









LY CORPORATION LIMITED

ANNUAL REPORT 2020

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PROXY FORM

This annual report has been prepared by the LY Corporation Limited (the "Company") and its contents have been reviewed by Xandar Capital Pte. Ltd. (the "Sponsor") for compliance with the SGX-ST Listing Manual Section B: Rules of Catalist.

This annual report has not been examined or approved by the SGX-ST and the SGX-ST assumes no responsibility for the contents of this annual report, including the accuracy, completeness or correctness of any of the information, statements or opinions made or reports contained in this annual report.

The contact person for the Sponsor is Ms. Pauline Sim, Head of Corporate Finance, at 3 Shenton Way, #24-02, Singapore 068805, telephone (65) 6319 4954.

Staying the Course

Despite the uncertainties and disruptions brought on by the COVID-19 pandemic, the Group remains steadfast in our core business and is steadily moving forward to pursue business growth with our expanded product range.

Vision

We aspire to be a world-class wooden bedroom furniture manufacturer providing quality products for all dream homes globally.

Mission

We aim to be a world-class provider of QUALITY wooden bedroom furniture at competitive prices for our customers. We build win-win partnerships across our value chain, so that all our stakeholders will be successful together.

CORPORATE PROFILE

LY Corporation Limited and its subsidiaries (collectively the "Group") is one of Malaysia's leading manufacturers and exporters of wooden bedroom furniture. With an established track record of more than 40 years in the furniture industry, the Group is an established original design manufacturer ("ODM") principally engaged in the design and manufacturing of custom wooden bedroom furniture, and the manufacturing of custom wooden bedroom furniture which may be tailored to customers' specifications and requirements on an original equipment manufacturer ("OEM") basis.

In January 2019, the Group entered into original brand manufacturing via the acquisition of the assets of Cubo Sdn Bhd, which manufactures and markets furniture under the EZBO and CUBO brands.

The Group currently operates from 26 factories and warehouses, occupying a combined built-up area of approximately 1.9 million sq ft. Our products are sold mainly to overseas dealers such as furniture wholesalers and retailers who generally resell our products to end-users through their respective retail networks and domestic customers who are primarily third party agents who typically export and resell our products outside Malaysia, such as to the U.S.

LY Corporation Limited was listed on Catalist of Singapore Exchange Securities Trading Limited on 31 January 2018.



MESSAGE TO SHAREHOLDERS



Looking ahead, in light of the persisting uncertainties brought on by the ever-evolving COVID-19 pandemic as well as the worldwide container shortage problem, we will continue to adapt to the new normal and monitor our operations closely. As vaccines are progressively rolled out and the eventual normalisation of the container shortage problem, we are cautiously optimistic that market conditions in the USA will gradually improve in the coming year, and we will continue to pursue business growth with our expanded product range.

Dear Shareholders,

2020 was an unprecedented year with the outbreak of COVID-19 and its pervasive impact causing great uncertainties to the global economy, as well as disruption to businesses worldwide. The escalating tensions between the United States of America ("USA") and China over trade and national security also contributed to further volatility and uncertainties. Nonetheless, we remained steadfast and delivered a steady performance overall.

THE YEAR IN REVIEW

Despite the challenging business environment, the Group's net profit attributable to the Company's shareholders rose 56.5% to RM4.8 million in FY2020. Revenue dropped slightly by 3.0% to RM238.6 million mainly due to a decrease in the number of 40-ft containers ("containers") sold, from 4,866 containers in FY2019 to 4,298 containers in FY2020. The lower volume of containers sold during the year was mainly due to the temporary closure of the Group's operations in March 2020 to comply with the Movement Control Order imposed by the Malaysian Government as part of efforts to contain the spread of COVID-19. Additionally, most of our major customers in the USA only progressively resumed their operations in the second half of FY2020 with the gradual lifting of lockdowns that were imposed by the USA government in the early months of FY2020 to curb the spread of COVID-19. Since the last guarter of 2020, there has also been a shortage of containers, which has impeded the delivery of finished goods to our customers in the USA.

However, this drop was partially offset by an increase in average selling price per container, from RM51,000 in FY2019 to RM56,000 in FY2020, as a result of a different product mix sold during the year.

Furthermore, the global shortage of containers has not only affected the delivery of finished goods to our customers in the USA but also caused delays in the import of raw materials, which in turn has also

disrupted our production schedules. We expect the global container shortage to continue for at least the next few months.

Nevertheless, we persevered through these challenges and continued to steadily move forward with our expansion plan. We made significant progress in our efforts to diversify our revenue stream into the manufacturing of millworks products – new wooden products line which are categorised as building materials. Since the shipment of the first container of millworks products in January 2020, we have received recurring orders from our customer throughout the year.

We have also seen encouraging results from our expansion into the original brand manufacturing ("OBM") business, with the EZBO easy-to-assemble, multi-functional and space-saving furniture line. With the COVID-19 pandemic accelerating the global shift to e-commerce, there has been a rise in demand for easy-to-assemble products as customers increasingly shop for furniture online. Due to this trend and spurred by our marketing efforts, there has been increased demand for EZBO products, especially from customers in Japan and South Korea.

As we pursue business growth, we also strive to build a responsible business by embracing green initiatives. As part of LY's efforts to drive sustainability performance, we improved the Group's energy efficiency by investing RM7.5 million in the installation of solar panels with capacity of up to 2.8 megawatts, at some of our factories in Batu Pahat during the year. This will enable us to reduce the environmental impact of our business operations, as well as bring about operational cost savings.

THE WAY AHEAD

Looking ahead, in light of the persisting uncertainties brought on by the ever-evolving COVID-19 pandemic as well as the worldwide container shortage problem, we will continue to adapt to the new normal and monitor our operations closely. As vaccines are

MESSAGE TO SHAREHOLDERS



progressively rolled out and the eventual normalisation of the container shortage problem, we are cautiously optimistic that market conditions in the USA will gradually improve in the coming year, and we will continue to pursue business growth with our expanded product range.

As we anticipate the demand for the millworks products to continue to grow, we plan to further increase production capacity by refurbishing an existing warehouse and factory and building an additional production line dedicated for the manufacturing of millworks products, which we aim to complete by end of 2021.

Moving forward, we are also looking to expand our ODM (Original Design Manufacturing) product offerings to include kitchen cabinets. During the year, we completed the refurbishment of one of our existing factories and built a production line for kitchen cabinets. We had initially intended to commence production of the kitchen cabinets in the third quarter of 2020 but had to delay our plans due to the disruptions brought on by the pandemic, as well as the container shortage problem. We are optimistic that we will be able to commence production and sales for the kitchen cabinets by end of 2021. We intend to tap into our existing distribution network to market the kitchen cabinets.

As for the OBM business, our main markets will remain Japan and South Korea, in which we intend to intensify our marketing efforts to gain more customers. We will also continue to grow our OBM business by entering the USA market through our existing distribution network, as well as exploring new markets in the Asia Pacific region.

In January 2021, our operations were temporarily disrupted due to an outbreak of COVID-19 amongst our workers, which resulted in majority of our workers placed under quarantine. Our operations returned to normalcy by 23 January 2021, when most of our workers were permitted by the Ministry of Health of Malaysia to resume work. We remain committed to providing a safe and healthy workplace environment for the well-being of our employees. The Group will continue to observe all preventive measures as recommended by the Ministry of Health of Malaysia and has implemented

safety precautions across our operations, such as safe distancing measures, mandatory wearing of face masks, thorough sanitisation and disinfection of factory premises and hostel areas, as well as daily monitoring of our workers' health conditions.

DIVIDEND

For FY2020, the Board of Directors ("Board") has recommended a first and final dividend of 0.1297 Singapore cent per ordinary share, which is subject to shareholders' approval at the upcoming Annual General Meeting. This represents a dividend payout of 40.0% of our net profit attributable to the Company's shareholders.

APPRECIATION

On behalf of the Board, we would like to extend our deepest gratitude to our business partners, customers, and stakeholders, for their trust and confidence in us during these difficult times. We would also like to thank our management team and employees, for their hard work and dedication to the Group, and our fellow Board members for their valuable insights and counsel. Finally, we would also like to thank our shareholders for their continued support in our Group.

We will continue to steadily forge ahead amidst challenges and position the Group for long-term success.

Tan Kwee Chai Executive Chairman

Tan Yong Chuan
Executive Director and Chief Executive Officer

FINANCIAL REVIEW

LY Corporation Limited and its subsidiaries (collectively the "Group") recorded revenue of approximately RM238.6 million for the financial year ended 31 December 2020 ("FY2020"), down 3.0% from approximately RM245.9 million for the financial year ended 31 December 2019 ("FY2019"). This was mainly attributable to a decrease in the number of laden containers ("40-ft containers") sold from 4,866 40-ft containers in FY2019 to 4.298 40-ft containers in FY2020 due to:

- the temporary closure of the Group's operations in March 2020 to comply with the Movement Control Order imposed by the Malaysian Government as part of efforts to contain the spread of COVID-19:
- (ii) most of our major customers in the United States of America ("USA") have only progressively resumed their operations in the second half of FY2020 with the gradual lifting of lockdowns imposed by the USA government in the early months of FY2020 to curb the spread of COVID-19; and
- (iii) the shortage of containers which has impeded the delivery of finished goods to our customers in the USA.

However, this drop was partially offset by an increase in the average selling price per 40-ft container from approximately RM51,000 in FY2019 to approximately RM56,000 in FY2020 as a result of a different product mix sold during the year.

