH FLOWS

For the Financial Year ended 31 December 2024

Reconciliation of liabilities arising from financing activities

			Non-cash movements			
	1 January 2024 \$'000	Financing cash flows \$'000	Acquisition \$'000	Interest expenses \$'000	Foreign exchange movement \$'000	31 December 2024 \$'000
Liabilities						
Borrowings	8,250	(3,439)	_	_	_	4,811
Bills payables to banks	1,731	1,994	_	_	(3)	3,722
Lease liabilities	2,346	(991)	543	85	4	1,987

			Non-cash movements			_
	1 January 2023 \$'000	Financing cash flows \$'000	Acquisition \$'000	Interest expenses \$'000	Foreign exchange movement \$'000	31 December 2023 \$'000
Liabilities						
Borrowings	7,304	946	_	_	_	8,250
Bills payables to banks	13,492	(11,666)	_	_	(95)	1,731
Lease liabilities	2,589	(898)	610	99	(54)	2,346

Notes To The FINANCIAL STATEMENTS

For the Financial Year ended 31 December 2024

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

1. General

Soon Lian Holdings Limited (the "Company") (Registration Number: 200416295G) is listed on the Catalist Board of the Singapore Exchange Securities Trading Limited (the "SGX-ST") and incorporated and domiciled in Singapore with limited liability.

The registered office and its principal place of business at 6 Tuas Lane, Singapore 638615.

The principal activity of the Company is that of investment holding.

The principal activities of the respective subsidiaries are disclosed in Note 15 to the financial statements.

The Company's parent company is Soon Tien Holdings Pte. Ltd., a company incorporated in Singapore.

The financial statements of the Group and the statement of financial position of the Company for the financial year ended 31 December 2024 were authorised for issue by the Board of Directors at the date of the Directors' Statement.

2. Summary of material accounting policies

2.1 Basis of preparation

The financial statements of the Group and the statement of financial position and statement of changes in equity of the Company have been drawn up in accordance with the provisions of the Singapore Companies Act 1967 (the "Act") and Singapore Financial Reporting Standards (International) ("SFRS(I)s") including related Interpretations of SFRS(I)s ("SFRS(I) INTs") and are prepared on the historical cost basis, except as disclosed in the accounting policies below.

The individual financial statements of each Group entity are measured and presented in the currency of the primary economic environment in which the entity operates (its functional currency). The financial statements of the Group and the statement of financial position and the statement of changes in equity of the Company are presented in Singapore dollar ("\$") which is also the functional currency of the Company, and all values presented are rounded to the nearest thousand ("\$"000"), unless otherwise indicated.

In the current year, the Group has adopted all the new and revised SFRS(I)s and SFRS(I) INTs that are relevant to its operations and effective for annual periods beginning on or after 1 January 2024. The adoption of these new or revised SFRS(I)s and SFRS(I) INTs did not result in changes to the Group's and Company's accounting policies, and has no material effect on the current or prior year's financial statement and is not expected to have a material effect on future periods.



2. Summary of material accounting policies (Continued)

2.1 Basis of preparation (Continued)

SFRS(I) and SFRS(I) INT issued but not yet effective

At the date of authorisation of these statements, the following SFRS(I) and SFRS(I) INT that are relevant to the Group were issued but not yet effective:

SFRS (I)	Title	Effective date (annual periods beginning on or after)
31 H3 (I)	Title	on or arter)
SFRS(I) 1-21, SFRS(I) 1	Amendments to SFRS(I) 1-21: Lack of Exchangeability	1 January 2025
SFRS(I) 9, SFRS(I) 7	Amendments to SFRS(I) 9 and SFRS(I) 7: Amendments to the Classification and Measurement of Financial Statements	1 January 2026
Various	Annual improvements to SFRS(I)s - Volume 11	1 January 2026
SFRS(I) 18	Presentation and Disclosure in Financial Statements	1 January 2027
SFRS(I) 19	Subsidiaries without public accountability: Disclosures	1 January 2027
SFRS(I) 9, SFRS(I) 7	Amendments to SFRS(I) 9 and SFRS(I) 7: Contracts Referencing Nature-dependent Electricity	1 January 2026
SFRS(I) 10, SFRS(I) 1-28	Amendments to SFRS(I) 10 and SFRS(I) 1-28: Sale or Contribution of Assets between an Investor and its Associate or Joint Venture	To be determined

Consequential amendments were also made to various standards as a result of these new/revised standards.

The Group does not intend to early adopt any of the above new/revised standards, interpretations and amendments to the existing standards. Management anticipates that the adoption of the aforementioned new/revised standards, with the exception of SFRS(I) 18 *Presentation and Disclosure in Financial Statements*, will not have a material impact on the financial statements of the Group and Company in the period of their initial adoption.

SFRS(I) 18, effective for annual periods beginning on or after 1 January 2027, replaces SFRS(I) 1- 1 *Presentation of Financial Statements* and introduces new requirements for presentation and disclosure in financial statements. SFRS(I) 18 mandates a new structure for the statement of profit or loss and also requires disclosure of newly defined management-defined performance measures, subtotals of income and expenses, and includes new requirements for aggregation and disaggregation of financial information based on the identified 'roles' of the primary financial statements and the notes. As a consequential result of SFRS(I) 18 requirements, all entities are required to use the operating profit subtotal, instead of profit or loss, as the starting point for presenting operating cash flows under the indirect method. The classification of cash flows from dividends and interests in either operating, investing and financing cash flows is also fixed.

SFRS(I) 18 will apply retrospectively. The Group is still in the process of assessing the corresponding impact on the primary financial statements and notes to the financial statements.

2.2 Basis of consolidation

The financial statements of the Group comprise the financial statements of the Company and its subsidiaries. Subsidiaries are entities (including structured entities) (i) over which the Group has power and the Group is (ii) able to use such power to (iii) affect its exposure, or rights, to variable returns from then through its involvement with them.

The Group reassesses whether it controls the subsidiaries if facts and circumstance indicate that there are changes to the one or more of the three elements of control.

FINANCIAL STATEMENTS

For the Financial Year ended 31 December 2024

2. Summary of material accounting policies (Continued)

2.2 Basis of consolidation (Continued)

When the Group has less than a majority of the voting rights of an investee, it still has power over the investee when the voting rights are sufficient, after considering all relevant facts and circumstances, to give it the practical ability to direct the relevant activities of the investee unilaterally. The Group considers, among others, the extent of its voting rights relative to the size and dispersion of holdings of the other vote holders, currently exercisable substantive potential voting rights held by all parties, rights arising from contractual arrangements and voting patterns at previous shareholders' meetings.

Subsidiaries are consolidated from the date on which control is transferred to the Group up to the effective date on which control ceases, as appropriate.

Intra-group assets and liabilities, equity, income, expenses and cashflows relating to intragroup transactions are eliminated on consolidation.

The financial statements of the subsidiaries used in the preparation of the financial statements are prepared for the same reporting date as that of the Company. Where necessary, accounting policies of subsidiaries have been changed to ensure consistency with the policies adopted by the Group.

Non-controlling interests are identified separately from the Group's equity therein. On an acquisition-by-acquisition basis, non-controlling interests may be initially measured either at fair value or at their proportionate share of the fair value of the acquiree's identifiable net assets. Subsequent to acquisition, the carrying amount of non-controlling interests is the amount of those interests at initial recognition plus the non-controlling interests' share of subsequent changes in equity. Losses in the subsidiary are attributed to non-controlling interests even if this results in the non-controlling interests having a deficit balance.

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

When the Group loses control over a subsidiary, the profit or loss on disposal is calculated as the difference between (i) the aggregate of the fair value of the consideration received and the fair value of any retained interest and (ii) the previous carrying amount of the assets (including goodwill), and liabilities of the subsidiary and any non-controlling interests. Amounts previously recognised in other comprehensive income in relation to the subsidiary are accounted for (i.e. reclassified to profit or loss or transferred directly to accumulated profits) in the same manner as would be required if the relevant assets or liabilities were disposed of. The fair value of any investments retained in the former subsidiary at the date when control is lost is regarded as the fair value on initial recognition for subsequent accounting under SFRS(I) 9 Financial Instruments or, when applicable, the cost on initial recognition of an investment in an associate or jointly controlled entity.

Investments in subsidiaries are carried at cost less any impairment loss that has been recognised in profit or loss in the Company's separate financial statements.

2.3 Business combinations

The acquisition of subsidiaries is accounted for using the acquisition method when the acquired set of activities and assets constitute a business. When determining the acquired set of activities and assets constitute a business, the Group assesses whether the acquired set of activities and assets includes, at a minimum, an input and substantive process, which together contribute to the creation of outputs.

The Group has the option to apply a "concentration test" as a simplified assessment to determine whether an acquired set of activities and assets is not a business. The Group makes the election separately for each transaction or other event. The concentration test is met if substantially all of the fair value of the gross assets acquired is concentrated in a single identifiable asset or group of similar identifiable assets.



2. Summary of material accounting policies (Continued)

2.3 Business combinations (Continued)

The cost of the acquisition is measured at the aggregate of the fair values, at the date of exchange, of assets given, liabilities incurred or assumed, and equity instruments issued by the Group in exchange for control of the acquiree. For each business combination, the Group determines whether to measure the non-controlling interests in the acquiree at fair value or at proportionate share in the recognised amounts of the acquiree's identifiable net assets. Acquisition-related costs are recognised in profit or loss as incurred and included in administrative expenses.

The acquiree's identifiable assets, liabilities and contingent liabilities that meet the conditions for recognition under SFRS(I) 3 *Business Combinations* are recognised at their fair values at the acquisition date, except for non-current assets (or disposal groups) that are classified as held-for-sale in accordance with SFRS(I) 5 *Non-Current Assets Held for Sale and Discontinued Operations*, which are recognised and measured at the lower of cost and fair value less costs to sell.

The Group recognises any contingent consideration to be transferred for the acquiree at the fair value on the acquisition date. Contingent consideration classified as equity is not remeasured and its subsequent settlement shall be accounted for within equity. Contingent consideration classified as an asset or liability that is a financial instrument and within the scope of SFRS(I) 9 Financial Instruments, is measured at fair value with the changes in fair value recognised in the statement of profit or loss in accordance with SFRS(I) 9. Other contingent consideration that is not within the scope of SFRS(I) 9 is measured at fair value at each reporting date with changes in fair value recognised in profit or loss.

Where a business combination is achieved in stages, the Group's previously held interests in the acquired entity are remeasured to fair value at the acquisition date (i.e. the date the Group attains control) and the resulting gain or loss, if any, is recognised in profit or loss. Amounts arising from interests in the acquiree prior to the acquisition date that have previously been recognised in other comprehensive income are reclassified to profit or loss, where such treatment would be appropriate if that interest were disposed of.

The acquiree's identifiable assets, liabilities and contingent liabilities that meet the conditions for recognition under SFRS(I) 3 are recognised at their fair value at the acquisition date, except that:

- deferred tax assets or liabilities and liabilities or assets related to employee benefit arrangements are recognised
 and measured in accordance with SFRS(I) 1-12 Income Taxes and SFRS(I) 1-19 Employee Benefits respectively;
- liabilities or equity instruments related to the replacement by the Group of an acquiree's share-based payment awards are measured in accordance with SFRS(I) 2 Share-based Payment; and
- assets (or disposal groups) that are classified as held for sale in accordance with SFRS(I) 5 Non-current Assets Held for Sale and Discontinued Operations are measured in accordance with that Standard.

If the initial accounting for a business combination is incomplete by the end of the reporting period in which the combination occurs, the Group reports provisional amounts for the items for which the accounting is incomplete. Those provisional amounts are adjusted during the measurement period (see below), or additional assets or liabilities are recognised, to reflect new information obtained about facts and circumstances that existed as of the acquisition date that, if known, would have affected the amounts recognised as of that date.

The measurement period is the period from the date of acquisition to the date the Group obtains complete information about facts and circumstances that existed as of the acquisition date, and is subject to a maximum of one year.

Goodwill arising on acquisition is recognised as an asset at the acquisition date and is initially measured at cost, being the excess of the sum of the consideration transferred, the amount of any non-controlling interest in the acquiree and the fair value of the acquirer previously held equity interest (if any) in the entity over net acquisition-date fair value amounts of the identifiable assets acquired and the liabilities assumed.

Notes To The FINANCIAL STATEMENTS

For the Financial Year ended 31 December 2024

2. Summary of material accounting policies (Continued)

2.3 Business combinations (Continued)

If, after reassessment, the Group's interest in the net fair value of the acquiree's identifiable net assets exceeds the sum of the consideration transferred, the amount of any non-controlling interest in the acquiree and the fair value of the acquirer's previously held equity interest in the acquiree (if any), the excess is recognised immediately in profit or loss as a bargain purchase gain.

For the purpose of impairment testing, goodwill is allocated to each of the Group's cash-generating units expected to benefit from the synergies of the combination. Cash-generating units to which goodwill has been allocated are tested for impairment annually, or more frequently when there is an indication that the unit may be impaired. If the recoverable amount of the cash-generating unit is less than the carrying amount of the unit (including the goodwill), the impairment loss is allocated first to reduce the carrying amount of any goodwill allocated to the unit and then to the other assets of the unit pro-rata on the basis of the carrying amount of each asset in the unit. An impairment loss recognised for goodwill is not reversed in a subsequent period.

The attributable amount of goodwill is included in the determination of gain or loss on disposal of the subsidiary or jointly controlled entity.

2.4 Revenue recognition

The Group is principally in the business of trading of aluminium alloy materials. Revenue from contracts with its customers is recognised when or as the Group satisfies a performance obligation by transferring a promised good in the ordinary course of the Group's activities to its customer, at a transaction price that reflects the consideration the Group expects to be entitled in exchange for the goods and that is allocated to that performance obligation. The goods is transferred when or as the customer obtains control of the goods.

Sale of goods and aluminium scrap

The Group sells a range of aluminium alloy materials to its customers. Revenue is recognised at a point in time when control of the goods is transferred to the end customers (i.e. when the goods are delivered in accordance with the applicable incoterms or/and terms and conditions and significant risks and rewards of ownership of the goods have been transferred to the customer). A corresponding receivable is recognised for the consideration that is unconditional when only the passage of time is required before the payment is due.

2.5 Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are added to the cost of those assets, until such time as the assets are substantially ready for their intended use or sale. Borrowing costs on general borrowings are capitalised by applying a capitalisation rate to construction or development expenditures that are financed by general borrowings. Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalisation.

All other borrowing costs are recognised in profit or loss in the period in which they are incurred.

2.6 Retirement benefit costs

Payments to defined contribution retirement benefit plans are charged as an expense as they fall due. Payments made to state-managed retirement benefit schemes, such as the Singapore Central Provident Fund, are dealt with as payments to defined contribution plans where the Group's obligations under the plans are equivalent to those arising in a defined contribution retirement benefit plan.