Cost of sales fell by 3.0% to approximately RM217.7 million in FY2020 from approximately RM224.6 million in FY2019 mainly due to a decrease in: (i) raw materials purchased, (ii) labour costs arising from reduced overtime, and (iii) subcontractors' cost in line with the decline in revenue

Gross profit declined by 2.0% to approximately RM20.9 million in FY2020 as a result of the lower revenue. Gross profit margin remained unchanged at 8.7% in FY2020, same as FY2019, as the percentage decrease in the cost of sales is in line with the percentage decrease in

Interest income dropped by 74.3% to approximately RMO.2 million as a result of lower cash being placed under short-term deposits in the bank account maintained in Malaysia, as well as lower overnight interest rate.

Distributions from investment security of approximately RM5,000 were income received for funds placed with a money market fund during FY2020.

Other income comprised mainly sale of timber, boards, hardware and scrap, as well as charges for services provided such as transportation and rental income. Other income grew by 130.1% to approximately RM4.6 million mainly due to an increase in the sale of timber arising from the new millwork products which commenced shipment in January 2020.

Selling and administrative expenses declined by 3.1% to approximately RM18.8 million mainly due to a drop in directors' remuneration, staff costs, upkeep and maintenance costs, travelling expenses, promotional expenses, and professional fees.

Depreciation expenses increased by 29.9% to approximately RM9.1 million arising from the purchase of additional machineries and equipment. Plant and equipment acquired in FY2020 amounted to approximately RM22.7 million.

Finance costs increased by 30.2% to approximately RM0.6 million largely due to drawdown of new term loans in FY2020.

Other expense fell by 69.6% to approximately RMO.2 million mainly due to lower net foreign exchange loss in FY2020.

As a result, the Group recorded a net profit of approximately RM3.4 million in FY2020, compared to approximately RM1.7 million in FY2019. The net profit attributable to the owners of the Company increased to approximately RM4.8 million in FY2020, compared to approximately RM3.1 million in FY2019.

FINANCIAL POSITION

The Group's net asset value as at 31 December 2020 was approximately RM222.4 million, which translates into a net asset value per share of approximately RM0.45.

Non-current assets

Non-current assets rose by 7.3% to approximately RM179.5 million as at 31 December 2020 mainly due to an increase in property, plant and equipment.

Property, plant and equipment increased by 9.2% to RM154.3 million mainly due to purchase of new and used machineries during the year.

Right-of-use assets of approximately RM21.6 million relates to right to use the properties and land use rights by the Group over the respective lease period.

Intangible assets of approximately RM3.0 million consists of trademarks and goodwill arising from the acquisition of the assets of Cubo Sdn. Bhd., including the EZBO and CUBO brand names, in January 2019.

Current assets

Current assets rose by 44.9% to approximately RM162.7 million mainly due to an increase in inventories and tax recoverable, which was partially offset by a decrease in trade and other receivables, and contract assets.

Inventories grew by 136.0% to approximately RM96.5 million mainly due to:

- (i) an increase in finished goods as a result of shortage of containers which has impeded the delivery of finished goods to the Group's customers. This included finished goods which required further improvements on customers' request and pending the customers' acceptance for which the Group has already received consideration from such customers amounting to approximately RM13.2 million as at 31 December 2020. This consideration was classified as contract liabilities under current liabilities; and
- an increase in raw materials and work-in-progress. Raw materials increased due to: (a) purchase of additional raw materials towards the end of FY2020 to meet the anticipated orders in the following year; and (b) stocking up of additional raw materials in case of delay in receipt of raw materials arising from the container shortages. Work-in-progress also rose because of longer production lead time as shipments from suppliers were also affected by the container shortages.

Trade and other receivables comprised trade receivables, deposit and other receivables. Trade and other receivables declined by 29.5% to approximately RM18.8 million largely due to lower sales towards the end of the year.

Contract assets comprised the right to consideration for goods produced but not yet billed as at 31 December 2020 for sale of goods. The drop in contract assets by 24.0% to approximately RM4.8 million was mainly due to higher amount of finished goods as at 31 December 2019 which were delivered in the first guarter of 2020.

Prepaid operating expense of approximately RM1.3 million comprised mainly expenses paid in advance as at year end.

Tax recoverable relates to prepaid current income tax of approximately RM2.8 million resulting from tax paid in advance by the Malaysian subsidiaries for the Year of Assessment 2020.

FINANCIAL REVIEW

Current liabilities

Current liabilities rose by 107.8% to approximately RM77.6 million mainly due to an increase in short-term loans and borrowings, trade and other payables, and contract liabilities.

Short-term loans and borrowings comprised financing arrangements, short-term financing and bankers' acceptance. Short-term loans and borrowings grew by 273.6% to approximately RM23.2 million mainly due to an increase in the usage of short-term financing and bankers' acceptance of approximately RM9.8 million towards the end of the year.

Trade and other payables comprised trade payables, amount due to related parties and other payables. Trade and other payables rose by 35.1% to approximately RM39.3 million mainly due to higher purchase of raw materials towards the end of FY2020.

Contract liabilities of approximately RM13.2 million comprised the Group's obligation to transfer goods or services to customers for which the Group has received consideration from customers in advance as at 31 December 2020.

Current lease liabilities of approximately RM1.2 million relates to liabilities that the Group must pay for the use of the leases over the lease periods.

Non-current liabilities

Non-current liabilities increased by 92.8% to approximately RM42.1 million mainly due an increase in long-term loans and borrowings arising from the drawdown of new term loans of approximately RM23.7 million towards the end of the year.

Non-current lease liabilities of approximately RM5.0 million relates to liabilities that the Group must pay for the use of the leases over the lease periods.

CASH FLOW

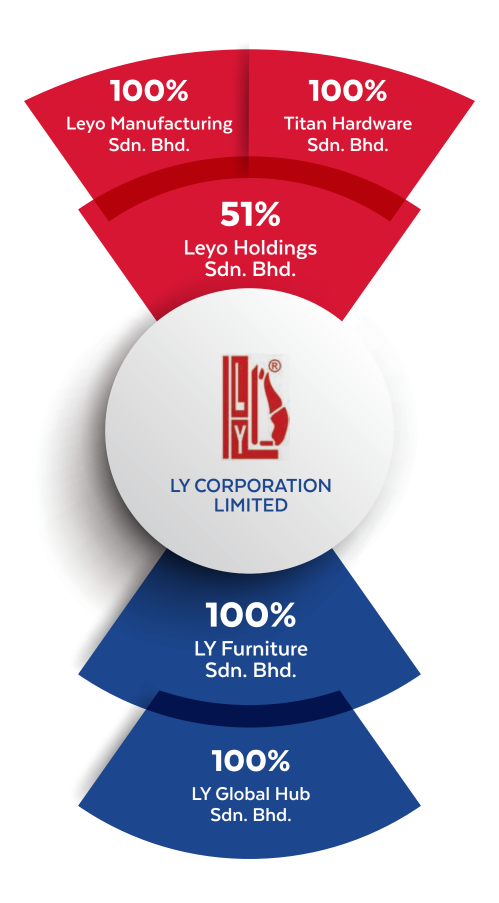
The Group recorded a net cash flows used in operating activities of approximately RM9.3 million in FY2020 compared to a net cash flows from operating activities of approximately RM8.8 million in FY2019 mainly due to an increase in inventories during the year.

The Group recorded net cash flows used in investing activities of approximately RM21.6 million in FY2020 mainly due to purchase of new and used machineries.

Net cash flows from financing activities of approximately RM32.0 million in FY2020 is mainly due to proceeds from short-term and long-term loans and borrowings, which was partially offset by the repayment of loans and borrowings.

Consequently, the Group's cash and cash equivalents increased from approximately RM36.1 million as at 31 December 2019 to approximately RM37.4 million as at 31 December 2020

GROUP STRUCTURE



AWARDS & ACCREDITATIONS

2019

∙ISO 45001:2018 for the management system related to the manufacture of wooden







·ISO 9001:2015 for the management system related to the manufacture of wooden furniture

2018



2016

•Eminent Eagle Award (2nd place)





·Eminent Eagle Award (no placement)

2015



·Award of Industrial Excellence in the category of Furniture Factory



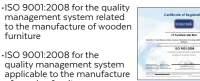


·Asian Furniture Leadership Award

> ·Corporate Social Responsibility Award

2009









2008

2013



Best Performing Company Award 2005

2006

of wooden furniture





2004

2002



·Global Top Enterprise Golden Rim Award

·Golden Bull Award for Malaysia's 100 Outstanding SMEs (2nd place)

•Enterprise 50 Award (2nd place)

2003



·Asia Pacific International Honesty Enterprise Keris Award 2002



CORPORATE SOCIAL RESPONSIBILITY



At LY Corporation Limited ("LY Corporation"), responsible corporate citizenry is a core pillar of our business philosophy and sustainability strategy. We embrace our responsibility to our employees, shareholders, business partners and the communities in which we operate, and are committed to achieving long-term mutually sustainable relationships with our stakeholders.

Our corporate social responsibility ("CSR") mission took shape in 2012. Since then, we have actively played our part in caring for the community and lending a helping hand to the less privileged in society and communities in need. We recognise the importance of encouraging our employees to play an active role in the communities we are a part of, and in doing so, develop their leadership potential, corporate camaraderie, community spirit and environmental awareness.

We regularly support various organisations within our community. We have made donations and held fundraising events in support of local schools and charity bodies, some of which are applied towards the construction of school buildings. We also encourage our various stakeholders such as employees, suppliers and subcontractors to participate in blood donation events which we hold in conjunction with the local general hospital annually.

In 2020, LY Corporation and our subsidiaries continued our policy of charitable donation to support charitable causes in the communities we operate in. Some of the key projects were donations for BP Chinese High School and Hospital Batu Pahat, Johor.

Additionally, we are committed towards sustainable manufacturing and production. Some of our other key corporate initiatives include:

(a) Sustainable wood sourcing

We strive to reduce the environmental impact of our manufacturing operations by using more materials from sustainable sources, such as rubberwood from rubber trees harvested from designated plantation land that are due for replacement, having gone past their optimal latex-producing cycle, as well as using recycled wood such as compressed moulded wood manufactured from waste wood chips.

(b) Recycling of wood waste

We recycle our wood waste as feedstock for our factory boiler to produce heat required for our production process. For example, steam generated contributes to more than 50.0% of the heating requirements for our spray painting process.

(c) Usage of environmentally-friendly materials

We are committed to the responsible use and protection of the natural environment by using environmentally friendly materials for our production process. This includes water-based paint, Environmental Protection Agency's Toxic Substance Control Act Title VI (EPA TSCA Title VI)-compliant raw materials and lead-content-free coating materials.

(d) Installation of solar panels

We had in 2020 completed the installation of solar panels in most of our factory buildings as part of efforts to reduce greenhouse gas emissions and reduce our collective dependence on fossil fuel.

BOARD OF DIRECTORS



Mr Tan Kwee Chai Executive Chairman

Mr Tan Kwee Chai is one of our founders and was appointed to the Board on 20 December 2017 as an Executive Chairman. He was re-elected on 25 April 2020. He has been in the furniture manufacturing and design industry for more than 40 years. He was one of the founders of Lian Yu Furniture Co. ("Lian Yu") which was subsequently corporatised when LY Furniture Sdn. Bhd ("LYFSB") was incorporated to take over the business of Lian Yu in July 1991. Mr Tan has been a director of LYFSB since its incorporation. He is responsible for our Group's overall management and operations, including formulating our Group's strategic directions and expansion plans. He has been instrumental in our Group's growth, leading to the expansion of our business and operations.

Mr Tan is presently the honorary advisor to the Associated Chinese Chambers of Commerce and Industry of Malaysia (ACCIM), advisor to the Federation of Johor Furniture Manufacturers and Traders Association, honorary president of the Batu Pahat Chinese Chamber of Commerce and honorary president of the Batu Pahat Furniture Association.

Present directorships in listed companies (other than the Company)	Past directorships in listed companies (for last three years)
None	None



Mr Tan Yong ChuanExecutive Director and Chief Executive Officer

Mr Tan Yong Chuan was appointed to the Board on 24 October 2016 as an Executive Director and was redesignated as an Executive Director and Chief Executive Officer on 20 December 2017. He was re-elected on 23 April 2018. He joined our Group in January 2011. He is responsible for the overall management, operations and strategic planning of our Group, including overseeing the finance functions of our Group. Prior to joining our Group, he was an audit senior at Deloitte Kassim Chan, where he was involved in statutory audit engagements for both listed and non-listed companies in the fields of manufacturing, trading, services and agriculture.

He obtained a Bachelor of Commerce in Accounting from Universiti Tunku Abdul Rahman in Malaysia in 2008. He is a fellow member of the Association of Chartered Certified Accountants and a Chartered Accountant with the Malaysian Institute of Accountants.

Present directorships	Past directorships	
in listed companies	in listed companies	
(other than the Company)	(for last three years)	

BOARD OF DIRECTORS



Ms Tan Ai Luang Executive Director

Ms Tan Ai Luang was appointed to the Board on 20 December 2017 as an Executive Director. She was re-elected on 22 June 2020. She joined our Group in February 1999. She is responsible for the sales and marketing activities of our Group including overseeing the prototype and industrial engineering, purchasing and procurement and exporting and shipping departments. She commenced her career in October 1997 with Timberplus Creation Pte. Ltd. as a showroom manager, where she was involved in the selling of furniture to end users. In February 1999, she joined our Group as a marketing manager. Between 2005 to 2011, she set up a trading company, Mixpro Resources Sdn. Bhd., which was involved in the business of furniture trading. In July 2012, she returned to our Group as an assistant general manager, where she was responsible for the overall supervision of sales and marketing and custom and shipping functions of our Group.

She obtained a Bachelor of Arts in Communication from Universiti Kebangsaan Malaysia in 1998.

Present directorships in listed companies (other than the Company)	Past directorships in listed companies (for last three years)
None	None



Mr Lee Dah Khang Lead Independent Director

Mr Lee Dah Khang was appointed to the Board on 20 December 2017 as an Independent Director. He was re-elected on 22 June 2020. Mr Lee is our Lead Independent Director. He has more than 20 years' experience in providing external audit, internal audit and consultancy services, and is currently a director of Yang Lee Consulting Pte Ltd, a management consulting firm which he set up since 2005. His experience in corporate risk advisory, internal audits, financial due diligence and accounting solutions extends across South East Asia, the People's Republic of China, Eastern Europe and Australia.

Mr Lee graduated with a Bachelor of Accountancy from Nanyang Technological University in June 1995. He is a Fellow Chartered Accountant of the Institute of Singapore Chartered Accountants, a Certified Internal Auditor of the Institute of Internal Auditors and a Practising Management Consultant of the Practising Management Consultant Certification Board.

Present directorships in listed companies (other than the Company)	Past directorships in listed companies (for last three years)
None	GS Holdings Limited Memiontec Holdings Ltd

BOARD OF DIRECTORS



Mr Oh Seong Lye Independent Director

Mr Oh Seong Lye was appointed to the Board on 20 December 2017 as an Independent Director and is also the Chairman of our Audit Committee. He was re-elected on 25 April 2020.

Mr Oh is a London (England) trained Chartered Accountant. He is a Fellow of the Institute of Chartered Accountants in England and Wales, a Chartered Accountant of the Malaysian Institute of Accountants, a Chartered Accountant of the Institute of Singapore Chartered Accountants and an ASEAN Chartered Professional Accountant. He holds an Executive Master of Business Administration degree from United Business Institute, a Brussels-based business school.

In 1975, after serving his 4 years' articleship with 2 London firms of Chartered Accountants and after a year of post-qualifying experience there, he returned to Malaysia and worked for SGV-Kassim Chan (a "big-eight" accounting firm) as a supervisory management consultant for 2 years and thereafter as a senior accountant for about a year for Overseas Union Bank Ltd in Kuala Lumpur. In 1978, he started his accounting practice under Terence Oh & Associates and has been in public practice up to this present time. In 1982, his firm became a member of Horwath International (from 1982 to 1992) when he became the Executive Chairman and International Liaison Partner of Horwath Malaysia (concurrently also practising under Terence Oh & Associates) and was also a Director of Horwath Asia Pacific. During that period, his firm was the external auditors and tax agents for 2 commercial Malaysian banks, several other financial institutions and insurance companies and other substantial private enterprises. He had also personally undertaken large receivership and liquidation assignments, and conducted, together with foreign partners, market and financial feasibility studies for several organisations involved in the hospitality business and tourism industry. He has therefore, vast experience in the fields of professional accountancy and corporate and business consultancy.

Mr Oh was previously a director of 2 Bursa Malaysia public listed companies and was also the founder/promoter and first Honorary Secretary of a national manufacturing association and a past Honorary Secretary-General of a national tourism-related association. He had also acted as a consultant to the Centre of Corporate Excellence, Institute of Professional Development, Open University Malaysia, for its financial services programme.

Present directorships in listed companies (other than the Company)	Past directorships in listed companies (for last three years)		
Inari Amertron Berhad Insas Berhad	None		



Mr Yeo Kian Wee Andy Independent Director

Mr Yeo Kian Wee Andy was appointed to the Board on 20 December 2017 as an Independent Director. He was re-elected on 23 April 2018. Mr Yeo is presently a Partner at Eldan Law LLP. He has over 20 years of experience in legal practice.

He began his career as a trainee with the Legal Service Commission in March 1996, before becoming an assistant registrar of the Supreme Court in July 1996. He was appointed as a magistrate and a coroner in the State Courts from September 1997 to September 1998. In October 1998, he joined the Attorney-General's Chambers as a state counsel and deputy public prosecutor. He left Allen & Gledhill LLP after 18 years and is now practising with Eldan Law LLP.

MrYeo graduated with a Bachelor of Laws from the National University of Singapore in 1996 and was admitted as an advocate and solicitor in Singapore in 2000. He is also a non-practising solicitor of England and Wales, having been admitted to the Roll of Solicitors of England and Wales in 2010. Mr Yeo has been an accredited international mediator of the Thailand Arbitration Centre since 2016. He is also a very active volunteer in the Singapore disability sports scene.

Present directorships in listed companies (other than the Company)	Past directorships in listed companies (for last three years)
Tee International Ltd	None

KEY MANAGEMENT

Mr Tan Kwee Lim

Chief Operating Officer

Mr Tan Kwee Lim is one of our founders and was promoted as our Chief Operating Officer since 2012. He has more than 30 years of experience working in the furniture industry. He started his career in Lian Yu Furniture Co. ("Lian Yu") and assisted in overseeing and managing the operational aspects of the business. After the corporatisation of Lian Yu, he was appointed as a director of LY Furniture Sdn. Bhd. ("LYFSB"). He is responsible for overseeing our Group's general operations, in particular, the production and procurement processes. He has been instrumental in our Group's growth, leading to the expansion of our business and operations.

Mr Boo Ngek Hee

Chief Quality Controller

Mr Boo Ngek Hee is one of our founders and was promoted as our Chief Quality Controller since 2012. He has more than 30 years of experience working in the furniture industry. He started his career in Lian Yu and assisted in overseeing and managing the operational aspects of the business. After the corporatisation of Lian Yu, he was appointed as a director of LYFSB. He is responsible for the quality control and assurance process of our Group. He has been instrumental in our Group's growth, leading to the expansion of our business and operations.