2. Summary of material accounting policies (Continued)

2.6 Retirement benefit costs (Continued)

The Group participates in the national pension schemes as defined by the laws of People's Republic of China ("PRC"). Subsidiaries incorporated in the PRC are required to provide staff pension benefits to their employees under existing PRC legislation. These subsidiaries are required to contribute a certain percentage of their payroll costs to the pension scheme to fund the benefits. The pension funds are managed by government agencies, which are responsible for paying pensions to the retired employees. Contributions under the pension scheme are charged to the profit or loss as they become payable in accordance with the rules of the pension scheme.

2.7 Employee leave entitlements

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

2.8 Income tax

Income tax expense represents the sum of the tax currently payable and deferred tax.

The tax currently payable is based on taxable profit for the year. Taxable profit differs from profit as reported profit or loss because it excludes items of income or expense that are taxable or deductible in other years and it further excludes items that are not taxable or tax deductible. The Group's liability for current tax is calculated using tax rates (and tax laws) that have been enacted or substantively enacted in countries where the Company and subsidiaries operate by the end of the financial year.

Deferred tax is recognised on the differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit, and are accounted for using the balance sheet liability method. Deferred tax liabilities are generally recognised for all taxable temporary differences and deferred tax assets are recognised to the extent that it is probable that taxable profits will be available against which deductible temporary differences can be utilised. Such assets and liabilities are not recognised if the temporary difference arises from goodwill or from the initial recognition (other than in a business combination) of other assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit and does not give rise to equal taxable and deductible temporary differences.

Deferred tax liabilities are recognised on taxable temporary differences arising on investments in subsidiaries, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future.

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

The carrying amount of deferred tax assets is reviewed at the end of each financial year and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax is calculated at the tax rates that are expected to apply in the period when the liability is settled or the asset realised based on the tax rates (and tax laws) that have been enacted or substantively enacted by the end of the financial year and based on the tax consequence that will follow from the manner in which the Group expects, at the end of the financial year, to recover or settle the carrying amounts of its assets and liabilities except for the investment properties where investment properties measured at fair value are presented to be recovered entirely through sale.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied by the same taxation authority and the Group intends to settle its current tax assets and liabilities on a net basis, or to realise the assets and settle the liabilities simultaneously, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered.

Notes To The FINANCIAL STATEMENTS

For the Financial Year ended 31 December 2024

2. Summary of material accounting policies (Continued)

2.8 Income tax (Continued)

Current and deferred tax are recognised as an expense or income in profit or loss, except when they relate to items credited or debited directly to equity, in which case the tax is also recognised directly in equity, or where they arise from the initial accounting for a business combination. In the case of a business combination, the tax effect is taken into account in calculating goodwill or determining the excess of the acquirer's interest in the net fair value of the acquiree's identifiable assets, liabilities and contingent liabilities over cost.

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

- when the sales tax that is incurred on purchases is not recoverable from the tax authorities, in which case the sales
 tax is recognised as part of 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.

2.9 Foreign currency transactions and transalation

Foreign currency transactions are translated into the individual entities' respective functional currencies at the exchange rates prevailing on the date of the transaction. At the end of each financial year, monetary items denominated in foreign currencies are retranslated at the rates prevailing as of the end of the financial year. Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing on the date when the fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences arising on the settlement of monetary items, and on retranslation of monetary items are included in profit or loss for the year. Exchange differences arising on the retranslation of non-monetary items carried at fair value are included in profit or loss for the year except for differences arising on the retranslation of non-monetary items in respect of which gains and losses are recognised directly in equity. For such non-monetary items, any exchange component of that gain or loss is also recognised directly in equity through other comprehensive income.

Exchange differences relating to assets under construction for future productive use, are included in the cost of those assets where they are regarded as an adjustment to interest costs on foreign currency borrowings.

For the purpose of presenting consolidated financial statements, the assets and liabilities of the Group's foreign operations (including comparatives) are expressed in Singapore dollars using exchange rates prevailing at the end of the financial year. Income and expense items (including comparatives) are translated at the average exchange rates for the period, unless exchange rates fluctuated significantly during that period, in which case the exchange rates at the dates of the transactions are used. Exchange differences arising, if any, are classified as equity and transferred to the Group's translation reserve. Such translation differences are recognised in profit or loss in the period in which the foreign operation is disposed of.

On consolidation, exchange differences arising from the translation of the net investment in foreign entities (including monetary items that, in substance, form part of the net investment in foreign entities), and of borrowings and other currency instruments designated as hedges of such investments, are taken to the foreign currency translation reserve.

Goodwill and fair value adjustments arising on the acquisition of a foreign operation are treated as assets and liabilities of the foreign operation and translated at the closing rate.

2.10 Property, plant and equipment

Property, plant and equipment are stated at cost less accumulated depreciation and any accumulated impairment losses. The cost of property, plant and equipment includes its purchase price and any costs directly attributable to bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by management. Dismantlement, removal or restoration costs are included as part of the cost of property, plant and equipment if the obligation for dismantlement, removal or restoration is incurred as a consequence of acquiring or using the property, plant and equipment.



2. Summary of material accounting policies (Continued)

2.10 Property, plant and equipment (Continued)

Subsequent expenditure relating to property, plant and equipment is added to the carrying amount of the asset only when it is probable that future economic benefits associated with the item will flow to the entity and the cost of the item can be measured reliably. All other repair and maintenance expenses are recognised in profit or loss when incurred.

Depreciation is charged so as to write off the cost or valuation of assets, other than freehold land and properties under construction, over their estimated useful lives, using the straight-line method, on the following bases:

Leasehold property and improvements

Over terms of lease of 5 to 20 years

Plant and equipment

5 to 10 years

For right-of-use assets for which ownership of the underlying asset is not transferred to the Group by the end of the lease term, depreciation is charged over the lease term, using the straight-line method. The lease periods are disclosed in Note 2.12.

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

The estimated useful lives, residual values and depreciation methods are reviewed, and adjusted as appropriate, at the end of each financial year.

The gain or loss, being the difference between the sales proceeds and the carrying amount of the asset, arising on disposal or retirement of an item of property, plant and equipment is recognised in profit or loss. Any amount in the revaluation reserve relating to that asset is transferred to accumulated profits directly.

Fully depreciated plant and equipment are retained in the financial statements until they are no longer in use.

2.11 Land use right

Land use right is initially measured at cost. Following initial recognition, land use right is measured at cost less any accumulated amortisation and accumulated impairment losses. The land use right is amortised on a straight-line basis over the lease term of 20 years.

2.12 Right-of-use assets

Right-of-use assets for which ownership of the underlying asset is not transferred to the Company by the end of the lease term, depreciation is charged over the lease term, using the straight-line method.

Depreciation is charged so as to write off the cost of assets over their estimated useful lives, using the straight-line method, on the following bases:

Warehouse space - Over the lease terms of 1 to 5 years
Office equipment - Over the lease terms of 5 years
Office space - Over the lease terms of 2 to 3 years
Over the lease terms of 2 years
Over the lease terms of 5 years
Over the lease terms of 5 years

2.13 Intangible assets

Customer lists

Customer lists which are acquired in business combinations are carried at fair values at the date of acquisition, and amortised on a straight-line basis over the period of the expected benefits. Customer lists have estimated useful lives of 5 years.

Notes To The FINANCIAL STATEMENTS

For the Financial Year ended 31 December 2024

2. Summary of material accounting policies (Continued)

2.14 Impairment of non-financial assets

The Group reviews the carrying amounts of its non-financial assets as at each reporting date to assess for any indication of impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any). Where it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs.

Irrespective of whether there is any indication of impairment, the Group also tests its intangible assets with indefinite useful lives and intangible assets not yet available for use for impairment annually by comparing their respective carrying amounts with their corresponding recoverable amounts.

The recoverable amount of an asset or cash-generating unit is the higher of its fair value less costs to sell and its value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

An impairment loss for the amount by which the asset's carrying amount exceeds the recoverable amount is recognised immediately in profit or loss, unless the relevant asset is carried at a revalued amount, in which case the impairment loss is treated as a revaluation decrease.

Where an impairment loss subsequently reverses, the carrying amount of the asset (cash-generating unit) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (cash-generating unit) in prior years. A reversal of an impairment loss is recognised immediately in profit or loss, unless the relevant asset is carried at a revalued amount, in which case the reversal of the impairment loss is treated as a revaluation increase.

2.15 Financial instruments

The Group recognises a financial asset or a financial liability in its statement of financial position when the Group becomes party to the contractual provisions of the instrument.

Financial assets

Initial recognition and measurement

With the exception of trade receivables that do not contain a significant financing component or for which the Group applies a practical expedient, all financial assets are initially measured at fair value, plus transaction costs, except for those financial assets classified as at fair value through profit or loss, which are initially measured at fair value. Such trade receivables that do not contain a significant financing component or for which the Group applies a practical expedient are measured at transaction price as defined in SFRS(I) 15 Revenue from Contracts with Customers in Note 2.4.

The classification of the financial assets at initial recognition as subsequently measured at amortised cost, fair value through other comprehensive income ("FVTOCI") and fair value through profit or loss ("FVTPL") depends on the Group's business model for managing the financial assets and the contractual cash flow characteristics of the financial asset.

The Group's business model refers to how the Group manages its financial assets in order to generate cash flows which determines whether cash flows will result from collecting contractual cash flows, selling financial assets or both.

The Group determines whether the asset's contractual cash flows are solely payments of principal and interest ("SPPI") on the principal amount outstanding to determine the classification of the financial assets.



2. Summary of material accounting policies (Continued)

2.15 Financial instruments (Continued)

Financial assets (Continued)

Financial assets at amortised cost

A financial asset is subsequently measured at amortised cost if the financial asset is held within a business model whose objective is to hold financial assets in order to collect contractual cash flows and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding. Financial assets at amortised cost include trade and other receivables and cash and cash equivalents.

Subsequent to initial recognition, the financial asset at amortised cost are measured using the effective interest method and is subject to impairment. Gains or losses are recognised in profit or loss when the asset is derecognised, modified or impaired.

Effective interest method

The effective interest method is a method of calculating the amortised cost of a financial instrument and allocating the interest income or expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts or payments (including all fees on points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial instrument, or where appropriate, a shorter period, to the net carrying amount of the financial instrument. Income and expense are recognised on an effective interest basis for debt instruments other than those financial instruments at fair value through profit or loss.

Interest income is accrued on a time basis, by reference to the principal outstanding and at the effective interest rate applicable, and recognised in interests income.

Impairment of financial assets

The Group recognises a loss allowance for expected credit losses ("ECL") on financial assets measured at amortised cost. At each reporting date, the Group assesses whether the credit risk on a financial asset has increased significantly since initial recognition by assessing the change in the risk of a default occurring over the expected life of the financial instrument. Where the financial asset is determined to have low credit risk at the reporting date, the Group assumes that the credit risk on a financial assets has not increased significantly since initial recognition.

The Group uses reasonable and supportable forward-looking information that is available without undue cost or effort as well as past due information when determining whether credit risk has increased significantly since initial recognition.

Where the credit risk on that financial instrument has increased significantly since initial recognition, the Group measures the loss allowance for a financial instrument at an amount equal to the lifetime ECL. Where the credit risk on that financial instrument has not increased significantly since initial recognition, the Group measures the loss allowance for that financial instrument at an amount equal to 12-month ECL.

The Group applies the simplified approach to recognise the ECL for trade receivables, which is to measure the loss allowance at an amount equal to lifetime ECL. As a practical expedient, the Group uses an allowance matrix derived based on historical credit loss experience adjusted for current conditions and forecasts of future economic conditions for measuring ECL.

The amount of ECL or reversal thereof that is required to adjust the loss allowance at the reporting date to the amount that is required to be recognised in profit or loss.

The Group directly reduces the gross carrying amount of a financial asset when the entity has no reasonable expectations of recovering a financial asset in its entirety or a portion thereof.

For details on the Group's accounting policy for its impairment of financial assets, refer to Note 29.

FINANCIAL STATEMENTS

For the Financial Year ended 31 December 2024

2. Summary of material accounting policies (Continued)

2.15 Financial instruments (Continued)

Financial assets (Continued)

Derecognition of financial assets

The Group derecognises a financial asset only when the contractual rights to the cash flows from the financial asset expire, or it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another entity. If the Group neither transfers nor retains substantially all the risks and rewards of ownership of the financial asset and continues to control the transferred asset, the Group recognises its retained interest in the asset and an associated liability for amounts it may have to pay. If the Group retains substantially all the risks and rewards of ownership of a transferred financial asset, the Group continues to recognise the financial asset and also recognises a collateralised borrowing for the proceeds receivables.

Financial liabilities and equity instruments

Classification as debt or equity

Financial liabilities and equity instruments issued by Group are classified according to the substance of the contractual arrangements entered into and the definitions of a financial liability and an equity instrument.

Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of the Group after deducting all of its liabilities. Equity instruments are recorded at the proceeds received, net of direct issue costs.

Ordinary share capital

Ordinary share capital is classified as equity. Incremental costs directly attributable to the issue of ordinary shares and share options are recognised as a deduction from equity.

Financial liabilities

Initial recognition and measurement

All financial liabilities are initially measured at fair value, minus transaction costs, except for those financial liabilities classified as at fair value through profit or loss, which are initially measured at fair value.

Financial liabilities are classified as either financial liabilities at fair value through profit or loss or other financial liabilities.

Financial liabilities are classified as at fair value through profit or loss if the financial liability is either held for trading or it is designated as such upon initial recognition. Financial liabilities classified as at fair value through profit or loss comprise derivatives that are not designated or do not qualify for hedge accounting.

Other financial liabilities

Trade and other payables

Trade and other payables are initially measured at fair value, net of transaction costs, and are subsequently measured at amortised cost, where applicable, using the effective interest method, with interest expense recognised on an effective yield basis in finance costs. A gain or loss is recognised in profit or loss when the liability is derecognised and through the amortisation process.



2. Summary of material accounting policies (Continued)

2.15 Financial instruments (Continued)

Financial liabilities and equity instruments (Continued)

Financial liabilities (Continued)

Other financial liabilities (Continued)

Borrowings

Interest-bearing bank loans are initially measured at fair value, and are subsequently measured at amortised cost, using the effective interest method. Any difference between the proceeds (net of transaction costs) and the settlement or redemption of borrowings is recognised over the term of the borrowings in accordance with the Group's accounting policy for borrowing costs (see Note 2.5 above). A gain or loss is recognised in profit or loss when the liability is derecognised and through the amortisation process.

Financial guarantee contracts

The Company has issued corporate guarantees to banks for banking facilities granted by them to certain subsidiaries and these guarantees qualify as financial guarantees because the Company is required to reimburse the banks if these subsidiaries breach any repayment terms.