Ms Teo Gin Lian

Chief Financial Officer

Ms Teo Gin Lian joined our Group in May 2016 and was appointed as our Chief Financial Officer. She is responsible for overseeing the financial reporting and accounting as well as corporate matters of our Group. She began her career with Deloitte Kassim Chan in December 1999, and was an assistant audit manager responsible for audit and tax engagements in both listed and non-listed companies. From June 2004 to July 2005, she served as a Finance Executive in Hwang-DBS Securities Berhad, a listed company involved in the business of stockbroking. Between July 2005 to September 2011, she was attached to MIMB Investment Bank Berhad, now known as Hong Leong Investment Bank Berhad, and was involved in corporate advisory work relating to initial public offerings, mergers and acquisitions, take-overs, fund raising and capital restructuring. She subsequently joined Kuwait Finance House (Malaysia) Berhad between October 2011 and May 2014 as a senior manager overseeing corporate finance and mergers and acquisitions. From June 2014 to July 2015, she was appointed as an associate director at KAF Investment Bank Berhad involved in corporate advisory work. She obtained a Third Level Group Diploma in Accounting (London Chamber of Commerce and Industry Examinations Board) from Institut Perkim-Goon in 1997. She is a fellow member of the Association of Chartered Certified Accountants and a Chartered Accountant with the Malaysian Institute of Accountants.

CORPORATE INFORMATION

BOARD OF DIRECTORS

Tan Kwee Chai – Executive Chairman

Tan Yong Chuan – Executive Director and
Chief Executive Officer

Tan Ai Luang - Executive Director

Lee Dah Khang - Lead Independent Director
Oh Seong Lye - Independent Director
Yeo Kian Wee Andy - Independent Director

AUDIT AND RISK COMMITTEE

Oh Seong Lye - Chairman Lee Dah Khang Yeo Kian Wee Andy

REMUNERATION COMMITTEE

Yeo Kian Wee Andy - Chairman Lee Dah Khang Oh Seong Lye

NOMINATING COMMITTEE

Lee Dah Khang - Chairman Oh Seong Lye Tan Yong Chuan

REGISTERED OFFICE ADDRESS

80 Robinson Road #02-00 Singapore 068898

Telephone: +607 455 8828 Website: http://lyfurniture.com/

Company registration number: 201629154K

COMPANY SECRETARIES

Pan Mi Keay, ACIS See Kai Li, ACIS

CONTINUING SPONSOR

Xandar Capital Pte. Ltd. 3 Shenton Way, #24-02 Singapore 068805

PRINCIPAL BANKERS

OCBC Bank (Malaysia) Berhad 108-2 Jalan Rahmat 83000 Batu Pahat Johor Darul Takzim Malaysia

AmBank (M) Berhad No. 35, Jalan Rahmat 83000 Batu Pahat Johor Darul Takzim Malaysia

INDEPENDENT AUDITORS

Ernst & Young LLP
1 Raffles Quay
North Tower Level 18
Singapore 048583
Partner-in-charge: Hah Yanying
(Appointed since financial year ended
31 December 2020)

SHARE REGISTRAR

Tricor Barbinder Share Registration Services 80 Robinson Road #02-00 Singapore 068898

INVESTOR RELATIONS

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DISCLOSURE TABLE FOR ANNUAL REPORT IN COMPLIANCE TO THE CODE OF CORPORATE GOVERNANCE 2018 AND THE SINGAPORE EXCHANGE SECURITIES TRADING LIMITED ("SGX-ST") LISTING MANUAL SECTION B: RULES OF CATALIST

The Board of Directors (the "Board") of LY Corporation Limited (the "Company" and together with its subsidiaries, the "Group") are committed to maintaining high standards of corporate governance and places importance on maintaining sound internal controls and systems so as to ensure greater transparency, accountability and protect and enhance shareholders' interests.

This report outlines the Company's corporate governance practices for financial year ended 31 December 2020 ("FY2020") with specific reference to principles of the Code of Corporate Governance 2018 (the "Code"). The Company is also guided by the voluntary Practice Guidance which was issued to complement the Code and which sets out best practice standards for companies.

Principle	Code Description	Company's complian	ce or explanation				
BOARD MA	TTERS						
The Board's	Conduct of Affairs						
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.	The Board sets the direction and goals of the Group and oversees the implementation of the strategies by the Management in achieving the goals. The Board acts in goals faith and exercise independent judgement in the best interests of shareholders. The Board is collectively responsible for the long-term success of the Group and its vaccreation, and exercises close oversight over key areas including but not limited effective implementation of strategies, efficient achievement of goals as well as his standard of corporate governance. A code of conduct and ethics has also been goin place by the Board to ensure proper accountability within the Company. Direct facing conflict of interest has recused himself from discussions and decisions involve the issues of conflict. As at the date of this Annual Report, the Board has six Directors as follows:					
		Name of Directors	Designation	Date appointed	Date last re-elected		
		Mr Tan Kwee Chai	Executive Chairman	20 December 2017	25 April 2019		
		Mr Tan Yong Chuan	Executive Director and Chief Executive Officer ("CEO")	24 October 2016	23 April 2018		
		Ms Tan Ai Luang	Executive Director	20 December 2017	22 June 2020		
		Mr Lee Dah Khang	Lead Independent Director	20 December 2017	22 June 2020		
		Mr Oh Seong Lye	Independent Director	20 December 2017	25 April 2019		
		Mr Yeo Kian Wee Andy	Independent Director	20 December 2017	23 April 2018		
		· providing entrep	functions include, <i>inter a</i>	ing strategic objectiv			
		organisational g	monitoring Management coals, establishing a frame sk to be assessed and ma	work of prudent and			
		• identifying key s	takeholder groups and re	cognise their percepti	ions affecting th		

Company's reputation;

Principle	Code Description	Company's compliance or explanation						
		 overseeing succession planning for management, setting corporate values and standards for the Group to ensure that the obligations to shareholders and other stakeholders are understood and met, considering sustainability issues including environmental and social factors in the Group's strategic formulation; 						
		 reviewing final 	reviewing financial plans for investments/divestments; and					
		 ensuring the communication with shareholders are timely, accurate and adequate All Directors exercise due diligence and independent judgment in dealing with the business affairs of the Group and are obliged to act in good faith and to take objective decisions in the interest of the Group. 						
		The Board has delegated certain functions to the various committees, namely the Audit and Risk Committee ("ARC"), Nominating Committee ("NC") and the Remuneration Committee ("RC") (collectively, the "Board Committees"). Each of the Board Committee has its own written terms of reference and whose actions are reported to and monitored by the Board. The duties, authorities and responsibilities of each Board Committee are set out in their respective terms of reference. The Board accepts that, while these Board Committees have the authority to examine particular issues and will report back to the Board with their decisions and/or recommendations, the ultimate responsibility on all matters lies with the Board. A summary of each committee's activities, are disclosed in this Annual Report. As at the date of this Annual Report, the respective compositions of the Board Committees are as follows:						
			ARC	NC	RC			
		Chairman	Oh Seong Lye	Lee Dah Khang	Yeo Kian Wee Andy			
		Member	Lee Dah Khang	Oh Seong Lye	Oh Seong Lye			
		Member	Yeo Kian Wee Andy	Tan Yong Chuan	Lee Dah Khang			
		To assist Directors consult every Direct at least four (4) the meetings will also Company's constitution telephone consunable to attend in Committees to prin advance and merce	ctor before fixing the d mes a year and as war be convened to delil cution ("Constitution") ferencing and electron neetings in person. To epare for the meeting	tendance, the Compa ates of these meeting tranted by particular of berate on urgent sub provides for the Board ic means in the event enable members of the st, agendas were circulated a few days before	ny Secretary will first s. The Board will meet ircumstances. Ad-hoc stantive matters. The d to convene meetings t when Directors were be Board and its Board allated at least a week the meetings. During			

Principle	Code Description	Company's compliance or explanation								
		The details of the number of meetings held for the Board and Board Committees during FY2020 and the attendance of each Director at those meetings are disclosed below:								
			Board o	of Directors	A	ARC		NC		RC
		None	No. of	meeting	No. of	meeting	No. of	f meeting	No. of	meeting
		Name of Directors	Held	Attended	Held	Attended	Held	Attended	Held	Attended
		Tan Kwee Chai	4	4	-	-	-	-	-	-
		Tan Yong Chuan	4	4	-	-	1	1	-	-
		Tan Ai Luang	4	4	-	-	-	-	-	-
		Lee Dah Khang	4	4	4	4	1	1	1	1
		Oh Seong Lye	4	4	4	4	1	1	1	1
		Yeo Kian Wee Andy	4	4	4	4	-	_	1	1
		involving: strategies material ac corporate/ budgets/f financial re policies & pethics; and material fil All newly appo Directors would business and or a listed comparation of a listed with key reas a director of a in his roles and	financi financi financi financi orecast esults ar orocedu f nancial, inted E be brie rganisat ny. To so be gi manage an issue	on and distance on and busing and busing a contractors we fed on the contractor obtain a busing a contractor of the contractor	posal of uring are ness plants, and arranger will und the Group ure as the potential of the SG the S	f assets/ind corpora an; nual repor authority ments and ergo an object of 's strateg well as the inderstand ity to visit A new Dir iX-ST mus	t and a matrix, I capita rientatic directe expecting of the Greector with also used to the control of the contr	udited fina code of co I expendit ion progra ition, gove cted dutie the Grou oup's ope who has no undergo m	ures. amme vernance s of a cop's bus rational o prior e	where the practices, director of iness, the sites and experience
		Formal letters of their appointment responsibilities the Board durin	ents, sta as a ma g the ye	ating amo ember of ear under	ng othe the Boa review.	r matters, ard. No ne	the ro w direc	les, obliga ctor has b	tions, c een app	duties and pointed to
		During their app maintain their s the best of thei development. F circulation of bo SGX-ST continu the external aud changes or ame and funded cert	kills an ir abiliti rom tim pard par uing list ditors, E	d knowled es. The Cone to time pers of chaing obliga Ernst & Youts to acco	lge so tompany, the Dianges to tions aung LL unting	hat they a will bear rectors wil o regulatio nd other i P ("Extern standards	the ex I be brins, poli relevantal Aud . The C	e to perfor pense of sefed durin icies, acco t matters. litors"), bri Company h	m their such trang meet unting such During iefed than as also	duties to aining and ings or by standards, the year, he ARC on arranged