Financial guarantee contract liabilities are measured initially at their fair values plus transaction costs and subsequently at the higher of the amount of the loss allowance and the amount initially recognised less cumulative amortisation in accordance with SFRS(I) 15 Revenue from Contracts with Customers.

Derecognition of financial liabilities

The Group derecognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or they expire.

2.16 Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is calculated using the first-in-first-out method and comprises all costs of purchases, costs of conversion and other costs incurred in bringing the inventories to their present location and condition. Net realisable value represents the estimated selling price less all estimated costs of completion and costs to be incurred in marketing, selling and distribution.

2.17 Cash and cash equivalents

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

2.18 Leases

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

Where a contract contains more than one lease component, the Group allocates the consideration in the contract to each lease component on the basis of the relative standalone price of the lease component. Where the contract contains non-lease components, the Group applied the practical expedient to not to separate non-lease components from lease components, and instead account for each lease component and any associated non-lease components as a single lease component.

FINANCIAL STATEMENTS

For the Financial Year ended 31 December 2024

2. Summary of material accounting policies (Continued)

2.18 Leases (Continued)

The Group recognises a right-of-use asset and lease liability at the lease commencement date for all lease arrangement for which the Group is the lessee, except for leases which have lease term of 12 months or less and leases of low value assets for which the Group applied the recognition exemption allowed under SFRS(I) 16 *Leases*. For these leases, the Group recognises the lease payment as an operating expense on a straight-line basis over the term of the lease.

The right-of-use asset is initially measured at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date, less any lease incentives received, plus any initial direct costs incurred and an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located.

The right-of-use asset is subsequently depreciated using the straight-line method from the commencement date to the end of the lease term. When the lease transfers ownership of the underlying asset to the Group by the end of the lease term or the cost of the right-of-use asset reflects that the Group will exercise a purchase option, the right-of-use asset will be depreciated over the useful life of the underlying asset, which is determined on the same basis as those of property, plant and equipment. The right-of-use asset is also reduced by impairment losses, if any, and adjusted for certain remeasurements of the lease liability, where applicable.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, the lessee's incremental borrowing rate.

The Group generally uses the incremental borrowing rate as the discount rate. To determine the incremental borrowing rate, the Group obtains a reference rate and makes certain adjustments to reflect the terms of the lease and the asset leased.

The lease payments included in the measurement of the lease liability comprise the following:

- fixed payments, including in-substance fixed payments less any lease incentive receivable,
- variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date,
- amounts expected to be payable under a residual value guarantee,
- the exercise price under a purchase option that the Group is reasonably certain to exercise, and
- payments of penalties for terminating the lease if the Group is reasonably certain to terminate early and lease payments for an optional renewal period if the Group is reasonably certain to exercise an extension option.

The lease liability is measured at amortised cost using the effective interest method. The Group remeasures the lease liability when there is a change in the lease term due to a change in assessment of whether it will exercise a termination or extension or purchase option or due to a change in future lease payment resulting from a change in an index or a rate used to determine those payment.

Where there is a remeasurement of the lease liability, a corresponding adjustment is made to the right-of-use asset or in profit or loss where there is a further reduction in the measurement of the lease liability and the carrying amount of the right-of-use asset has been reduced to zero.



2. Summary of material accounting policies (Continued)

2.19 Provisions

Provisions are recognised when the Group has a present legal or constructive obligation as a result of a past event, it is probable that the Group will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation.

The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the end of the financial year, taking into account the risks and uncertainties surrounding the obligation. Where a provision is measured using the cash flows estimated to settle the present obligation, its carrying amount is the present value of those cash flows, which is discounted using a pre-tax discount rate.

When some or all of the economic benefits required to settle a provision are expected to be recovered from a third party, the receivable is recognised as an asset if it is virtually certain that reimbursement will be received, and the amount of the receivable can be measured reliably.

Changes in the estimated timing or amount of the expenditure or discount rate are recognised in profit or loss as they arise.

2.20 Government grants

Government grants are recognised when there is reasonable assurance that the grant will be received and all attaching conditions will be complied with. Where the grant relates to an expense, the grant is recognised as income in profit or loss on a systematic basis over the periods in which the related costs, for which the grants are intended to compensate, is expensed. Where the grant relates to an asset, the grant is recognised as deferred capital grant on the statement of financial position and is amortised to profit or loss over the expected useful life of the relevant asset by equal annual instalment.

Non-monetary government grant is recognised at nominal amount.

2.21 Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker. The chief operating decision-maker, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the group of executive directors and the chief executive officer who make strategic decisions.

3. Critical accounting judgement and key sources of estimation uncertainty

The Group made judgements, estimates and assumptions about the carrying amounts of assets and liabilities that were not readily apparent from other sources in the application of the Group's accounting policies. Estimates and judgements are continually evaluated and are based on historical experience and other factors that are considered to be reasonable under the circumstances. Actual results may differ from the estimates.

3.1 Critical judgements made in applying the Group's accounting policies

Management is of the opinion that there are no critical judgements (other than those involving estimates) that have a significant effect on the amounts recognised in the financial statements.

Notes To The FINANCIAL STATEMENTS

For the Financial Year ended 31 December 2024

3. Critical accounting judgement and key sources of estimation uncertainty (Continued)

3.2 Key sources of estimation uncertainty

The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below.

Measurement of ECL of trade receivables

The Group uses a provision matrix to measure ECL for trade receivables. The ECL rates are based on the Group's historical loss experience of the various customer groups that are assessed by geographical locations, product types and internal ratings, adjusted for forward looking factors specific to the debtors and the economic environment which could affect the ability of the debtors to settle the trade receivables. In considering the impact of the economic environment on the ECL rates, the Group assesses, for example, the gross domestic production growth rates of the countries (eg. Singapore, People's Republic of China ("PRC"), Malaysia, Taiwan) and the growth rates of the major industries in which its customers operate. The Group adjusts the allowance matrix at each reporting date. Such estimation of the ECL rates may not be representative of the actual default in the future. The carrying amount of the Group's trade receivables as at 31 December 2024 was \$17,128,000 (2023: \$15,597,000). The expected loss allowance on the Group's trade receivables as at 31 December 2024 was \$4,322,000 (2023: \$2,440,000) (Note 18).

Measurement of ECL of other receivables from subsidiaries

The Company assesses the loss allowance of other receivables from subsidiaries on a 12-month ECL basis consequent to their assessment and conclusion that there is no significant increase in the credit risk since the initial recognition of the financial assets. In its assessment of the credit risk of the subsidiaries, the Company considers amongst other factors, the financial position of the subsidiaries as of 31 December 2024, the past financial performance and cashflow trends, adjusted for the outlook of the industry and economy in which the subsidiaries operate in. As at 31 December 2024, the carrying amount of the Company's other receivables from subsidiaries was \$1,568,000 (2023: \$1,976,000). There was no expected loss allowance recognised on the Company's other receivables from subsidiaries as at 31 December 2024 (2023: \$Nil) (Note 18).

Measurement of ECL of non-trade amounts due from third parties

The Group assesses the loss allowance of the non-trade amounts due from third parties on a 12-month ECL basis consequent to their assessment and conclusion that there is no significant increase in the credit risk since the initial recognition of the financial assets. The Group assesses the latest performance and financial position of the respective debtors, adjusts for the future outlook of the industry which the debtors operate in, by referring to expert publications on the industry, and for any market talks on the debtors' credit reputation. As at 31 December 2024, the carrying amount of the Group's non-trade amounts due from third parties was \$1,275,000 (2023: \$999,000). There was no expected loss allowance recognised on the Group's non-trade amounts due from third parties as at 31 December 2024 (2023: \$Nil) (Note 18).

Impairment of investments in subsidiaries

At the end of each financial year, an assessment is made on whether there are indicators that the Company's investments are impaired. Where applicable, the Company's assessments are based on the estimation of the value-in-use of the assets defined in SFRS(I) 1-36 *Impairment of Assets* by forecasting the expected future cash flows for a period of up to 5 years, using a suitable discount rate in order to calculate the present value of those cash flows. The Company's carrying amount of investments in subsidiaries as at 31 December 2024 was \$11,434,000 (2023: \$11,434,000) (Note 15).



3. Critical accounting judgement and key sources of estimation uncertainty (Continued)

3.2 Key sources of estimation uncertainty (Continued)

Inventory valuation method

Inventory is valued at the lower of cost and net realisable value. Management reviews the Group's inventory levels in order to identify slow-moving and obsolete inventory and identifies items of inventory which have a market price, being the selling price quoted from the market of similar items, that is lower than its carrying amount. Management then estimates the amount of inventory loss as a provision for inventories obsolescence. Changes in demand levels, technological developments and pricing competition could affect the saleability and values of the inventory which could then consequentially impact the Group's results, cash flows and financial position. The carrying amount of the Group's inventories as at 31 December 2024 was \$31,395,000 (2023: \$28,224,000). The provision for inventories obsolescence for the financial year ended 31 December 2024 was \$5,746,000 (2023: \$8,618,000) (Note 17).

Depreciation of property, plant and equipment

The Group depreciates the property, plant and equipment over their estimated useful lives after taking into account of their estimated residual values. The estimated useful life reflects management's estimate of the period that the Group intends to derive future economic benefits from the use of the Group's property, plant and equipment. The residual value reflects management's estimated amount that the Group would currently obtain from the disposal of the asset, after deducting the estimated costs of disposal, as if the asset was already of the age and in the condition expected at the end of its useful life. Changes in the expected level of usage and technological developments could affect the economics, useful lives and the residual values of these assets which could then consequentially impact future depreciation charges. The carrying amount of the Group's property, plant and equipment as at 31 December 2024 was \$7,760,000 (2023: \$6,785,000) (Note 11).

Provision for income taxes

The Group has exposure to income taxes in several jurisdictions of which a portion of these taxes arose from certain transactions and computations for which ultimate tax determination is uncertain during the ordinary course of business. The Group recognises liabilities of expected tax issues based on their best estimates of the likely taxes 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 positions in the period in which such determination is made. The carrying amount of the Group's income tax payables and income tax receivables as at 31 December 2024 are \$770,000 and \$256,000 respectively (2023: \$597,000 and \$274,000).

Impairment of property, plant and equipment

Property, plant and equipment are tested for impairment whenever there is any objective evidence or indication that these assets may be impaired. The recoverable amounts of these assets are determined by the management based on the fair value less cost of disposal using the equipment and machine in its highest and best use.

The carrying amount of property, plant and equipment of the Group as at 31 December 2024 was \$7,760,000 (2023: \$6,785,000). There was no impairment loss made on property, plant and equipment for the financial year ended 31 December 2024 and 2023 (Note 11).

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4. Revenue

	Gr	Group		
	2024	2023		
	\$'000	\$'000		
Sale of goods	70,911	57,749		
Other income – sales of aluminium scrap	611	383		
	71,522	58,132		

The disaggregation of revenue from contracts with customers is disclosed in Note 28.

The Group has applied the practical expedient permitted under SFRS(I) 15 for those performance obligations which are part of contracts that have an original expected duration of one year or less.

5. Other income

		Group
	2024	2023
	\$'000	\$'000
Interest income	30	13
Gains on disposal of plant and equipment	20	_
Government grant income	40	50
Others	11	28
	101	91

6. Finance costs

	Group		
	2024	2023	
	\$'000	\$'000	
Interest expenses on borrowings and bills payables to banks	512	1,060	
Interest expenses on lease liabilities [Note 22(b)]	85	99	
	597	1,159	

7. Other expenses

	G	Group		
	2024	2023		
	\$'000	\$'000		
Foreign exchange loss, net	561	849		
Loss on disposal of plant and equipment	-	4		
Plant and equipment written-off	_	3		
Others	_	22		
	561	878		

Profit/(Loss) before income tax 8.

The following charges/(credit) were included in the determination of profit/(loss) before income tax:

		Group	
	Note	2024	2023
		\$'000	\$'000
Directors' remuneration of the Company			
- Short-term benefits		555	1,209
- Employers' contribution to defined contribution plans		22	25
- Directors' fees		140	150
Directors' fees of a subsidiary		2	2
Employee benefits expenses (including key management personnel remuneration)			
- Short-term benefits		3,353	3,944
- Employers' contribution to defined contribution plans		370	305
- Other benefits		94	149
Audit fees paid to auditors:			
- Auditors of the Company		89	83
- Other auditors of subsidiaries		35	34
Non-audit fees paid to auditors:			
- Auditors of the Company		12	12
Depreciation of property, plant and equipment	11	927	909
Depreciation of right-of-use assets	12	749	793
Amortisation of land use rights	13	135	136
Loss allowance for expected credit losses, net	29	1,887	_
(Reversal)/Provision for inventories obsolescence*	17	(2,848)	6,100

^{*} Included under cost of sales

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9. Income tax expense/(credit)

	Gre	oup
	2024	2023
	\$'000	\$'000
Current tax expense		
Current financial year	944	423
(Over)/Under-provision in previous financial years	(113)	187
	831	610
Deferred tax expense (Note 16)		
Origination and reversal of temporary differences	(45)	(726)
	(45)	(726)
	786	(116)
Reconciliation of effective tax rate is as follows:		
	Gre	oup
	2024 \$'000	2023 \$'000
Profit/(Loss) before income tax	6,577	(4,649)
Income tax calculated at a tax rate of 17% (2023: 17%)	1,118	(790)
Expenses not deductible for tax purposes	318	210
Tax effects of:		
Income not subject to tax	(401)	(2)
Tax exemption	(17)	(17)
(Over)/Under-provision in previous financial years	(113)	187
	16	(50)
Effect of different tax rates in different countries	10	()
Effect of different tax rates in different countries Temporary differences not recognised	-	346

The Company is incorporated in Singapore and accordingly is subject to income tax rate of 17% (2023: 17%). Taxation for other jurisdictions is calculated at the rates prevailing in the relevant jurisdictions. There were no changes in the enterprise income tax of the different applicable jurisdictions in the current year from the last year.

786

(116)

Deferred tax assets of certain subsidiaries have not been recognised as it is not probable that future taxable profits will be available against which the Group can utilise the benefits. The unrecognised deferred tax assets arise mainly from the following:

	2024	2023
	\$'000	\$'000
Accelerated tax depreciation	414	319
Unutilised capital allowance	51	147
Provisions	1,097	1,892
	1,562	2,358



10. Earnings/(Losses) per share

The calculation of the basic earnings/(losses) per share attributable to the ordinary equity holders of the Company is based on the following data:

	Group	
	2024	2023
	\$'000	\$'000
Profit/(Loss) for the financial year attributable to ordinary equity holders of the Company	5,791	(4,533)
	2024	2023
		No. of shares
	'000	'000
Weighted average number of ordinary shares in issue at beginning and end of the financial		
year	108,000	108,000

The basic earnings/(losses) per share ratio is based on the weighted average number of ordinary shares outstanding during each financial year. Both basic and diluted earnings per share are the same as there are no dilutive ordinary share equivalents outstanding during the financial year.

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11. Property, plant and equipment

Group	Note	Leasehold property and improvements \$'000	Plant and equipment \$'000	Total \$'000
Cost:				
At 1 January 2023		6,240	5,968	12,208
Additions		144	1,214	1,358
Disposals		_	(245)	(245)
Written off		_	(24)	(24)
Foreign exchange adjustments		(1)	55	54
At 31 December 2023		6,383	6,968	13,351
Additions		10	1,887	1,897
Disposals		_	(76)	(76)
Written off		_	(37)	(37)
Foreign exchange adjustments		29	(263)	(234)
At 31 December 2024		6,422	8,479	14,901
Accumulated depreciation:				
At 1 January 2023		1,632	3,915	5,547
Depreciation for the year		362	547	909
Disposals		_	(161)	(161)
Written off			21 11	21 7
Foreign exchange adjustments		(4)	11	
At 31 December 2023		1,990	4,333	6,323
Depreciation for the year	8	343	584	927
Disposals		_	(70)	(70)
Written off			(6)	(6)
Foreign exchange adjustments		1	(246)	(245)
At 31 December 2024		2,334	4,595	6,929
Accumulated impairment:				
At 1 January 2023 and 31 December 2023		_	243	243
Written off			(31)	(31)
At 31 December 2024			212	212
Carrying amount: At 31 December 2024		4,088	3,672	7,760
		,		
At 31 December 2023		4,393	2,392	6,785

During the financial year, the Group acquired property, plant and equipment for an aggregate of approximately \$1,897,000 (2023: \$1,358,000) of which \$210,000 (2023: \$559,000) was acquired by means of a lease.

The Group's leasehold property with a carrying amount of approximately \$3,976,000 (2023: \$4,258,000) were pledged to secure bank borrowings (Note 23).

The Group's motor vehicle and machineries with a carrying amount of approximately \$942,000 (2023: \$836,000) were under lease liabilities agreement (Note 22).

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12. Right-of-use assets

The details of right-of-use assets are as follows:

Group	Dormitory \$'000	Warehouse space \$'000	Office equipment \$'000	Office space \$'000	Cranes \$'000	Total \$'000
Cost:						
At 1 January 2023	58	2,458	53	191	18	2,778
Additions	_	_	51	_	_	51
Termination	(58)	_	(53)	_	_	(111)
Foreign exchange adjustments		(43)		(9)	_	(52)
At 31 December 2023	_	2,415	51	182	18	2,666
Additions	_	_	_	333	_	333
Lease expiration	_	_	_	(190)	_	(190)
Foreign exchange adjustments	_	(3)	_	9	(1)	5
At 31 December 2024	_	2,412	51	334	17	2,814
Accumulated depreciation:						
At 1 January 2023	43	209	42	28	1	323
Depreciation for the year	15	663	11	100	4	793
Termination	(58)	_	(53)	_	_	(111)
Foreign exchange adjustments		(20)	_	(10)	_	(30)
At 31 December 2023	_	852	_	118	5	975
Depreciation for the year	_	637	10	99	3	749
Lease expiration	_	_	_	(190)	-	(190)
Foreign exchange adjustments	_	(6)	3	7	-	4
At 31 December 2024	_	1,483	13	34	8	1,538
Carrying amount:						
At 31 December 2024		929	38	300	9	1,276
At 31 December 2023	_	1,563	51	64	13	1,691

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13. Land use right

	Gro		
	Note	2024	2023
		\$'000	\$'000
Cost:			
At 1 January and 31 December	-	2,800	2,800
Accumulated amortisation:			
At 1 January		768	632
Amortisation for the financial year	8	135	136
At 31 December	-	903	768
Carrying amount:			
At 31 December	=	1,897	2,032

The Group has land use right over a plot of land in Singapore for a warehouse and office, which serves as the Group's headquarters. It is amortised over the period of the lease term on the straight-line method. The land use right has a remaining tenure of 13 years (2023: 14 years).

As at the end of the financial year, the land use right is pledged to secure bank borrowings as disclosed in Note 23.

14. Intangible assets

Group	
2024	2023
\$'000	\$'000
141	143
(5)	(2)
136	141
141	143
(5)	(2)
136	141
	_
	2024 \$'000 141 (5) 136 141 (5)



15. Investments in subsidiaries

	Com	Company		
	2024	2023		
	\$'000	\$'000		
Unquoted equity shares, at cost	12,357	12,206		
Additions during the financial year	_	151		
Less: Impairment loss	(923)	(923)		
Net carrying value at end of the financial year	11,434	11,434		

In previous financial year, the Company subscribed for new 500,000 ordinary shares in SL Metals (M) Sdn. Bhd. at a total consideration of approximately \$151,000 (equivalent to RM500,000).

The Company issued financial guarantees to financial institutions for the credit facilities obtained by its subsidiaries.

The details of the subsidiaries are as follows:

Name of subsidiary	Country of incorporation	Principal activities		ercentage ity held
			2024	2023
			%	%
Held directly by the Company				
SL Metals Pte. Ltd.(a)	Singapore	Supplier of aluminium alloy products	100	100
SL Metals (M) Sdn. Bhd.(b)	Malaysia	Supplier of aluminium alloy products	100	100
SL Corporation Pte. Ltd.(a)	Singapore	Investment holding	100	100
SL Metals (Taiwan) Co., Ltd.(c)	Taiwan	Supplier of aluminium alloy products	100	100
Held through SL Corporation				
Pte. Ltd.				
SL Metals (Suzhou) Co, Ltd ^(d)	People's Republic of China	Supplier of aluminium alloy products	100	100
SL Metals (Shenzhen) Co., Ltd ^(e)	People's Republic of China	Dormant	100	100

⁽a) Audited by Forvis Mazars LLP, Singapore.

⁽b) Audited by Forvis Mazars PLT, Malaysia.

⁽c) Audited by Moores Rowland CPAs, Taiwan.

⁽d) Audited by Forvis Mazars Shanghai, People's Republic of China.

⁽e) Dormant since 2017. The subsidiary is currently under members' voluntary winding up.

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16. Deferred tax assets

The movements in deferred tax position for the financial year are as follows:

	Group	
	2024 \$'000	2023
		\$'000
At beginning of the financial year	1,411	708
Credit to profit or loss (Note 9)	45	726
Exchange differences	(10)	(23)
At end of the financial year	1,446	1,411

Deferred tax assets are recognised to the extent that realisation of the related tax benefits through future taxable profits is probable.

Deferred tax expense recognised in profit or loss include:

	Group	
	2024 202	2023
	\$'000	\$'000
Plant and equipment	(70)	124
Provision	25	(850)
Total deferred income tax credit recognised in profit or loss	(45)	(726)

Deferred tax balance in the statements of financial position:

	Group	
	2024 \$'000	2023 \$'000
Deferred tax assets		
Plant and equipment	(183)	(245)
Provision	1,629	1,656
	1,446	1,411

Temporary differences arising from interests in subsidiaries are insignificant.

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

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For the Financial Year ended 31 December 2024

17. Inventories

	Gr	Group		
	2024	2023		
	\$'000	\$'000		
Finished goods	31,395	28,224		

Inventories are stated after providing the allowance for inventories obsolescence as follows:

	Group		
	Note	2024 \$'000	2023 \$'000
Balance at begining of the financial year		8,618	2,841
(Reversal)/Provision for inventories obsolescence	8	(2,848)	6,100
Foreign exchange adjustments		(24)	(323)
Balance at end of the financial year	_	5,746	8,618

Inventories with a carrying amount of \$3,722,000 (2023: \$1,731,000) have been pledged as security for bills payables to banks (see Note 24).

The Group has recognised a reversal of \$2,848,000 (2023: provision of \$6,100,000), being part of provision for inventories obsolescence, as the previously slow-moving or obsolete inventories were sold above the carrying amount in the current financial year ended 31 December 2024.

18. Trade and other receivables

		Group		Company	
	Note	2024	2023	2024	2023
		\$'000	\$'000	\$'000	\$'000
Trade receivables		21,450	18,037	_	_
Less: Loss allowance	29	(4,322)	(2,440)	_	_
Net trade receivables	_	17,128	15,597	-	-
Other receivables					
- Subsidiaries		_	_	1,568	1,976
- Third parties		1,275	999	_	_
Net other receivables	_	1,275	999	1,568	1,976
Total	_	18,403	16,596	1,568	1,976

Trade receivables are non-interest bearing and the Group generally extend credit period of 30 - 180 (2023: 30 - 150) days from date of invoice. They are recognised at the transaction price which represent their fair value on initial recognition.

The non-trade amounts due from subsidiaries are unsecured, interest-free, and are repayable on demand except for one of a subsidiary is unsecured, bears interest at 4% (2023: 4%) per annum and is repayable on demand. The interest income of \$15,000 (2023: \$22,000) derived from the amount due from a subsidiary is included in interest income.

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For the Financial Year ended 31 December 2024

18. Trade and other receivables (Continued)

Other receivables from third parties are unsecured, interest-free, and are repayable on demand. Included in other receivables is deposit made for acquisition of machineries amounting \$65,000 (2023: \$793,000) (Note 25).

The details of the impairment of trade receivables and credit exposures are disclosed in Note 29.

The Group's and the Company's trade and other receivables are denominated in the following currencies as at the reporting date:

	Gr	Group		pany
	2024	2023	2024	2023
	\$'000	\$'000	\$'000	\$'000
Singapore dollar	6,880	7,344	1,278	1,382
United States dollar	1,707	1,089	_	_
Malaysia ringgit	2,549	1,026	_	_
Chinese renminbi	4,953	5,094	_	_
New Taiwan dollar	2,314	2,043	290	594
	18,403	16,596	1,568	1,976

19. Cash and cash equivalents

	Group		Company	
	2024 \$'000		2024 \$'000	2023 \$'000
Cash and bank balances	10,021	7,787	136	319

The interest earning balances are not significant.

Included in cash and cash equivalents are bank deposit amounting to \$100,000 (2023: \$100,000) which is not freely remissible for use by the Group. The bank deposit is for a tenure of approximately 4 years from 2022 and matures in 2026 with effective interest rate of 1.7% per annum.

The Group's and the Company's cash and bank balances are denominated in the following currencies as at the reporting date:

	Group		Company	
	2024	2023	2024	2023
	\$'000	\$'000	\$'000	\$'000
Singapore dollar	4,691	1,326	136	319
United States dollar	1,864	3,254	_	_
Malaysia ringgit	2,674	2,117	_	_
Chinese renminbi	209	631	_	_
New Taiwan dollar	579	450	_	_
Others	4	9	_	_
	10,021	7,787	136	319

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For the Financial Year ended 31 December 2024

19. Cash and cash equivalents (Continued)

For the purpose of presenting the consolidated statement of cash flows, cash and cash equivalents comprise the following at the end of the financial year:

	Gro	oup	
	2024	2023	
	\$'000	\$'000	
Cash and bank balances	10,021	7,787	
Restricted cash	(100)	(100)	
Cash and cash equivalents	9,921	7,687	

20. Share capital

	Group and Company			
	2024	2023	2024	2023
	'000	'000	\$'000	\$'000
Issued and fully paid				
At 1 January and 31 December	108,000	108,000	10,579	10,579

The holders of ordinary shares are entitled to receive dividends as declared from time to time and are entitled to one vote per share without restrictions and have no par value at meetings of the Company.

21. Other reserves

	Gr	Group		
	2024	2023		
	\$'000	\$'000		
Statutory reserve	774	774		
Foreign currency translation reserve	(825)	(821)		
	(51)	(47)		

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

Statutory reserve

	Group		
	2024	2023	
	\$'000	\$'000	
At beginning of the financial year	774	685	
Transferred from profit or loss	_	89	
At end of the financial year	774	774	

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21. Other reserves (Continued)

Statutory reserve (Continued)

In accordance with the Foreign Enterprise Law applicable to the subsidiaries in the People's Republic of China (PRC), the subsidiary is required to make appropriation to a Statutory Reserve Fund (SRF). At least 10% of the statutory after tax profits as determined in accordance with the applicable PRC accounting standards and regulations must be allocated to the SRF until the cumulative total of the reserve fund reaches 50% of the subsidiary's registered capital. Subject to approval from the relevant PRC authorities, the SRF may be used to offset any accumulated losses or increase the registered capital of the subsidiary. The SRF is not available for dividend distribution to shareholders.

In accordance with the relevant laws and regulations in Taiwan, the subsidiary in Taiwan must set aside 10% of its distributable earnings as its legal reserve until such retention equals the amount of total capital and it should not be used to distribute dividends.

Foreign currency translation reserve

	Gre	Group				
	2024	2024	2024	2024	2024	2023
	\$'000	\$'000				
At beginning of the financial year	(821)	(760)				
Exchange differences on translating foreign operations	(4)	(61)				
At end of the financial year	(825)	(821)				

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

22. The Group as a lessee

The Group leases dormitory, warehouse and certain office equipment for one to five years and rentals are fixed for an average of one to five years.

The Group leases motor vehicle for six years and machineries for five years. All leases are on a fixed repayment basis and no arrangements have been entered into for contingent rental payments. The Company's obligations under such leases are secured by the lessors' title to the leased assets, which will revert to the lessors in the event of default by the Company.

Recognition exemptions

The Group has certain IT equipment and office equipment with lease terms of 12 months or less. For such leases, the Group has elected not to recognise right-of use assets and lease liabilities.

(a) Lease liabilities

Gre	oup
2024	2023
\$'000	\$'000
828	865
1,159	1,481
1,987	2,346
	2024 \$'000 828 1,159

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For the Financial Year ended 31 December 2024

22. The Group as a lessee (Continued)

(a) Lease liabilities (Continued)

The total cash outflow for leases during the financial year ended 31 December 2024 is \$991,000 (2023: \$898,000).

The maturity analysis of lease liabilities is disclosed in Note 29.