Principle	Code Description	Company's compliance or explanation					
		Management recognises the importance of ensuring the flow of complete, adequate and timely information to the Directors on an ongoing basis to enable them to make informed decisions to discharge their duties and responsibilities. To allow Directors sufficient time to prepare for the meetings, all Board and Board Committee papers are distributed to the Directors in advance of the meetings. Any additional material or information requested by the Directors is promptly furnished.					
		Management papers are circulated to the Board every quarter to keep the Board updated on the key matters concerning the Group. Employees who can provide additional insight into matters to be discussed will be present at the relevant time during the Board and Board Committee meetings. In order to keep Directors abreast of the Group's operations, the Directors are also updated on initiatives and developments on the Group's business as soon as practicable and/or possible and on an on-going basis.					
		enable	ppes of information provided by the Group to the them to understand its business, the business and the faced by the Group, together with its frequency,	financial environment and			
			Information	Frequency			
		(a)	Updates to the Group's operations and the markets in which the Group operates in	Quarterly			
		(b)	Quarterly and full year financial results	Quarterly			
		(c)	Board papers (with background or explanatory information relating to the matters brought before the Board, where necessary)	As and when relevant			
		(d)	Report on on-going or planned corporate activity	As and when relevant			
		(e)	Enterprise risk management framework, reports and Internal Auditors' report	As and when available			
		(f)	External Auditors' report	As and when available			
		(g)	Sustainability report	As and when available			
		(h)	Research report(s)	As and when requested			
		(i)	Shareholding statistics	As and when requested			
		that is	nanagement personnel will also provide any additions requested by Directors or that is necessary to enced and informed assessment of the Group's pects.	enable the Board to make			
		All Directors have separate and independent access to the Company Secretary. The Company Secretary, or her representatives, will attend all the Board and Board Committee meetings and is responsible to ensure that the Board procedures are followed and that information flows well between the Board and the Board Committees and between the Management and Independent Non-Executive Directors. It is the Company Secretary's responsibility to ensure that the Company complies with requirements of all applicable rules and regulations, including requirements of the Securities and Futures Act (Chapter 289) of Singapore, Constitution, Companies Act (Chapter 50) of Singapore and the Catalist Rules. The Company Secretary is also responsible for ensuring the Board procedures are followed and complied and advises the Board on all governance matters. The appointment and removal of the Company Secretary are subject to the approval.					
			Board.				

	Code Description	Company's compliance or explanation						
Board Com	position and Guidance							
2	The Board has an appropriate level of independence and	The Board currently has six (6) Directors comprising three (3) Executive Directors and three (3) Independent Non-Executive Directors. The current members of the Board and their membership on the Board Committees of the Company are as follows:						
	diversity of thought and background in its	Name of Directors	Board Membership	ARC	NC	RC		
	composition to enable	Tan Kwee Chai	Executive Chairman	-	-	-		
	it to make decisions in the best interests of the	Tan Yong Chuan	Executive Director & CEO	-	Member	-		
	company.	Tan Ai Luang	Executive Director	-	-	-		
		Lee Dah Khang	Lead Independent Director	Member	Chairman	Member		
		Oh Seong Lye	Independent Non-Executive Director	Chairman	Member	Member		
		Yeo Kian Wee Andy	Independent Non-Executive Director	Member	-	Chairman		
		There are no Director the existence of a result to be independent of the Independent of the date of their appropriate the date of their appropriate the second of the Independent of Independent o	ndent Directors have served or	Company. dent by the ode that wou	Board, notv ıld otherwis beyond nin	vithstanding e deem him e years from		

Principle	Code Description	Company's compliance or expla	ınation		
		The Board believes that the Executive Chairman has always acted and will continue to act at all times in the best interest of shareholders as a whole and will strive to protect and enhance the long-term shareholder values and the financial performance of the Group. As such, notwithstanding that the Provisions 2.2 and 2.3 of the Code are not met, the Board is of the view that it has an appropriate level of independence and diversity to enable it to make decisions in the best interests of the Group. The Board will continue to assess and evaluate the need to appoint additional independent non-executive director to meet the said provisions of the Code. To assist the NC in its annual review of the Directors' mix of skills and experiences that the Board requires to function competently and efficiently, the Directors have completed their Board of Director's Skills Set and Competency Matrix Form and provide additional information (if any) in their respective areas of specialisation and expertise. The NC, having conducted its reviews, was satisfied that members of the Board possess the relevant core competencies in areas such as accounting and finance, legal environment, business and management experience, and strategic planning. In particular, the Executive Directors possess good industry knowledge while the Independent Directors, who are mostly professionals in their own fields, are able to take a broader view of the Group's activities, contribute their valuable experiences and provide independent judgment during Board deliberations. The current Board composition provides a diversity of skills, experience and knowledge to the Company as follows:			
		Core Competencies	Number of Directors	Proportion of Board (%)	
		Accounting or finance	4	66.7	
		Business Management	6	100.0	
		Legal or corporate governance	5	83.3	
		Relevant industry knowledge or experience	5	83.3	
		Strategic planning experience	6	100.0	
		Customer based experience or knowledge	3	50.0	
		core competencies of the E of the Board; and • Evaluation by the Director	once a year to assess i Board are complementa rs at least once a year iew to understanding th	f the existing attributes and any and enhance the efficacy of the skill sets the other e range of expertise which is its recommendation for the	

Principle	Code Description	Company's compliance or explanation
		The Board, particularly the Independent Directors, who are Non-Executive Directors, must be kept well informed of the Group's business and be knowledgeable about the industry the Group operates in. To ensure that the Independent Directors are well supported by accurate, complete and timely information, they have unrestricted access to Management, and have sufficient time and resources to discharge their oversight functions effectively.
		This enables the Independent Non-Executive Directors to constructively challenge and help develop proposals on strategy and also review the performance of Management in meeting agreed goals and objectives, and extend guidance to Management. The Independent Non-Executive Directors' objective judgement on corporate affairs and collective experience and knowledge are invaluable to the Group and allows for the useful exchange of ideas and views.
		The Independent Directors do discuss and/or meet on a need-basis without the presence of the 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 the Executive Directors.
		The Independent Directors had met and discussed with the external and internal auditors without the presence of key management personnel in FY2020.
Chairman a	nd Chief Executive Officer	
3	There is a clear division of responsibilities between the leadership of the Board and Management,	The Company has a clear division of responsibilities at each level of the Company, with the Executive Chairman and the CEO having separate roles to ensure an appropriate balance of power, increased accountability and a greater capacity of the Board for independent decision-making.
	and no one individual has unfettered powers of decision-making.	The division of responsibilities between the Chairman and the CEO is also clearly established in the Constitution of the Company. The Chairman manages the business of the Board whilst the CEO and his management team translate the Board's decisions into executive action. The CEO has executive responsibilities for the Group's businesses and is accountable to the Board.
		The Chairman, Mr Tan Kwee Chai is the father of the CEO, Mr Tan Yong Chuan.
		The Chairman is responsible for the management of the Board. He leads the Board, encourages Board's interaction with Management, facilitates effective contribution of Independent Directors, encourages constructive relations among the Directors, and promotes corporate governance.
		The CEO takes a leading role in developing the businesses of the Group and manages the day-to-day operations with the assistance of key management personnel. He also oversees the execution of the business and corporate strategy decisions made by the Board.
		Accordingly, notwithstanding that the Chairman and CEO are immediate family members, the Board is satisfied that there is sufficient transparency and accountability in view of the distinction of responsibilities.

Principle	Code Description	Company's compliance or explanation
		There is also a strong independent element on the Board. As Mr Tan Kwee Chai is the Executive Chairman, Mr Lee Dah Khang is appointed as the Lead ID, complying with Provision 3.3 of the Code, who is available to shareholders where they have concerns and for which contact through the normal channels of communication with the Chairman or Management are inappropriate or inadequate. Led by the Lead ID, the Independent Directors will meet in the absence of the other Directors as and when circumstances warrant.
		Based on the above, the Board believes that, despite the familial relationship, there is an appropriate balance of power, adequate accountability, and adequate capacity of the Board for independent decision making.
Board Mem	bership	
4	The Board has a formal and transparent process for the appointment	The NC comprises Mr Lee Dah Khang, Mr Oh Seong Lye and Mr Tan Yong Chuan. The Chairman of the NC is Mr Lee Dah Khang.
	and reappointment of directors, taking into account the need for	The NC, which meets at least once a year, carries out its duties in accordance with a set of written Terms of Reference which includes, mainly, the following:
	progressive renewal of the Board.	(a) reviewing and recommending the nomination or re-nomination of the Directors having regard to the Director's contribution and performance;
		(b) determining on an annual basis, and as and when circumstances require, whether or not a Director is independent;
		(c) deciding whether or not a Director is able to, and has been, adequately carrying out his duties as a Director;
		(d) reviewing and approving any new employment of related persons and the proposed terms of their employment;
		(e) developing a process for the evaluation of the performance of the Board, its committees and the Directors and proposing objective performance criteria, as approved by the Board that allows comparison with its industry peers, and addressing how the Board has enhanced long-term shareholders' value;
		(f) reviewing succession plans for Directors and key management personnel; and
		(g) reviewing training and professional development programmes for the Board.
		During FY2020, the NC held one scheduled meeting with full attendance.