(b) Amounts recognised in profit or loss

		Group	
	2	2024	2023
	\$	3'000	\$'000
Interest expenses on lease liabilities (Note 6)		85	99
Expenses relating to short-term leases		132	148

23. Borrowings

	Group	
	2024	2023
	\$'000	\$'000
Secured		
Bank borrowings	4,129	6,300
Unsecured		
Bank borrowings	682	1,950
	4,811	8,250
Less: Amount due for settlement within 12 months (shown under current liabilities)	(1,179)	(3,446)
Amount due for settlement after 12 months	3,632	4,804

The Group's bank borrowings consist of the followings bank loans:

- (i) Bank loan A with a carrying amount of \$3,425,000 (2023: \$3,727,000) is secured by first mortgage over the Group's leasehold property and land use right (Notes 11 and 13) and corporate guarantee from the Company. The effective interest rate of the bank loan at the reporting date is 4.75% (2023: 5.46%) per annum and the interest rate is repriced quarterly.
- (ii) Bank loan B with a carrying amount of \$390,000 (2023: \$1,157,000) is repayable by 60 (2023: 60) monthly instalments. Repayment commenced from July 2020. The effective interest rate of the bank loan at the reporting date is 2.25% (2023: 2.25%) per annum. It is secured by corporate guarantee from the Company.
- (iii) Bank loan C with a carrying amount of \$292,000 (2023: \$793,000) is repayable by 60 (2023: 60) monthly instalments. Repayment commenced from August 2020. The effective interest rate of the bank loan at the reporting date is 2% (2023: 2%) per annum. It is secured by corporate guarantee from the Company.
- (iv) Bank loan D with a carrying amount of \$Nil (2023: \$1,707,000) is repayable by 9 (2023: 9) monthly instalments. Repayment commenced from July 2023. The effective interest rate of the bank loan at the reporting date is 6.71% (2023: 6.7%) per annum. The bank loan had been fully repaid during the financial year.

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23. Borrowings (Continued)

The Group's bank borrowings consist of the followings bank loans (Continued):

(v) Bank loan E with a carrying amount of \$704,000 (2023: \$866,000) is repayable by 60 (2023: 60) monthly instalments. Repayment commenced from October 2023. The effective interest rate of the bank loan at the reporting date is 6.54% (2023: 6.7%) per annum. It is secured by first mortgage over the Group's leasehold property and land use right (Notes 11 and 13) and corporate guarantee from the Company.

At the end of the financial year, the carrying amounts of non-current bank borrowings are reasonable approximation of their fair value due to the interest rates on the bank borrowings approximate the prevailing market interest rates.

The Group's borrowings are denominated in the Singapore dollar.

24. Trade and other payables

Group		Company			
2024	2024	2024	2023	2024	2023
\$'000	\$'000	\$'000	\$'000		
14,288	8,635	_	_		
3,722	1,731	_	_		
18,010	10,366	-	-		
2,346	4,504	579	1,543		
1,695	1,318	320	23		
4,041	5,822	899	1,566		
22,051	16,188	899	1,566		
	2024 \$'000 14,288 3,722 18,010 2,346 1,695 4,041	2024 2023 \$'000 \$'000 14,288 8,635 3,722 1,731 18,010 10,366 2,346 4,504 1,695 1,318 4,041 5,822	2024 2023 2024 \$'000 \$'000 14,288 8,635 - 3,722 1,731 - 18,010 10,366 - 2,346 4,504 579 1,695 1,318 320 4,041 5,822 899		

Trade payables are non-interest bearing and are generally settled within 30 to 90 days (2023: 30 to 90 days) credit terms.

Other payables are non-trade in nature, unsecured, interest-free, repayable on demand.

Accruals principally comprise operation costs, salary and wages and other accrued expenses.

The range of the interest rates for bills payable to banks was 5.19% to 6.81% (2023: 3.72% to 9.07%) per annum.

The Group's and the Company's trade and other payables balances are denominated in the following currencies as at the reporting date:

2024	2023	2024	
6 2000		2024	2023
\$'000	\$'000	\$'000	\$'000
4,980	6,623	899	1,566
7,609	3,809	_	_
5,736	4,581	_	_
409	466	_	_
3,255	709	_	_
62	_	_	_
22,051	16,188	899	1,566
	409 3,255 62	409 466 3,255 709 62 –	409 466 – 3,255 709 – 62 – –



25. Capital commitments

		Group	
	202	2024 2023	3
	\$'00	000 \$'000)
Capital expenditure contracted but not provided for			
- Commitments for the acquisition of plant and equipments	50	671	

26. Significant related party transactions

A related party is defined as follows:

- (a) A person or a close member of that person's family is related to the Company if that person:
 - (i) Has control or joint control over the Company;
 - (ii) Has significant influence over the Company; or
 - (iii) Is a member of the key management personnel of the Company or of a parent of the Company.
- (b) An entity is related to the Company if any of the following conditions applies:
 - (i) The entity and the Company are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others);
 - (ii) One entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member);
 - (iii) Both entities are joint ventures of the same third party;
 - (iv) One entity is a joint venture of a third entity and the other entity is an associate of the third entity;
 - (v) The entity is a post-employment benefit plan for the benefit of employees of either the Company or an entity related to the Company. If the Company is itself such a plan, the sponsoring employers are also related to the Company;
 - (vi) The entity is controlled or jointly controlled by a person identified in (a);
 - (vii) A person identified in (a) (i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity); and
 - (viii) The entity, or any member of a group of which it is a part, provides key management personnel services to the reporting entity or to the parent of the reporting entity.

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26. Significant related party transactions (Continued)

The effect of the Group's and Company's transactions and arrangements with related parties is reflected in these financial statements. The balances are unsecured, interest-free and repayable on demand unless otherwise stated.

During the financial year, in addition to those disclosed elsewhere in these financial statements, the Company entered into the following transactions with related parties:

	Gr	Group		pany
	2024 \$'000	2023 \$'000	2024 \$'000	2023 \$'000
Subsidiaries				
Management fee income	-	_	1,200	1,200
Loan interest income		_	15	22

Compensation of directors and key management personnel

The remuneration of directors and other members of key management during the financial years were as follows:

	G	Group		
	2024 \$'000	2023 \$'000		
Salaries and other short-term employee benefits	838	1,570		
Contributions to defined contribution plans	32	22		
	870	1,592		

27. Contingent liabilities, unsecured

As at 31 December 2024, the Company has given guarantees amounting to \$37,355,000 (2023: \$35,157,000) to certain banks in respect of banking facilities and credit terms granted to the subsidiaries.

The Company has not recognised any liability in respect of the guarantees given to the banks for banking facilities granted to the subsidiaries as the Company's directors have assessed that the likelihood of the subsidiaries defaulting on repayment of its loan is remote.

As at the end of the financial year, the total amount of unsecured loan drawn down and bill payables outstanding covered by the guarantee is \$4,404,000 (2023: \$3,681,000). Such guarantees are in the form of a financial guarantee as they require the Company to reimburse the respective banks if the respective subsidiaries to which the guarantees were extended fail to make principal or interest repayments when due in accordance with the terms of the borrowings. There has been no default or non-repayment since the utilisation of the banking facilities.



28. Segment information

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

The Group supplies aluminium alloy products.

For management purposes, the Group is organised into the following major strategic operating segments according to the industry in which their customers operate:

- (1) precision engineering,
- (2) marine,
- (3) stockists and traders and
- (4) other customers.

Such a structural organisation is determined by the nature of risks and returns associated with each business segment and it defines the management structure as well as the internal reporting system. It represents the basis on which the management reports the primary segment information that is available and that is evaluated regularly by the chief operating decision maker in deciding how to allocate resources and in assessing the performance. They are managed separately because each business requires different strategies.

The management reporting system evaluates performances based on a number of factors. However, the primary profitability measurement to evaluate segment's operating results comprises two major financial indicators:

- (1) earnings from operations before depreciation and amortisation, interests and income taxes (called "Recurring EBITDA") and
- (2) operating result before income taxes and other unallocated items (called "ORBT").

Segment assets consist principally of trade receivables.

Unallocated assets and liabilities comprise property, plant and equipment, inventories (which are common for all operating segments), other non-financial assets, other receivables, cash and cash equivalents, right-of-use assets, land use right, trade and other payables, borrowings, lease liabilities, income tax payable and deferred tax assets.

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28. Segment information (Continued)

The following tables illustrate the information about the reportable segment profit or loss, assets and liabilities:

Profit or loss from operations and reconciliations

2024	Precision engineering \$'000	Marine \$'000	Stockists and traders \$'000	Other customers \$'000	Unallocated \$'000	Group \$'000
Revenue by segment						
Total revenue by segment	43,413	18,026	8,462	1,621		71,522
Recurring EBITDA	7,333	4,194	1,231	898	2,848	16,504
Finance costs	_	_	_	_	(597)	(597)
Depreciation and amortisation		_	_	_	(1,811)	(1,811)
ORBT	7,333	4,194	1,231	898	440	14,096
Other unallocated items					(7,519)	(7,519)
Profit before income tax					-	6,577
Income tax expense					_	(786)
Profit for the year					=	5,791
2023	Precision engineering \$'000	Marine \$'000	Stockists and traders \$'000	Other customers \$'000	Unallocated \$'000	Group \$'000
Revenue by segment						
nevellue by Seullielli						
Total revenue by segment	33,685	15,331	8,214	902		58,132
Total revenue by segment	33,685 5,683	·		902 475	(6,100)	58,132 4,796
• •	,	15,331 3,676 –	8,214 1,062		(6,100) (1,159)	
Total revenue by segment Recurring EBITDA	,	·				4,796
Total revenue by segment Recurring EBITDA Finance costs	,	·			(1,159)	4,796 (1,159)
Total revenue by segment Recurring EBITDA Finance costs Depreciation and amortisation	5,683 - -	3,676 - -	1,062	475 _ _	(1,159) (1,838)	4,796 (1,159) (1,838)
Total revenue by segment Recurring EBITDA Finance costs Depreciation and amortisation ORBT	5,683 - -	3,676 - -	1,062	475 _ _	(1,159) (1,838) (9,097)	4,796 (1,159) (1,838) 1,799
Total revenue by segment Recurring EBITDA Finance costs Depreciation and amortisation ORBT Other unallocated items	5,683 - -	3,676 - -	1,062	475 _ _	(1,159) (1,838) (9,097)	4,796 (1,159) (1,838) 1,799 (6,448)

Notes To The **FINANCIAL STATEMENTS**

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28. Segment information (Continued)

Assets and reconciliations

2024	Precision engineering \$'000	Marine \$'000	Stockists and traders \$'000	Other customers \$'000	Unallocated \$'000	Group \$'000
Total assets for reportable						
segments	10,042	2,535	4,504	47	_	17,128
Unallocated:						
Property, plant and equipment	_	_	_	_	7,760	7,760
Right-of-use assets	_	_	_	_	1,276	1,276
Land use right	_	_	_	_	1,897	1,897
Deferred tax assets	_	_	_	_	1,446	1,446
Inventories	_	_	_	_	31,395	31,395
Restricted cash	_	_	_	_	100	100
Cash and cash equivalents	_	_	_	_	9,921	9,921
Other unallocated amounts	_	_	_	_	2,172	2,172
Total group assets	10,042	2,535	4,504	47	55,967	73,095

2023	Precision engineering \$'000	Marine \$'000	Stockists and traders \$'000	Other customers \$'000	Unallocated \$'000	Group \$'000
Total assets for reportable						
segments	9,031	2,936	3,589	41	_	15,597
Unallocated:						
Property, plant and equipment	_	_	_	_	6,785	6,785
Right-of-use assets	_	_	_	_	1,691	1,691
Land use right	_	_	_	_	2,032	2,032
Deferred tax assets	_	_	_	_	1,411	1,411
Inventories	_	_	_	_	28,224	28,224
Restricted cash	_	_	_	_	100	100
Cash and cash equivalents	_	_	_	_	7,687	7,687
Other unallocated amounts	_	_	_	_	1,759	1,759
Total group assets	9,031	2,936	3,589	41	49,689	65,286

Liabilities and reconciliations

2024	Precision engineering \$'000	Marine \$'000	Stockists and traders \$'000	Other customers \$'000	Unallocated \$'000	Group \$'000
Unallocated:						
Income tax payable	_	_	_	_	770	770
Borrowings	_	_	_	_	4,811	4,811
Lease liabilities	_	_	_	_	1,987	1,987
Trade and other payables	_	_	_	_	22,051	22,051
Total group liabilities		_	_	_	29,619	29,619

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28. Segment information (Continued)

Liabilities and reconciliations (Continued)

2023	Precision engineering \$'000	Marine \$'000	Stockists and traders \$'000	Other customers \$'000	Unallocated \$'000	Group \$'000
Unallocated:						
Income tax payable	_	_	-	_	597	597
Borrowings	_	_	-	_	8,250	8,250
Lease liabilities	_	_	_	_	2,346	2,346
Trade and other payables	_	_	_	_	16,188	16,188
Total group liabilities	_	_	_	_	27,381	27,381

Other material items and reconciliations

	Precision engineering \$'000	Marine \$'000	Stockists and traders \$'000	Other customers \$'000	Unallocated \$'000	Group \$'000
Impairment/(reversal) of receivables and inventories, (net)						
2024	658	1,008	193	28	(2,848)	(961)
2023		_		_	6,100	6,100
Capital expenditures						
2024	_	_	_	_	1,897	1,897
2023		_		_	1,358	1,358

Geographical information

	Reve	Revenue		ent assets
	2024	2023	2024	2023
	\$'000	\$'000	\$'000	\$'000
Singapore	19,950	14,018	8,519	8,858
Malaysia	25,214	21,611	1,237	337
China	11,643	9,555	1,024	1,236
Taiwan	7,230	4,310	153	77
Indonesia	1,194	2,558	_	_
Other countries	6,291	6,080	_	_
Total operations	71,522	58,132	10,933	10,508

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



28. Segment information (Continued)

Information about major customers

	Gro	Group	
	2024	2023	
	\$'000	\$'000	
Revenue			
Customer in precision engineering segment	7,832	7,105	
Customer in marine segment	9,830		

There are 2 customers (2023: a customer) with revenue transactions of over 10% of the Group revenue in 2024.

29. Financial instruments and financial risks

The Group's activities expose it to credit risk, market risks (including foreign currency risk and interest rate risk) and liquidity risk. The Group's overall risk management strategy seeks to minimise adverse effects from the volatility of financial markets on the Group's financial performance.

The Board of Directors is responsible for setting the objectives and underlying principles of financial risk management for the Group. The management then establishes the detailed policies such as authority levels, oversight responsibilities, risk identification and measurement, exposure limits and hedging strategies, in accordance with the objectives and underlying principles approved by the Board of Directors.

There have been no changes to the Group's exposure to these financial risks or the manner in which it manages and measures the risk. Market risk exposures are measured using sensitivity analysis indicated below.

Credit risk

Credit risk refers to the risk that the counterparty will default on its contractual obligations resulting in a loss to the Group. The Group has adopted a policy of only dealing with creditworthy counterparties and obtaining sufficient collateral where appropriate, as a means of mitigating the risk of financial loss from defaults.

The Group's credit risk arises from bank balances and trade and other receivables. Bank balances are mainly deposits with banks with high credit-ratings assigned by international credit rating agencies and the Group does not expect the impairment loss from bank balances to be material, if any.