Principle	Code Description	Company's compliance or explanation
		The key responsibilities of the NC include making recommendations to the Board on relevant matters such as the process for evaluating the performance of the Board and each Director as well as succession planning which form a critical part of corporate governance process for CEO and board members. It seeks to refresh the board membership as it thinks fit in an orderly and progressive manner so as to keep institutional memory intact. It also ensures compliance with the requirements of the Company's Constitution which provides that at each Annual General Meeting ("AGM"), one-third of the Board is required to retire and provided always that every director shall retire from office at least once every three (3) years. In addition, the Directors, by the recommendation of NC, shall have the power to appoint any person to be the Director either to fill a casual vacancy or as an additional Director. All new Directors who are appointed by the Board are subject to re-election at the next AGM but shall not be taken into account in determining the numbers of Directors who are retire by rotation at such meeting. In this respect, the NC has recommended and the Board has agreed for the following Directors to retire and seek re-election at the forthcoming AGM:
		Pursuant to Regulation 98 of the Constitution of the Company:
		(a) Mr Tan Yong Chuan
		(b) Mr Yeo Kian Wee Andy
		In making the recommendations, the NC considers the overall contribution and performance of the Directors. Mr Tan Yong Chuan, a NC member had abstained from deliberation in respect of his own nomination and assessment.
		The NC reviewed the independence of the Directors pursuant to Rule 406(3)(d) of the Catalist Rules and Provision 2.1 of the Code. The NC has affirmed that Mr Lee Dah Khang, Mr Oh Seong Lye and Mr Yeo Kian Wee Andy are independent and free from any relationship outlined in the Code. Each of the Independent Directors has also confirmed his independence.
		The NC has reviewed and made recommendation to the Board accordingly on the maximum number of listed company board appointments which any Director may hold. Based on the NC's recommendation, the Board has determined and set the maximum number of listed company board appointments at not more than four (4) other listed companies. Currently, none of the Directors hold more than four (4) directorships in other listed companies. No person would be appointed as an Independent Director if he/she, prior to such appointment, is already holding five (5) or more directorship appointments in any publicly listed company on the SGX-ST or any other international stock exchanges; and for person with full-time employment (with existing employment contract), he/she should obtain consensus from his/her employer(s) before accepting the appointment as an Independent Director and he/she should not hold three (3) or more other independent directorships in any publicly listed company on the SGX-ST or international stock exchanges prior to his/her appointment.
		The considerations in assessing the capacity of Directors include the following:
		Expected and/or competing time commitments of Directors, including whether such commitment is a full-time or part-time employment capacity;
		Geographical location of Directors;
		Size and composition of the Board;
		Nature and scope of the Group's operations and size; and
		 Capacity, complexity and expectations of the other listed directorships and principal commitments held.

Principle	Code Description	Company's compliance or explanation				
		The NC, having reviewed each Directors' other directorships and principal commitments as well as each Director's overall performance and contributions to the Board, is satisfied that all Directors have discharged their duties adequately for FY2020.				
		The Co	mpany currently does no	t have any alternate director.		
		The fol	•	e process for the selection and appointment of new		
		1.	Determination of selection criteria	The NC, in consultation with the Board would identify the current needs of the Board in terms of expertise and skills that are required in the context of the strengths and weaknesses of the existing Board to complement and strengthen the Board.		
		2.	Search for suitable candidates	The NC will consider various channels in sourcing of suitable candidate(s) either through:		
				(a) internal promotion by way of nominating the successor via the succession plan of the Company or recommendations from Board members, management, business associates and professional bodies; or		
				(b) external sources through professional search firms and reputable human resource consultants.		
		3.	Assessment of shortlisted candidates	Those short-listed candidate(s) will be required to furnish their curriculum vitae stating in detail their qualification, working experience, employment history, and to complete the following prescribed Forms:		
				(a) Director's Declaration on Independence;		
				(b) Internal Guidelines for Directors Serving on Multiple Boards; and		
				(c) Board of Director's Skills Set and Competency Matrix.		
				The Board is also advised by the Sponsor on appointment of directors as required under Catalist Rule 226(2)(d).		
		4.	Appointment of director	The NC would recommend the selected candidate to the Board for consideration and approval.		

Principle	Code Description	Company's compliance or explanation						
		The fo	llowing table sets out the	e process for the re-election of directors:				
		1.	Assessment of director	(a) The NC would assess the contributions and performance of the Director in accordance with the performance criteria set by the Board; and (b) The NC would also review the range of expertise, skills and attributes of current				
				needs of the Board.				
		2.	Re-appointment of director	Subject to the NC's satisfactory assessment, the NC would recommend the proposed re-appointment of the director to the Board for its consideration and approval.				
		resolut	ions and/or participatir	bstain from voting on any resolution and making any ng in any deliberations of the NC in respect of the or nomination for re-election as a Director.				
		listed o	•	rectors, including their appointment dates and their eld in the past three (3) years, are set out on pages 9				
		1	he shareholdings of the Directors in the Company are set out on page 49 of this annual Report. None of the Directors hold shares in the subsidiaries of the Company.					
		Directors who are seeking re-election at the forthcoming AGM to be held on 28 June 2021 are stated in the Notice of AGM set out on pages 41 to 46 of this Annual Report						
Board Perf	ormance							
5	The Board undertakes a formal annual assessment of its effectiveness as a whole.	a whol	e and its Board Commit	e criteria to evaluate the effectiveness of the Board as tees, and assessed the contributions by the Chairman iveness of the Board in FY2O2O.				
	and that of each of its board committees and individual directors.	its This assessment will also be conducted by the NC at least once a year be						
		the ass will act propos	sessment of his/her per on the results of the per	abstain from voting on any resolutions in respect of formance or re-nomination as a Director. The Board formance evaluation, and in consultation with the NC, nat new members be appointed to the Board or seek				
		1	ive performance criteria uantitative and qualitati	used to assess the performance of the Board include ve criteria.				
		the Ma		hat the financial indicators are mainly used to measure ce and hence are less applicable to the Independent				

Principle	Code Description	Company's compliance or explanation
		The NC had conducted the Board's performance evaluation as a whole in FY2020. The performance criteria for the Board's evaluation, as determined by the NC, cover the following areas:
		(a) Appropriateness of the size and composition (including diversity) of the Board and Board Committees;
		(b) Effectiveness of Board meetings conducted (including robustness and comprehensiveness of issues discussed, as well as timely resolution of issues);
		(c) Effectiveness and timeliness of communications with Management;
		(d) Adequacy of training and development for Directors;
		(e) Adequacy of communication and accountability to Shareholders;
		(f) Standards of conduct;
		(g) Financial performance of the Group; and
		(h) Board compensation.
		The Board did not engage any external consultant in the valuation process. Where relevant and when the need arises, the NC will consider such an engagement.
		The evaluation of individual Director's performance is performed on an annual basis at the same time as evaluation of the performance of the Board as a whole based on its performance criteria set as above in FY2020.
		For the year under review, the NC also took note of each individual Director's attendance at meetings of the Board and Board Committees as well as at general meeting(s); participation in discussions at meetings; knowledge of and contacts in the regions where the Group operates; the individual Director's functional expertise and his commitment of time to the Company. The NC was of the view that the Board has met its performance objectives and will continue to improve further to an effective Board.
REMUNERA	ATION MATTERS	
Procedures	for Developing Remuneration	on Policies
6	The Board has a formal and transparent	The RC comprises the Independent Directors, Mr Yeo Kian Wee Andy, Mr Lee Dah Khang and Mr Oh Seong Lye. The Chairman of the RC is Mr Yeo Kian Wee Andy.
	procedure for developing policies on director and	The terms of reference of the RC include, inter alia, the following:
	executive remuneration, and for fixing the remuneration packages of individual directors	(a) offer an independent perspective in assisting the Board in the establishment of a formal and transparent procedure for developing policy on remuneration matters for the Directors and key management personnel of the Company;
	and key management personnel. No director is involved in deciding his or her own remuneration.	(b) establish appropriate framework of remuneration policies to motivate and retain Directors and executives, and ensure that the Company is able to attract appropriate talent from the market to maximise the value for shareholders;
		(c) determine specific remuneration packages for the Directors and key management personnel (or executive of equivalent rank) and any relative of a Director and/or substantial shareholder who is employed in a managerial position by the Company;
		(d) together with the CEO, Mr Tan Yong Chuan, review and administer the award of shares to Directors and employees under the Company's performance share plan (the "LY Performance Share Plan" or the "LYPSP");

Principle	Code Description	Company's compliance or explanation
		(e) review and determine the contents of service contracts for Executive Directors and/or key management personnel; and
		(f) review the appropriateness and transparency of remuneration matters for disclosure to shareholders.
		The RC ensures that a formal and transparent procedure is in place for fixing the remuneration packages of individual Directors and key management personnel. The recommendations of the RC are submitted for endorsement by the Board. Such frameworks are reviewed periodically to ensure that they remain competitive and relevant. All aspects of remuneration frameworks, including but not limited to directors' fees, salaries, allowances, bonuses, the awards to be granted under the performance share plan as well as other benefits-in-kind are reviewed by the RC. Each member of the RC abstains from voting on any resolutions in respect of his remuneration package.
		If necessary, the RC may seek expert advice outside the Company on remuneration of the Directors and key management personnel. The RC ensures that in the event of such advice being sought, existing relationships, if any, between the Company and its appointed remuneration consultants will not affect the independence and objectivity of the remuneration consultants.
		No remuneration consultants were engaged by the Company in FY2020.
		The RC has access to expert professional advice on human resource matters whenever there is a need to consult externally.
Level and I	Mix of Remuneration	
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	In reviewing and determining the remuneration packages of the Executive Directors and the Group's key management personnel, the RC considers the Executive Directors' and key management personnel's responsibilities, skills, expertise and contribution to the Group's performance when designing their respective remuneration packages, so as ensure that the level of remuneration is appropriate to attract, retain and motivate the Executive Directors' and key management personnel to run the Company successfully.
	the company, taking into account the strategic objectives of the company.	On 21 December 2017, the Company adopted the LYPSP. Further details about the LYPSP are set out in the Company's offer document dated 18 January 2018. In FY2019, with the recommendation of RC, the Board approved the establishment of a new Committee for administering the LY Performance Share Plan ("LYPSP Committee") which consists of all the existing Chairman and members of the RC. In addition, the CEO, Mr Tan Yong Chuan has been appointed as member of the LYPSP Committee for expediency purposes. Accordingly, the LYPSP Committee comprises the following members:
		(a) Oh Seong Lye;
		(b) Lee Dah Khang;
		(c) Andy Yeo Kian Wee; and
		(d) Tan Yong Chuan.