To assess and manage its credit risk, the Group categorises the aforementioned financial assets according to their risk of default. The Group defines default to have taken place when internal or/and external information indicates that the financial asset is unlikely to be received, which could include a breach of debt covenant, and/or where contractual payments are 90 days past due as per SFRS(I) 9's presumption.

In their assessment, the management considers, amongst other factors, the latest relevant credit ratings from reputable external rating agencies where available and deemed appropriate, historical credit experiences, latest available financial information and latest applicable credit reputation of the debtor.

FINANCIAL STATEMENTS

For the Financial Year ended 31 December 2024

29. Financial instruments and financial risks (Continued)

Credit risk (Continued)

The Group's internal credit risk grading categories are as follows:

Category	Description	Basis of recognising ECL
1	Low credit risk Note 1	12-months ECL
2	Non-significant increase in credit risks since initial recognition and financial asset is ≤ 30 days past due	12-months ECL
3	Significant increase in credit risk since initial recognition $^{\text{Note 2}}$ or financial asset is $>$ 30 days past due	Lifetime ECL
4	Evidence indicates that financial asset is credit-impaired Note 3	Difference between financial asset's gross carrying amount and present value of estimated future cash flows discounted at the financial asset's original effective interest rate
5	Evidence indicates that the management has no reasonable expectations of recovering the write off amount Note 4	Written off

Note 1. Low credit risk

The financial asset is determined to have low credit risk if the financial assets have a low risk of default, the counterparty has a strong capacity to meet its contractual cash flow obligations in the near term and adverse changes in economic and business conditions in the longer term may, but will not necessarily, reduce the ability of the counterparty to fulfil its contractual cash flow obligations. Generally, this is the case when the Group assesses and determines that the debtor has been, is in and is highly likely to be, in the foreseeable future and during the (contractual) term of the financial asset, in a financial position that will allow the debtor to settle the financial asset as and when it falls due.

Note 2. Significant increase in credit risk

In assessing whether the credit risk of the financial asset has increased significantly since initial recognition, the Group compares the risk of default occurring on the financial asset as of reporting date with the risk of default occurring on the financial asset as of date of initial recognition, and considered reasonable and supportable information, that is available without undue cost or effort, that is indicative of significant increases in credit risk since initial recognition.

In assessing the significance of the change in the risk of default, the Group considers both past due (i.e. whether it is more than 30 days past due) and forward looking quantitative and qualitative information.

Forward looking information includes the assessment of the latest performance and financial position of the debtor, adjusted for the Group's future outlook of the industry in which the debtor operates based on independently obtained information (e.g. expert reports, analyst's reports etc) and the most recent news or market talks about the debtor, as applicable. In its assessment, the Group will generally, for example, assess whether the deterioration of the financial performance and/or financial position, adverse change in the economic environment (country and industry in which the debtor operates), deterioration of credit risk of the debtor, etc. is in line with its expectation as of the date of initial recognition of the financial asset. Irrespective of the outcome of the above assessment, the Group presumes that the credit risk on a financial asset has increased significantly since initial recognition when contract payments are >30 days past due, unless the Group has reasonable and supportable information that demonstrates otherwise.



29. Financial instruments and financial risks (Continued)

Credit risk (Continued)

Note 3. Credit impaired

In determining whether financial assets are credit-impaired, the Group assesses whether one or more events that have a detrimental impact on the estimated future cashflows of the financial asset have occurred. Evidence that a financial asset is credit impaired includes the following observable data:

- Significant financial difficulty of the debtor;
- Breach of contract, such as a default or being more than 90 days past due;
- It is becoming probable that the debtor will enter bankruptcy or other financial reorganisation; or
- the disappearance of an active market for the financial asset because of financial difficulties.

Note 4. Write off

Generally, the Group writes off, partially or fully, the financial asset when it assesses that there is no realistic prospect of recovery of the amount as evidenced by, for example, the debtor's lack of assets or income sources that could generate sufficient cashflows to repay the amounts subjected to the write-off.

The Group performs ongoing credit evaluation of its counterparties' financial condition and generally does not require collateral.

During the financial year ended 31 December 2024, the Group wrote off \$13,000 (2023: \$293,000) of trade receivables. The amounts were trade receivables from third parties which have been outstanding for at least 2 years and are not secured. In consideration of the aforementioned factors and the financial ability of the debtors, the Group assessed there is no reasonable expectation of recovery.

The Group has significant concentration of credit risk arising from two (2023: two) customers, which represents 41% (2023: 41%) of total trade receivables of the Group as at year end.

With reference to Note 27, the Company provides financial guarantees to certain banks in respect of bank facilities and credit terms granted to certain subsidiaries. As at the end of the financial year, the Company also provides financial guarantee to certain subsidiary for unsecured loan drawn down and outstanding covered by the guarantee. The date when the Group becomes a committed party to the guarantee is considered to be the date of initial recognition for the purpose of assessing the financial asset for impairment. In determining whether there has been a significant risk of a default occurring on the drawn-down facilities, the Group considered the change in the risk that the specified debtor (i.e. the applicable subsidiaries) will default on the contract. The Company assessed that the credit risk relating to the financial guarantees is insignificant to the Company.

As at the end of the financial year, other than as disclosed above, there was no significant concentration of credit risk. The maximum exposure to credit risk is represented by the carrying amount of each financial asset in the statements of financial position.

FINANCIAL STATEMENTS

For the Financial Year ended 31 December 2024

29. Financial instruments and financial risks (Continued)

Credit risk (Continued)

Trade receivables (Note 18)

The Group uses the practical expedient under SFRS(I) 9 in the form of allowance matrix to measure the ECL for trade receivables, where the loss allowance is equal to lifetime ECL.

The ECL for trade receivables are estimated using an allowance matrix by reference to the historical credit loss experience of the various customer groups that are assessed by geographical locations, product types and internal ratings, adjusted for forward looking factors, specific to the debtors and the economic environment which could affect the ability of the debtors to settle the financial assets. In considering the impact of the economic environment on the ECL rates, the Group assesses, for example, the gross domestic production growth rates of the countries (eg. Singapore, China, Malaysia and Taiwan) and the growth rates of the major industries which its customers operate in.

The expected credit losses for trade receivables are determined as follows:

Group	Current	Past due for 1 to 30 days	Past due for 31 to 60 days	Past due more than 60 days	Total
31 December 2024					
Expected credit loss rates	14.4%	11.6%	14.1%	41.7%	
Trade receivables (gross) (\$'000)	11,048	3,999	1,472	4,931	21,450
Loss allowance (\$'000)	(1,592)	(465)	(208)	(2,057)	(4,322)
31 December 2023					
Expected credit loss rates	13.1%	11.9%	7.13%	18.4%	
Trade receivables (gross) (\$'000)	6,571	3,481	2,678	5,307	18,037
Loss allowance (\$'000)	(859)	(413)	(191)	(977)	(2,440)

Other receivables (Note 18)

As of 31 December 2024, the Company recorded other receivables from subsidiaries of \$1,568,000 (2023: \$1,976,000) consequent to an extension of loans to the subsidiaries. The Company assessed the loss allowance of these amounts on a 12-month ECL basis consequent to their assessment and conclusion that there has been no significant increase in the credit risk since the initial recognition of the financial assets. In its assessment of the credit risk of the subsidiaries, the Company considered amongst other factors, the financial position of the subsidiaries as of 31 December 2024, the past financial performance and cashflow trends, adjusted for the outlook of the industry and economy in which the subsidiaries operate in. Using 12-month ECL, the Company determined that the ECL is insignificant.

As of 31 December 2024, the Group recorded non-trade amounts due from third parties of \$1,275,000 (2023: \$999,000). The Group assessed the loss allowance of these amounts on a 12-month ECL basis consequent to their assessment and conclusion that there has been no significant increase in the credit risk since the initial recognition of the financial assets. The Group assessed the latest performance and financial position of the respective debtors, adjusted for the future outlook of the industry which the debtors operate in, by referring to expert publications on the industry, and for any market talks on the debtors' credit reputation. Accordingly, the Group determined that the ECL is insignificant.

29. Financial instruments and financial risks (Continued)

Credit risk (Continued)

The movement in the loss allowance during the financial year and the Group's and Company's exposure to credit risk in respect of the trade receivables is as follows:

Group		Trade re	eceivables	Other receivables	
Internal credit risk grading	Note	Note (i)	Category 5	Category 2	Total
		\$'000	\$'000	\$'000	\$'000
Loss allowance					
Balance at 1 January 2023		2,747	_	_	2,747
Additions	8	29	_	_	29
Reversal	8	(1)	_	_	(1)
Recovered	8	(28)	_	_	(28)
Reclassification between categories		(293)	293	_	_
Write-off of receivables		_	(293)	_	(293)
Foreign exchange adjustments		(14)	_	_	(14)
Balance at 31 December 2023		2,440	_	_	2,440
Additions	8	2,021	_	_	2,021
Recovered	8	(134)	_	_	(134)
Reclassification between categories		(13)	13	_	_
Write-off of receivables		_	(13)	_	(13)
Foreign exchange adjustments		8	_	_	8
Balance at 31 December 2024		4,322			4,322
Gross carrying amount					
At 31 December 2024		21,450	_	1,275	22,725
At 31 December 2023		18,037	_	999	19,036
Net carrying amount					
At 31 December 2024		17,128	_	1,275	18,403
At 31 December 2023		15,597	_	999	16,596

Note:

⁽i) For trade receivables the Group uses the practical expedient under SFRS(I) 9 in the form of an allowance matrix to measure the ECL, where the loss allowance is equal to lifetime ECL.

FINANCIAL STATEMENTS

For the Financial Year ended 31 December 2024

29. Financial instruments and financial risks (Continued)

Credit risk (Continued)

Company Internal credit risk grading	Amounts due from subsidiaries Category 2 \$'000
Loss allowance Balance at 1 January 2023, 31 December 2023 and 31 December 2024	
Gross and net carrying amount At 31 December 2024	1,568
At 31 December 2023	1,976

Market risks

The Group's activities expose it primarily to the financial risks of changes in foreign currency exchange rates and interest rates.

Foreign currency risk

The Group is exposed to foreign currency risk on certain income, expenses, monetary assets and liabilities, mainly cash and cash equivalents, trade and other receivables and trade and other payables that are denominated in currencies other than the functional currencies of the respective entities in the Group. As at the reporting date, the Group does not have significant foreign currency risk exposure except for the monetary assets and liabilities denominated in United States dollar.

The carrying amounts of the Group's and Company's foreign currency denominated monetary assets and monetary liabilities as at the end of the financial year are as follows:

Group	United States dollar
	\$'000
2024	
Monetary assets:	
Cash and cash equivalents	1,864
Trade and other receivables	1,707
	3,571
Monetary liabilities:	
Trade and other payables	(7,609)
Net monetary liabilities at end of the financial year	(4,038)



29. Financial instruments and financial risks (Continued)

Market risks (Continued)

Foreign currency risk (Continued)

United States dollar
\$'000
3,254
1,089
4,343
(3,809)
534

Foreign currency sensitivity analysis

The following analysis details the Group's sensitivity to a 10% change in United States dollar against the respective functional currencies of the Group entities. The sensitivity analysis assumes an instantaneous 10% change in the foreign currency exchange rates from the end of the financial year, with all variables held constant.

If the United States dollar strengthens/weakens by 10% (2023: 10%) against the functional currency of each Group entity, profit or loss will increase/decrease by \$404,000 (2023: \$53,000).

Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates.

The Group's interest rate risk relates to interest bearing liabilities.

The Group's policy is to maintain an efficient and optimal interest cost structure using a combination of fixed and variable rate debts, and long and short-term borrowings.

The Group's interest rate risk arises primarily from the floating rate borrowings with financial institutions.

The interest rates and terms of repayment of the Group's floating rate borrowings are disclosed as follows:

	Principal \$'000	Interest rate range
Floating rate 2024		
Borrowings	4,129	4.75% to 6.71%
2023 Borrowings	6,297	4.3% to 6.75%

FINANCIAL STATEMENTS

For the Financial Year ended 31 December 2024

29. Financial instruments and financial risks (Continued)

Market risks (Continued)

Interest rate risk (Continued)

Interest rate sensitivity analysis

The sensitivity analyses below have been determined based on the exposure to interest rates for bank deposits and interest-bearing financial liabilities at the end of the financial year and the stipulated change taking place at the beginning of the year and held constant throughout the financial year in the case of instruments that have floating rates. A 100-basis point increase or decrease is used and represents management's assessment of the possible change in interest rates.

If interest rates had been 100 basis points higher or lower and all other variables were held constant, the profit for the financial year ended 31 December 2024 of the Group would decrease/increase by \$41,000 (2023: \$63,000).

Liquidity risks

Liquidity risk refers to the risk in which the Group encounters difficulties in meeting its short-term obligations. Liquidity risk is managed by matching the payment and receipt cycle.

The Group monitors its liquidity risk and maintains a level of cash and bank balances deemed adequate by management to finance the Group's operations and to mitigate the effects of fluctuations in cash flows.

The Group prepares cash flows projections on a regular basis for its core operations to ensure as far as possible, that it will always have sufficient liquidity to meet its liabilities when due. The Group's operations are financed mainly through trade financing and internal funds. In addition, the Group has access to lines of credit from financial institutions, and within the Group, where necessary, as follows:

	Gro	oup
	2024	2023
	\$'000	\$'000
Bank facilities:		
Undrawn borrowing facilities	17,939	17,623

Notes To The **FINANCIAL STATEMENTS**

For the Financial Year ended 31 December 2024

29. Financial instruments and financial risks (Continued)

Liquidity risks (Continued)

The following table details the Group's remaining contractual maturity for its non-derivative financial instruments. The table has been drawn up based on contractual undiscounted cash flows of financial instruments based on the earlier of the contractual date or when the Group is expected to receive or (pay). The table includes both interest and principal cash flows.