Principle	Code Description	Company's compliance or explanation							
		Independent Non-Executive Directors do not have service agreement with the Company and accordingly do not receive salary. The Independent Non-Executive Directors are paid Directors' fees, which are determined by the Board based on the effort, time spent and responsibilities of the Independent Non-Executive Directors (including but not limited to their appointments to the various Board Committees). The Directors' fees of the Independent Non-Executive Directors are subject to approval by shareholders at each AGM. The Independent Non-Executive Directors were also paid allowance to facilitate their participation in Board affairs. There are no contractual provisions to allow the Company to reclaim incentive components of the remuneration from the Executive Directors and key management personnel in exceptional circumstances of misstatement of financial results, or of misconduct resulting in financial loss to the Company. The Executive Directors owe a fiduciary duty to the Company. The Company should be able to avail itself to remedies against the Executive Directors in the event of such breach of fiduciary duties.							
Disclosure o	on Remuneration								
8	The company is transparent on its remuneration policies, level and mix of remuneration, the procedure for setting remuneration, and the relationships	The Company's remuneration policy is one that seeks to attract, retain and motivate talent to achieve the Company's business vision and create sustainable value for its stakeholders. The policy establishes the link between total compensation and the achievement of organisational and individual performance objectives, and is benchmarked against relevant and comparative compensation in the market. The breakdown for the remuneration of the Directors in FY2020 is as follows:						inable value for mpensation and ojectives, and is e market.	
	between remuneration,			Breakdowr	of Remuner	ration in Pe	ercentage (%	6)	Total
	performance and value creation.	Name of Directors	Fees ⁽¹⁾	Salary ⁽²⁾	Allowance	Benefits	Variable Bonus ⁽³⁾	Total	Remuneration in Compensation Bands of \$250,000
		Executive Directors		,					
		Tan Kwee Chai	-	97.3	0.8	1.9	-	100.0	S\$250,001- S\$500,000
		Tan Yong Chuan	0.5	92.6	1.5	5.4	-	100.0	<s\$250,000< td=""></s\$250,000<>
		Tan Ai Luang	-	90.0	1.9	8.1	-	100.0	<s\$250,000< td=""></s\$250,000<>
		Independent Director	rs						
		Lee Dah Khang	93.8	-	6.2	-	-	100.0	<\$\$250,000
		Oh Seong Lye	93.4	-	6.6	-		100.0	<\$\$250,000
		Yeo Kian Wee Andy	93.0	-	7.0	-	-	100.0	<s\$250,000< td=""></s\$250,000<>
		Notes: (1) The Directors' I 31 December 20 (2) The salary amo (3) The variable bo	021 will be unt show	subject to n is inclusiv	the approva ve of equivale	of the sha ent provide	areholders a Int fund sch	t the AGN eme.	

Principle	Code Description	Company's	compliance or	explana	ıtion				
		the industris of the vidirector and may advers There are not to the Director During FY2	consideration the confidence of the confidence o	lentialit ng full d ent pers attract tiremer	y of the (disclosure onnel is rion and rot, post-e	Group's reference of the notin the etention.	emunerati remunerati best inter	on policion of eests of	cies, the Board each individual the Group and nay be granted
			own for the rem ot Directors or C			-	-	_	-
				Bre	akdown of R	emuneration	in Percentage	e (%)	Total
		Name	Position	Salary ⁽¹⁾	Allowance	Benefits- in-kind	Variable Bonus and long service incentive ⁽²⁾	Total	Remuneration in Compensation Bands of \$250,000
		Tan Kwee Lim	Chief Operating Officer	95.8	-	4.2	-	100.0	<s\$250,000< td=""></s\$250,000<>
		Boo Ngek Hee	Chief Quality Officer	94.0	-	6.0	-	100.0	<\$\$250,000
		Teo Gin Lian	Chief Financial Officer (" CFO ")	94.2	4.3	-	1.5	100.0	<s\$250,000< td=""></s\$250,000<>
		Lau Chia En	Director of Leyo Holdings Sdn Bhd	100.0	-	-	-	100.0	<s\$250,000< td=""></s\$250,000<>
		Tan Yong Siang	Director of LY Furniture Sdn Bhd	85.9	-	9.9	4.2	100.0	<\$\$250,000
		Ng Teck Lai	Director of Leyo Holdings Sdn Bhd	100.0	-	-	-	100.0	<\$\$250,000
		The aggregation of Directors Tan Yong Stremunerations	ary amount shown is not fund scheme. is is be bonus and lon termination, remanagement per arter remunerations or CEO) in FY the table above the table above is not for FY2O2O is closed, there is not a Director, CEO	tiremer rsonnel n paid t 2020 w ee Chai e. of Tan s disclo	incentive and the post-end of the above as \$\$474 are broth the sed in the employee	mployme bye key n 1,976. hers and ai and b e table al	ent benefit nanageme his remun rother of -	s that r nt pers eration Fan Yor	nay be granted onnel (who are for FY2020 is ng Chuan. His

Principle	Code Description	Company's compliance or explanation
		The Company has not adopted any employee share option scheme. The Company has adopted the LYPSP. No awards were granted under the LYPSP in FY2020.
		The remuneration received by the Executive Directors and key management personnel takes into consideration his or her individual performance and contribution towards the overall performance of the Group in FY2O2O. Their remuneration is made up of fixed and variable compensations. The fixed compensation consists of an annual base salary, fixed allowance and annual wage supplement. The variable compensation is determined based on the level of achievement of corporate and individual performance objectives.
		The performance criteria used to assess the remuneration of Executive Directors and key management personnel is based on qualitative and quantitative components as follows:
		(a) Leadership;
		(b) Teamwork;
		(c) People development;
		(d) Responsibilities and commitment; and
		(e) Profitability performance of the Group
		The RC has reviewed the performance of the Executive Directors and key management personnel based on its performance conditions and concluded that they have met the performance criteria in FY2020.
ACCOUNTA	BILITY AND AUDIT	
Risk Manag	ement and Internal Controls	
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.	The Board is accountable to shareholders and ensures that all material information is fully disclosed in a timely manner to shareholders in compliance with statutory and regulatory requirements. The Board strives to provide its shareholders a balanced and understandable assessment of the Group's performance, position and prospects. The Board takes steps to ensure compliance with all the Group's policies, operational practices and procedures, and relevant legislative and regulatory requirements, including requirements under the Catalist Rules, where appropriate. The Independent Directors in consultation with management will request for management's consideration for the establishment of written policies for any particular matter that is deemed to be essential to form part of management control.
		Management provides appropriately detailed management accounts of the Group's performance on a quarterly basis to the Board to enable the Board to make a balanced and informed assessment of the Group's performance, position and prospects. As and when circumstances arise, the Board can request management to provide any necessary explanation and/or information on the management accounts of the Group.
		The Board reviews the Group's business and operational activities to identify areas of significant business risk as well as the measures in place to control and mitigate these risks within the Group's policies and business strategies. The risk assessment exercise also includes identifying and assessing key risk areas of the Group such as financial, operational, compliance and information technology risks based on the feedback of the Internal Auditors and External Auditors. The Board also oversees the Management

in implementing the risk management and internal controls system. \\

Principle	Code Description	Company's compliance or explanation
		The Board is also responsible for governance of risk management, and determining the Company's levels of risk tolerance and risk policies. The Board consults with the Internal and External Auditors to determine the risk tolerance level and corresponding risk policies.
		The risk management and internal control systems have been integrated throughout the Group and have been an essential part of its business planning and monitoring process. On quarterly basis, the Management will report to the Board on updates to the Group's risk profile, evaluation process for identified risks and mitigation process thereon as well as the results of assurance activities so as to assure that the process is operating effectively as planned.
		The responsibility of overseeing the Company's internal control system and policies are undertaken by the ARC with the assistance of the Internal and External Auditors. Having considered the Company's business operations as well as its existing internal control and risk management systems, the Board is of the view that a separate risk committee is not required for the time being.
		The Board is of the view that the Company's internal controls (including financial, operational, compliance and information technology controls) and risk management systems were adequate and effective for as of 31 December 2020 in its current business environment.
		The basis for the Board's view are as follows:
		Assurance has been received from the CEO and CFO;
		 Board Committee meetings are held with the key management personnel to discuss and review the financial and operational (including compliance issues) performance of the Group. Internal control issues, where applicable, were discussed and addressed during such meetings;
		 Key management personnel regularly evaluates, monitors and reports to the ARC on material risks and a set of risk registers is maintained, updated and presented to the ARC at least annually;
		Work performed by the Internal and External Auditors; and
		 Discussions were held between the ARC, Internal and External Auditors in the absence of the key management personnel to review and address any potential concerns.
		The Board has obtained the assurance from the CEO and CFO that the financial records of the Group have been properly maintained and the financial statements for FY2020 give a true and fair view of the Group's operations and finances; and the assurance from the CEO and other key management personnel who are responsible that the Company's risk management systems and internal control systems are adequate and effective.
		Based on the internal controls established and maintained by the Group, work performed by the Internal and External Auditors, and reviews performed by the Management, various Board Committees and the Board, the Board, in concurrence with the ARC, is of the opinion that the Group's system of internal controls, which addresses the financial, operational, compliance and information technology controls and risk management systems, were adequate and effective as of 31 December 2020 in its current business environment.