	Effective	Less than	Group 2 to 5	More than	
	interest rate	1 year	years	5 years	Total
	%	\$'000	\$'000	\$'000	\$'000
Undiscounted financial assets					
Cash and cash equivalents	_	9,921	100	_	10,021
Trade and other receivables					
(excluding GST receivables)	-	17,449	_	_	17,449
As at 31 December 2024	-	27,370	100	-	27,470
Cash and cash equivalents Trade and other receivables	-	7,687	100	-	7,787
(excluding GST receivables)	_	16,389	_	_	16,389
As at 31 December 2023	-	24,076	100	_	24,176
<u>Undiscounted financial liabilities</u> Trade and other payables	-				
- Third parties (excluding GST payables)	_	18,306	_	_	18,306
- Bill payables to banks	5.19 – 6.81	3,722	_	_	3,722
Borrowings	2.00 - 6.71	1,391	2,556	1,821	5,768
Lease liabilities	4.02 - 8.45	903	1,256	_	2,159
As at 31 December 2024	-	24,322	3,812	1,821	29,955
Trade and other payables					
- Third parties (excluding GST payables)	_	14,204	_	_	14,204
- Bill payables to banks	3.72 - 9.07	1,731	_	_	1,731
Borrowings	2.00 - 6.71	3,648	2,815	1,992	8,455
Lease liabilities	4.02 - 5.53	864	1,568	_	2,432
As at 31 December 2023	-	20,447	4,383	1,992	26,822
Total undiscounted net financial assets/ (liabilities)					
- At 31 December 2024	=	3,048	(3,712)	(1,821)	(2,485)
- At 31 December 2023	=	3,629	(4,283)	(1,992)	(2,646)

FINANCIAL STATEMENTS

For the Financial Year ended 31 December 2024

29. Financial instruments and financial risks (Continued)

Liquidity risks (Continued)

	Effective interest rate %	Less than 1 year \$'000	Company 2 to 5 years \$'000	More than 5 years \$'000	Total \$'000
Undiscounted financial assets					
Cash and cash equivalents	_	136	_	_	136
Trade and other receivables	_	1,568	_	_	1,568
As at 31 December 2024	-	1,704	-	-	1,704
Cash and cash equivalents	_	319	_	_	319
Trade and other receivables	_	1,976	_	_	1,976
As at 31 December 2023	-	2,295	-	-	2,295
Undiscounted financial liabilities					
Trade and other payables (excluding GST payables)	_	878	_	_	878
Maximum amount of financial guarantees	_	4,404	_	_	4,404
As at 31 December 2024	-	5,282	_	-	5,282
Trade and other payables					
(excluding GST payables)	_	1,543	_	_	1,543
Maximum amount of financial guarantees	_	3,681	_	_	3,681
As at 31 December 2023	-	5,224	_	-	5,224
Total undiscounted net financial liabilities					
- At 31 December 2024	-	(3,578)	_	_	(3,578)
- At 31 December 2023	=	(2,929)	_	_	(2,929)

Financial instruments by category

The carrying amount of the different categories of financial instruments is as disclosed on the face of the statements of financial position and as follows:

	Group		
	Note	2024	2023
		\$'000	\$'000
Financial assets at amortised cost			
Trade and other receivables (excluding GST receivables)	18	17,449	16,389
Cash and cash equivalents	19	10,021	7,787
	=	27,470	24,176
Financial liabilities at amortised cost			
Trade and other payables (excluding GST payables)	24	22,028	15,935
Lease liabilities	22	1,987	2,346
Borrowings	23	4,811	8,250
	_	28,826	26,531



29. Financial instruments and financial risks (Continued)

Liquidity risks (Continued)

Financial instruments by category (Continued)

	Company		
	Note	2024	2023
		\$'000	\$'000
Financial assets at amortised cost			
Trade and other receivables	18	1,568	1,976
Cash and cash equivalents	19	136	319
	=	1,704	2,295
Financial liabilities at amortised cost			
Trade and other payables (excluding GST payables)	24	878	1,543
		878	1,543

30. Fair value of assets and liabilities

The carrying amounts of cash and cash equivalents, bank borrowings, lease liabilities, current trade and other receivables and payables approximate their respective fair values due to the relative short-term maturity of these financial instruments. The fair values of other classes of financial assets and liabilities are disclosed in the respective notes to the financial statements.

31. Capital management policies and objectives

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to stakeholders through the optimisation of the debt and equity balance except where decisions are made to exit businesses or close companies.

The capital structure of the Group consists of debts, which includes the borrowings disclosed in Note 23 and equity attributable to owners of the Company, comprising issued capital and reserves as disclosed in Notes 20 and 21.

The Group's management reviews the capital structure on a regularly basis. As part of this review, management considers the cost of capital and the risks associated with each class of capital. Upon review, the Group will balance its overall capital structure through the payment of dividends, new share issues as well as the issue of new debt or the redemption of existing debt. The Group's overall strategy remains unchanged from 2023.

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For the Financial Year ended 31 December 2024

31. Capital management policies and objectives (Continued)

Management monitors capital based on a gearing ratio and the gearing ratio is calculated as net debt divided by total equity. Net debt is calculated as borrowings plus bills payables to banks and lease liabilities less cash and cash equivalents.

	Group	
	2024	2023
	\$'000	\$'000
Net debt:		
All current and non-current borrowings including leases (Notes 22, 23 and 24)	10,520	12,327
Less: cash and cash equivalents	(9,921)	(7,687)
Net debt	599	4,640
Adjusted capital:		
Total equity	43,476	37,905
Adjusted capital	43,476	37,905
Debt-to-adjusted capital ratio	0.01	0.12

The Group is in compliance with externally imposed capital requirements for the financial years ended 31 December 2024 and 2023.

As disclosed in Note 21, certain subsidiaries of the Group are required by the Foreign Enterprise Law of the PRC and Taiwan to contribute to and maintain a non-distributable statutory reserve fund whose utilisation is subject to approval by the relevant PRC and Taiwan authorities.

The review of the Group's capital risk management policies and objectives is conducted by the Audit Committee and the Board of Directors.

32. Dividends

	Group	
	2024	2023
	\$'000	\$'000
Ordinary dividends		
Final dividend paid in respect of the previous financial year of \$0.002 (2023: \$0.003)		
per ordinary share	216	324

In previous financial year, the Group declared final tax-exempt dividend of \$0.003 per ordinary share of the Company totalling approximately \$324,000 in respect of the financial year ended 31 December 2022.

During the financial year ended 31 December 2024, the Group declared final tax-exempt dividend of \$0.002 per ordinary share of the Company totalling approximately \$216,000 in respect of the financial year ended 31 December 2023.

The Company proposed a final tax-exempt dividend of \$0.003 per ordinary share of the Company totalling approximately \$324,000 in respect of the financial year ended 31 December 2024, subject to the approval of shareholders at the next Annual General Meeting of the Company.



Year ended 31 December 2024

Location	Description	Existing use	Tenure of land
6 Tuas Lane Singapore 638615	Single storey JTC detached factory with mezzanine level and rear extension	Office, workshop and warehouse	Leasehold

Statistics Of SHAREHOLDINGS

As at 13 March 2025

Issued and fully paid share capital : \$\$11,859,000

Number of issued shares : 108,000,000

Class of shares : Ordinary shares

Voting rights : One vote per share

Number of treasury shares : Nil Number of subsidiary shares : Nil

Distribution of Shareholders by Size of Shareholdings

SIZE OF SHAREHOLDINGS	No. of Shareholders	%	No. of Shares	%
1 – 99	-	_	_	_
100 – 1,000	13	3.85	10,400	0.01
1,001 – 10,000	215	63.61	1,100,800	1.02
10,001 - 1,000,000	98	28.99	12,738,500	11.79
1,000,001 and above	12	3.55	94,150,300	87.18
Total	338	100.00	108,000,000	100.00

Shareholding held by the public

Based on the information available to the Company as at 13 March 2025, approximately 27.46% the issued ordinary shares of the Company is held by the public and, therefore, Rule 723 of the Listing Manual Section B: Rules of Catalist of the Singapore Exchange Securities Trading Limited is complied with.

Twenty Largest Shareholders

No.	Name of shareholder	No. of Shares	%
1.	SOON TIEN HOLDINGS PTE LTD	72,900,000	67.50
2.	2G CAPITAL PTE LTD	5,000,000	4.63
3.	PHILLIP SECURITIES PTE LTD	3,531,400	3.27
4.	CITIBANK NOMINEES SINGAPORE PTE LTD	2,785,000	2.58
5.	IFAST FINANCIAL PTE LTD	1,600,000	1.48
6.	TAN YONG KEE	1,559,800	1.44
7.	LEE TIAM NAM	1,363,100	1.26
8.	SIA LING SING	1,231,000	1.14
9.	ANG YU SENG	1,100,000	1.02
10.	MAYBANK SECURITIES PTE. LTD.	1,055,000	0.98
11.	TAN EE HOON	1,012,500	0.94
12.	TAN EE TIN	1,012,500	0.94
13.	TAN YEE CHIN	998,334	0.92
14.	TAN YEE HO	998,333	0.92
15.	TAN YEE LEONG	998,333	0.92
16.	KUAH KIAN HOE	745,700	0.69
17.	LIM THIAM HONG	709,100	0.66
18.	ANG DE YU	600,000	0.56
19.	LIM BOK TECK	455,000	0.42
20.	SOK HANG CHAW	450,000	0.42
	Total	100,105,100	92.69

Substantial Shareholders

(as recorded in the Company's Register of Substantial Shareholders)

	Direct I	nterest	Deemed	Interest
	No. of shares	% of shares	No. of shares	% of shares
Soon Tien Holdings Pte. Ltd.	72,900,000	67.50	_	-
Tan Yee Chin (1) (2)	998,334	0.92	73,300,000	67.87
Tan Yee Ho (1)	998,333	0.92	72,900,000	67.50
Tan Yee Leong (1)	998,333	0.92	72,900,000	67.50

Notes:

- Each of Tan Yee Chin, Tan Yee Ho and Tan Yee Leong is deemed to have an interest in the shares held by Soon Tien Holdings Pte. Ltd. by virtue of his holding more than 20% of the total issued shares in Soon Tien Holdings Pte. Ltd..
- (2) Tan Yee Chin is deemed to have an interest in the 400,000 shares held by his wife, Tay Lay Peng.

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NOTICE IS HEREBY GIVEN that the Annual General Meeting of Soon Lian Holdings Limited (the "Company") will be held at 6 Tuas Lane Singapore 638615 on Monday, 28 April 2025 at 9.00 a.m. to transact the following businesses:

AS ORDINARY BUSINESS

1. To receive and adopt the Statement by Directors and the Audited Financial Statements of the Company for the financial year ended 31 December 2024, together with the Auditor's Report thereon.

Resolution 1

2. To declare a final tax exempt (one-tier) dividend of 0.3 Singapore cents per ordinary share for the financial year ended 31 December 2024.

Resolution 2

3. To re-elect Mr Chin Yew Choong David, a Director of the Company retiring pursuant to Article 104 of the Constitution of the Company ("Constitution") and who, being eligible, offer himself for re-election as a Director of the Company.

Resolution 3

Mr Chin Yew Choong David shall, upon re-election as a Director of the Company, remain as Chairman of the Nominating Committee, as well as member of the Audit Committee and Remuneration Committee of the Company. Mr Chin Yew Choong David shall be considered independent for the purpose of Rule 704(7) of the Singapore Exchange Securities Trading Limited ("SGX-ST") Listing Manual Section B: Rules of Catalist ("Rules of Catalist"). There are no relationships (including immediate family relationships) between Mr Chin Yew Choong David and the other Directors of the Company, the Company, its related corporations, its substantial shareholders or its officers, which may affect his independence.

[See Explanatory Note (i)]

4. To re-elect Mr Chua Keng Woon, a Director of the Company retiring pursuant to Article 114 of the Constitution and who, being eligible, offers himself for re-election as a Director of the Company.

Resolution 4

Mr Chua Keng Woon shall, upon re-election as a Director of the Company, remain as Chairman of the Remuneration Committee, as well as member of the Audit Committee and Nominating Committee of the Company. Mr Chua Keng Woon shall be considered independent for the purpose of Rule 704(7) of the Rules of Catalist. There are no relationships (including immediate family relationships) between Mr Chua Keng Woon and the other Directors of the Company, the Company, its related corporations, its substantial shareholders or its officers, which may affect his independence.

[See Explanatory Note (i)]

5. To approve the payment of Directors' fees of up to \$125,300 for the financial year ended 31 December 2024 (FY2023: S\$150,000).

Resolution 5

6. To re-appoint Forvis Mazars LLP as auditors of the Company and to authorise the Directors to fix their remuneration.

Resolution 6

AS SPECIAL BUSINESS

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

7. Proposed Share Issue Mandate

Resolution 7

"That pursuant to Section 161 of the Companies Act 1967 ("the Act") and Rule 806 of the Singapore Exchange Securities Trading Limited ("SGX-ST") Listing Manual Section B: Rules of Catalist ("Rules of Catalist"), the Directors of the Company be authorised and empowered to:

(a) (i) allot and issue shares in the Company ("shares") whether by way of rights, bonus or otherwise; and/or

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(ii) make or grant offers, agreements or options (collectively, "Instruments") that might or would require shares to be issued, including but not limited to the creation and issue of (as well as adjustments to) options, warrants, debentures or other instruments convertible into shares.

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

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

provided that:

- (1) the aggregate number of shares (including shares to be issued in pursuance of the Instruments, made or granted pursuant to this Resolution) to be issued pursuant to this Resolution shall not exceed one hundred per centum (100%) of the total number of issued shares (excluding treasury shares and subsidiary holdings) in the capital of the Company (as calculated in accordance with sub-paragraph (2) below), of which the aggregate number of shares and Instruments to be issued other than on a pro-rata basis to existing shareholders of the Company shall not exceed fifty per centum (50%) of the total number of issued shares (excluding treasury shares and subsidiary holdings) in the capital of the Company (as calculated in accordance with sub-paragraph (2) below);
- (2) (subject to such manner of calculation as may be prescribed by the SGX-ST) for the purpose of determining the aggregate number of shares that may be issued under sub-paragraph (1) above, the total number of issued shares (excluding treasury shares and subsidiary holdings) in the capital of the Company shall be based on the total number of issued shares (excluding treasury shares and subsidiary holdings) in the capital of the Company at the time of the passing of this Resolution, after adjusting for:
 - (a) new shares arising from the conversion or exercise of any convertible securities;
 - (b) new shares arising from exercising share options or vesting of share awards, provided that such share options or share awards were granted in compliance with Part VIII of Chapter 8 of the Rules of Catalist; and
 - (c) any subsequent bonus issue, consolidation or subdivision of shares,

and, in sub-paragraph (1) above and this sub-paragraph (2), "subsidiary holdings" has the meaning given to it in the Rules of Catalist;

Adjustments in accordance with sub-paragraph (2)(a) or sub-paragraph (2)(b) above are only to be made in respect of new shares arising from convertible securities, share options or share awards which were issued and outstanding or subsisting at the time of the passing of this Resolution.

- in exercising the authority conferred by this Resolution, the Company shall comply with the provisions of the Rules of Catalist for the time being in force (unless such compliance has been waived by the SGX-ST), the Act and the Company's Constitution; and
- (4) unless revoked or varied by the Company in a general meeting, such authority shall continue in force until the conclusion of the next Annual General Meeting of the Company or the date by which the next Annual General Meeting of the Company is required by law to be held, whichever is earlier."

[See Explanatory Note (ii)]

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

Explanatory Notes:

- (i) Detailed information on Mr Chin Yew Choong David and Mr Chua Keng Woon can be found under the sections entitled "Board of Directors", "Corporate Governance Report" and "Directors' Statement" of the Company's Annual Report 2024. Please also refer to the section entitled "Corporate Governance Report" of the Company's Annual Report 2024 for the detailed information of Mr Chin Yew Choong David and Mr Chua Keng Woon as required pursuant to Rule 720(5) of the Rules of Catalist.
- (ii) The proposed Ordinary Resolution 7 above, if passed, will empower the Directors of the Company, effective until the conclusion of the next Annual General Meeting of the Company, or the date by which the next Annual General Meeting of the Company is required by law to be held or such authority is revoked or varied by the Company in a general meeting, whichever is the earlier, to allot and issue shares, make or grant Instruments convertible into shares and to issue shares pursuant to such Instruments, up to a number not exceeding, in total, one hundred per centum (100%) of the total number of issued shares (excluding treasury shares and subsidiary holdings) in the capital of the Company, of which up to fifty per centum (50%) may be issued other than on a pro-rata basis to existing shareholders of the Company.

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

BY ORDER OF THE BOARD

Tan Cinyi Company Secretary

Singapore

Date: 11 April 2025

NOTES:

- 1. The members of the Company are invited to attend physically at the Annual General Meeting of the Company ("AGM"). There will be no option for the members to participate virtually. Printed copies of this notice of AGM ("Notice"), the Proxy Form and the FY2024 Annual Report will be sent to the members of the Company by post. These documents are also made available to Shareholders via publication on the Company's corporate website at the URL: https://slmetalsgroup.com/ and SGXNet at the URL: https://slmetalsgroup.com/ and <a
- 2. Members may submit questions relating to the Annual Report and resolutions set out in the Notice of AGM in advance:
 - (a) by email to agmfy2024@soonlian.com; or
 - (b) if submitted by hand or by post, to the registered office address of the Company, at 6 Tuas Lane Singapore 638615 (Opening Hours is 8.30 a.m. to 5.30 p.m., Mondays to Fridays (excluding Public Holidays)).

All questions must be submitted by 19 April 2025.

Members, including CPF and SRS investors, who wish to submit their questions by post or by email are required to indicate their full names (for individuals)/company names (for corporates), NRIC/passport/company registration numbers, contact numbers, shareholding types and number of shares held together with their submission of questions, to the Company's registered office address or email address provided. Investors who hold shares through relevant intermediaries (as defined in Section 181 of the Companies Act 1967), excluding CPF and SRS investors, should contact their respective relevant intermediaries to submit their questions based on the abovementioned instructions.

The Company will endeavour to address the substantial and relevant questions from members soonest possible and in any case, not later than 48 hours before the closing date and time for the lodgement of Proxy Forms. The responses to questions from members will be posted on the SGXNET and the Company's website. Any subsequent clarifications sought by the members after 19 April 2025 will be addressed at the AGM. The minutes of the AGM will be published on the SGXNET and the Company's website within one (1) month after the date of the AGM

3. A member who is not a relevant intermediary is entitled to appoint not more than two proxies to attend and vote at the AGM. Where such member appoints two proxies, the proportion of his shareholding to be represented by each proxy shall be specified in the Proxy Form. If no proportion is specified, the Company shall be entitled to treat the first named proxy as representing the entire number of shares entered against his name in the Depository Register and any second named proxy as an alternate to the first named.

A member who is a relevant intermediary is entitled to appoint more than two proxies to attend and vote at the AGM, but each proxy must be appointed to exercise the rights attached to a different share or shares held by such member. Where such member appoints more than one proxy, the number of shares in relation to which each proxy has been appointed shall be specified in the Proxy Form.

"Relevant Intermediary" has the meaning ascribed to it in Section 181 of the Companies Act 1967.

- 4. A proxy need not be a member of the Company.
- 5. The Proxy Form, duly executed together with the power of attorney or other authority, if any, under which the Proxy Form is signed or a notarially certified copy of that power of attorney or other authority (failing previous registration with the Company), must be submitted:
 - (a) by email to agmfy2024@soonlian.com; or
 - (b) if submitted by hand or by post, to the registered office address of the Company, at 6 Tuas Lane Singapore 638615 (Opening Hours is 8.30 a.m. to 5.30 p.m., Mondays to Fridays (excluding Public Holidays)),

in each case, not less than 48 hours before the time appointed for holding the AGM, i.e. by 9.00 a.m. on 26 April 2025.

A member can appoint the Chairman of the Meeting as his/her/its proxy, but this is not mandatory. If a member wishes to appoint the Chairman of the AGM as proxy, such member (whether individual or corporate) must give specific instructions as to voting for, voting against, or abstentions from voting on, each resolution in the instrument appointing the Chairman of the AGM as proxy. If no specific direction as to voting or abstentions from voting in respect of a resolution in the form of proxy, the appointment of the Chairman at the AGM as proxy for that resolution will be treated as invalid.

6. The Proxy Form must be under the hand of the appointor or of his attorney duly authorised in writing. Where the instrument appointing a proxy or proxies is executed by a corporation, it must be executed either under its seal, executed as a deed in accordance with the Companies Act 1967 or under the hand of an attorney or an officer duly authorised, or in some other manner approved by the Directors. Where the instrument appointing a proxy or proxies is executed by an attorney on behalf of the appointor, the letter or power of attorney or a duly certified copy thereof must be lodged with the instrument of proxy.

Members (whether individual or corporate) appointing a proxy must give specific instructions as to his/her/its manner of voting, or abstentions from voting, in the Proxy Form, failing which the appointment may be treated as invalid.

The Company shall be entitled to reject a Proxy Form if it is incomplete, improperly completed, illegible or where the true intentions of the appointor are not ascertainable from the instructions of the appointor specified in the instrument (such as in the case where the appointor submits more than one instrument of proxy).

Completion and return of the Proxy Form by a member will not prevent him/her from attending, speaking and voting at the AGM. The appointment of the proxy(ies) for the AGM will be deemed to be revoked if the member attends the AGM in person and in such event, the Company reserves the right to refuse to admit any person or persons appointed under the relevant instrument appointing a proxy(ies) to the AGM.

7. Persons who hold shares through relevant intermediaries (including CPF and SRS investors) and wish to exercise their votes should approach their respective relevant intermediaries (which would include CPF and SRS operators) through which they hold such shares at least seven working days before the AGM to submit their voting instructions in order to allow sufficient time for their respective relevant intermediaries to in turn submit a Proxy Form for appointment of proxy to vote on their behalf by 9.00 a.m. on 15 April 2025.

8. A Depositor's name must appear on the Depository Register maintained by The Central Depository (Pte) Limited as at 72 hours before the time appointed for holding the AGM in order for the Depositor to be entitled to attend and vote at the AGM.

Personal Data Privacy: By (a) submitting an instrument appointing a proxy(ies) and/or representative(s) to attend, speak and vote at the AGM and/or any adjournment thereof, or (b) submitting any question prior to the AGM of the Company in accordance with this Notice, 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 the appointment of the Chairman as proxy for the AGM (including any adjournment thereof) and the preparation and compilation of the attendance lists, proxy 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 member has obtained the prior consent of such proxy(ies) and/or representative(s) for the collection, use and disclosure by the Company (or its agents) of the personal data of such proxy(ies) and/or representative(s) for the Purposes, (iii) addressing substantial and relevant questions from members received before the AGM and if necessary, following up with the relevant members in relation to such questions, (iv) enabling the Company (or its agents or service providers) to comply with any applicable laws, listing rules, regulations and/or guidelines by the relevant authorities, and (v) agrees that the member will indemnify the Company in respect of any penalties, liabilities, claims, demands, losses and damages as a result of the member's breach of warranty.

NOTICE OF RECORD AND PAYMENT DATE

NOTICE IS HEREBY GIVEN that the Register of Members and Share Transfer Books of the Company will be closed on 30 April 2025 for the purpose of determining members' entitlements to a final tax exempt (one-tier) dividend of 0.3 Singapore cents per ordinary share for the financial year ended 31 December 2024 ("**Proposed Final Dividend**"). The Proposed Final Dividend, if approved by shareholders at the AGM, will be paid on 13 May 2025.

Duly completed transfers received by the Company's Share Registrar, Tricor Barbinder Share Registration Services (A division of Tricor Singapore Pte. Ltd.), at 9 Raffles Place, #26-01 Republic Plaza, Tower 1, Singapore 048619 up to the close of business at 5.00 p.m. on 29 April 2025 will be registered to determine members' entitlements to the Proposed Final Dividend.

Members whose Securities Accounts with The Central Depository (Pte) Limited ("CDP") are credited with ordinary shares in the capital of the Company as at 5.00 p.m. on 29 April 2025 will be entitled to the Proposed Final Dividend.

In respect of shares in Securities Accounts with CDP, the Proposed Final Dividend will be paid by the Company to CDP which will in turn distribute the dividend entitlements to such holders of shares in accordance with its practice.

This notice has been reviewed by the Company's sponsor, SAC Capital Private Limited (the "Sponsor"). This notice has not been examined or approved by the Singapore Exchange Securities Trading Limited (the "SGX-ST") and the SGX-ST assumes no responsibility for the contents of this notice, including the correctness of any of the statements or opinions made or reports contained in this notice.

The contact person for the Sponsor is Mr. Bernard Lim at 1 Robinson Road #21-01 AIA Tower Singapore 048542, telephone (65) 6232 3210.

SOON LIAN HOLDINGS LIMITED

(Incorporated in the Republic of Singapore) (Company Registration No.: 200416295G)

ANNUAL GENERAL MEETING PROXY FORM

IMPORTANT:

- 2. For investors who have used their CPF monies and/or SRS monies to buy the Company's shares, this Proxy Form is not valid for use and shall be ineffective for all intents and purposes if used or purported to be used by them. CPF and/or SRS investors who wish to vote should contact their CPF and/or SRS Approved Nominees to submit their voting instructions by 9.00 a.m. on 15 April 2025.
- By submitting this proxy form, the member accepts and agrees to the personal data privacy terms set out in this proxy form.
- Please read the notes overleaf which contain instructions on, inter alia, the appointment of the Chairman of the AGM as a member's proxy to attend, speak and vote on his/her/its behalf at the AGM.

Jeniy a	a member/ members of Soon Lian Holdings Limited (the "Company") hereby appoint:			
Name	e NRIC/Passport No.	Proport	ion of Shar	eholdings
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NOTES:

- 1. Please insert the total number of shares held by you. If you have shares entered against your name in the Depository Register (as defined in Section 81SF of the Securities and Futures Act 2001), you should insert that number of shares. If you have shares registered in your name in the Register of Members of the Company, you should insert that number of shares. If you have shares entered against your name in the Depository Register and shares registered in your name in the Register of Members, you should insert the aggregate number of shares against your name in the Depository Register and registered in your name in the Register of Members. If no number is inserted, this form of proxy will be deemed to relate to all the shares held by you.
- 2. A member of the Company may physically attend and vote at the AGM, or:
 - (a) a member who is not a relevant intermediary is entitled to appoint not more than two (2) proxies to attend and vote at the AGM. Where such member appoints two proxies, the proportion of his shareholding to be represented by each proxy shall be specified in the Proxy Form. If no proportion is specified, the Company shall be entitled to treat the first named proxy as representing the entire number of shares entered against his name in the Depository Register and any second named proxy as an alternate to the first named.
 - (b) a member who is a relevant intermediary is entitled to appoint more than two (2) proxies to attend and vote at the AGM, but each proxy must be appointed to exercise the rights attached to a different share or shares held by such member. Where such member appoints more than one proxy, the number of shares in relation to which each proxy has been appointed shall be specified in the Proxy Form.

A "relevant intermediary" has the meaning ascribed to it in Section 181 of the Companies Act 1967.

- 3. In appointing a proxy, if no specific directions as to voting is given by a member, the proxy/proxies (except where the Chairman of the AGM is appointed as the member's proxy) will vote or abstain from voting at his/her/their discretion on any matter arising at the AGM and at any adjournment thereof. In the absence of specific direction as to the voting given by a member, the appointment of the Chairman of the AGM as the member's proxy for the relevant resolutions will be treated as invalid.
- 4. CPFIS/SRS investors who wish to appoint the Chairman of the AGM as proxy should approach their respective CPF Agent Banks/SRS operators to submit their votes by 9.00 a.m. on 15 April 2025 (being at least seven (7) working days before the date of the AGM) to allow sufficient time for their respective SRS operators to in turn submit a proxy form to appoint the Chairman of the AGM to vote on their behalf by the cut-off date.
- 5. A proxy need not be a member of the Company.
- 6. The duly executed Proxy Form must be submitted to the Company in the following manner:
 - (a) by email to agmfy2024@soonlian.com; or
 - (b) if submitted by hand or by post, to the registered office address of the Company, at 6 Tuas Lane Singapore 638615 (Opening Hours is 8.30 a.m. to 5.30 p.m., Mondays to Fridays (excluding Public Holidays)).

in either case, not less than 48 hours before the time appointed for holding the AGM.

fold here

Affix Postage Stamp

The Company Secretary

SOON LIAN HOLDINGS LIMITED

6 Tuas Lane Singapore 638615

fold here

7. This instrument of proxy must be signed by the appointor or of his/her/its attorney duly authorised in writing and where such instrument is executed by a corporation, it must be executed either under its common seal or signed on its behalf by a duly authorised officer or attorney.

Where the instrument appointing a proxy or proxies is submitted by email, it must be authorised in the following manner:

- (a) by way of the affixation of an electronic signature by the appointor or his duly authorised attorney or, as the case may be, an officer or duly authorised attorney of a corporation; or
- (b) by way of the appointor or his duly authorised attorney or, as the case may be, an officer or duly authorised attorney of a corporation signing the instrument under hand and submitting a scanned copy of the signed instrument by email.
- 8. Where this instrument appointing a proxy or proxies is signed on behalf of the appointor by an attorney, the power of attorney or a notarially certified copy thereof (failing previous registration with the Company) must be lodged with this instrument of proxy, failing which this instrument of proxy may be treated as invalid.
- 9. A corporation which is a member may authorise by a resolution of its directors or other governing body such person as it thinks fit to act as its representative at the AGM in accordance with Section 179 of the Companies Act 1967.
- 10. A member may withdraw instrument appointing the Chairman of the AGM as proxy by sending an email to the Company's Share Registrar at agmfy2024@soonlian.com to notify the Company of the withdrawal, at least 48 hours before the time for holding the AGM.
- 11. 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 the Chairman of the AGM as the proxy.
- 12. 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 the Chairman of the AGM as the proxy lodged if such members are not shown to have shares entered against their names in the Depository Register as at 72 hours before the time appointed for holding the AGM as certified by The Central Depository (Pte) Limited to the Company.

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 AGM dated 11 April 2025.







SINGAPORE · MALAYSIA · TAIWAN · CHINA

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(Company registration no. 200416295G)

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