Principle	Code Description	Company's compliance or explanation
		The Board notes that system of internal controls and risk management established by the Group provides reasonable, but not absolute, assurance that the Group will not be adversely affected by any event that can be reasonably foreseen as it strives to achieve its business objectives. However, the Board also notes that no system of internal controls and risk management can provide absolute assurance in this regard, or absolute assurance against the occurrence of material errors, poor judgement in decision-making, human error, losses, fraud or other irregularities.
		The ARC has reviewed the Management's assessment and discussed with the External Auditors about the identified key audit matters (referred to in pages 51 to 53 of this Annual Report); and how those key audit matters have been addressed by the External Auditors. Having considered the Management's assessment and the approach taken by the External Auditors and their findings, the ARC is satisfied with the basis and estimates adopted by the Group.
Audit and R	tisk Committee	
10	The Board has an ARC which discharges its duties objectively.	The Company has an ARC which comprises three (3) members, Mr Oh Seong Lye (Chairman), Mr Lee Dah Khang and Mr Yeo Kian Wee Andy, all of whom including its Chairman, are Independent Non-Executive Directors. Mr Oh Seong Lye is a Fellow of Institute of the Chartered Accountants of England and Wales; a Chartered Accountant of the Malaysian Institute of Accountants and a Chartered Accountants of the Institute of Singapore Chartered Accountants. Mr Lee Dah Khang is a Fellow Chartered Accountant of the Institute of Singapore Chartered Accountants; a Certified Internal Auditor of the Institute of Internal Auditors and a Practising Management Consultant of the Practising Management Consultant Certification Board.
		The ARC is guided by the following key terms of reference:
		(a) assist our Board in the discharge of its responsibilities on financial reporting matters;
		(b) consider the appointment or re-appointment of the External Auditors, the level of their remuneration and matters relating to the resignation or dismissal of the External Auditors, and review with the External Auditors the audit plans, their evaluation of the system of internal accounting controls, their audit reports, their management letter and our management's response before submitting the results of such review to our Board for approval;
		(c) consider the appointment or re-appointment of the Internal Auditors, the level of their remuneration and matters relating to the resignation or dismissal of the Internal Auditors, and review with the Internal Auditors the internal audit plans and their evaluation of the adequacy of our system of internal accounting controls and accounting system before submitting the results of such review to our Board for approval prior to the incorporation of such results in our annual report (where necessary);
		(d) review the system of internal accounting controls and procedures established by the management and discuss problems and concerns, if any, arising from the interim and final audits, and any matters which the auditors may wish to discuss (in the absence of our management where necessary);
		(e) review the assistance and co-operation given by our Company's officers to the Internal and External Auditors;

Principle	Code Description	Company's compliance or explanation
		(f) review the half yearly and annual, and quarterly if applicable, financial statements and results announcements before submission to our Board for approval, focusing in particular, on changes in accounting policies and practices, major areas of judgement, significant adjustments resulting from the audit, the going concern statement, compliance with accounting standards as well as compliance with any stock exchange and statutory/regulatory requirements;
		(g) 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 our Group's operating results or financial position, and consider the adequacy of our management's response;
		(h) review and assess our Company's foreign exchange and hedging policies including whether our Company has in place adequate and appropriate hedging policies and used appropriate instruments for hedging, if applicable;
		(i) review transactions falling within the scope of Chapter 9 and Chapter 10 of the Catalist Rules (if any);
		(j) review potential conflicts of interest (if any) and set out a framework to resolve or mitigate any potential conflicts of interest;
		(k) review the effectiveness and adequacy of our administrative, operating, internal accounting and financial control procedures;
		(I) review our key financial risk areas, with a view to providing an independent oversight on our Group's financial reporting, the outcome of such review to be disclosed in the annual reports or, if the findings are material, immediately announced via SGXNET;
		(m) undertake such other reviews and projects as may be requested by our Board and report to our Board its findings from time to time on matters arising and requiring the attention of our ARC;
		(n) generally undertake such other functions and duties as may be required by statute or the Catalist Rules, and by such amendments made thereto from time to time;
		(o) review arrangements by which our staff may, in confidence, raise concerns about possible improprieties in matters of financial reporting and to ensure that arrangements are in place for the independent investigations of such matters and for appropriate follow-up; and
		(p) review our Group's compliance with such functions and duties as may be required under the relevant statutes or the Catalist Rules, including such amendments made thereto from time to time.
		The Board is of the view that the ARC members possess the relevant accounting or related financial management expertise to discharge their responsibilities. The members collectively have many years of experience in accounting and audit, business and financial management and law. The Board considers that the members of the ARC are appropriately qualified to discharge the responsibilities of the ARC.
		During the year, the Company's Internal and External Auditors were invited to attend the ARC meeting(s) and make presentations as appropriate. They also met separately with the ARC without the presence of Management.

Principle	Code Description	Company's compliance or explanation		
		The breakdown of the fees paid/payable to the Group's External Auditors (including its associated firms) is as follows:		
		External Auditor Fees for FY2020	S\$'000	% of Total Fees
		Total Audit Fees	148	100.0
		Total Non-Audit Fees	-	-
		Total Fees	148	100.0
		The External Auditors, Ernst & Young LLP, non-audit services to the Group and their External Auditors remain independent. The A re-appointment of Ernst & Young LLP as the AGM. To encourage proper work ethics and eradical acts, malpractices, fraudulent acts, corruption the Company has a whistle blowing policy ("Whistle-blowing Policy provides the mechan improprieties in matters of financial reporting. Committee ("IC") had been established for secured e-mail address at whistleblow@lyfurned to contact the IC and/or the ARC Chairman of the Company's Whistle-blowing Policy allow parties to raise concerns and offer reassurar reprisals or victimization for whistle blowing in Assisted by the IC, the ARC addresses is investigation and/or follow-up of appropriation and issues/concerns received by it and the IC the ARC or IC receive reports relating to serious the Group, they and the Board have access to necessary. Where appropriate or required, a governmental authorities for further investigation and committee. The IC consists of an Executive Director, CF Resource Consultant. The IC is empowered to:	and its network refore, the ARC RC has recomme external Auditor te any internal in and/or criminal Whistle-blowing ism by which corg, etc., may be rethis purpose. In niture.com which directly. Is not just employing that they we not good faith. Sues/concerns raise action. The ARC at the ensuing East offences, and/or the appropriate report shall be action/action.	c firm do not provide is satisfied that the nded to the Board the ors at the forthcoming inproprieties, unethical activities in the Group, Policy") in place. The ncerns about plausible issed. An Investigation addition, a dedicated allows whistle blowers yees but also external will be protected from itsed and arranges for C reports to the Board Board meeting. Should or criminal activities in external advice where made to the relevant
		 look into all issues/concerns relating to specifically to or affecting any member ARC); 		·
		make the necessary reports and recomn their review and further action, if deeme		
		 access the appropriate external advice v or required, report to the relevant investigation/action. 		

Principle	Code Description	Company's compliance or explanation
		The Group takes concerns with the integrity and honesty of its employees very seriously. The Whistle-blowing Policy has been established and disseminated to all employees to encourage the report of any behaviour or action that anyone reasonably believes might be suspicious, against any rules/regulations/accounting standards as well as internal policies. Whistle blowers could also email to the ARC directly and in confidentiality, and his/her identity is protected from reprisals within the limits of the law.
		There were no whistle-blowing reports received during FY2020.
		The ARC had been briefed by the External Auditors on changes or amendments to the Accounting Standards and issues which are relevant to the Group and have a direct impact on the Group's financial statements.
		None of the ARC members (i) is a former partner or director of the Company's existing auditing firm or auditing corporation in the previous 2 years and (ii) holds any financial interest in such auditing firm or auditing corporation.
		The ARC's responsibilities over the Group's internal controls and risk management are complemented by the work of the Internal Auditors.
		The Company has outsourced its internal audit function to Baker Tilly TFW LLP ("Baker Tilly" or "Internal Auditors"). Baker Tilly is one of the largest accountancy firms in Singapore. They are the appointed outsourced internal auditor to more than 35 public listed companies in Singapore & Hong Kong. The engagement team is led by its partner Mr Lim Wei Wei who has more than 18 years of professional internal audit experience in the field and possesses the designation of Certified Internal Auditor. The engagement team from Baker Tilly comprises a Manager, a Lead Consultant and consultants who possess relevant experience as well as designations such as Certified Public Accountant, Certified Internal Auditor etc.
		The Internal Auditors has unrestricted access to all the Company's documents, records, properties and personnel, including access to the ARC. The Internal Auditors' ultimate line of reporting is to the Chairman of the ARC. It carries out the Internal Auditor functions under the direction of the ARC and reports the findings and makes recommendations to the ARC accordingly.
		The Internal Auditor plans its audit work in consultation with, but independently of, the management, and its yearly plan is submitted to the ARC for review and approval prior to the beginning of the financial year.
		The Internal Auditor has full access to all the Company's documents, records, properties and personnel including access to the ARC. The ARC is satisfied that Internal Auditors is adequately qualified (given, <i>inter alia</i> , its adherence to Standards for the Professional Practice of Internal Auditing set by The Institute of Internal Auditors) and resourced, and has the appropriate standing in the Company to discharge its duties effectively.

SHAREHOLDER RIGHTS AND ENGAGEMENT

Shareholder Rights and Conduct of General Meetings The company treats all

shareholders fairly and equitably in order to enable them to exercise shareholders' rights and have the opportunity

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to communicate their views on matters affecting the company. The company gives shareholders a balanced and understandable assessment of its performance, position

and prospects.

The Company believes in providing sufficient and regular information to its shareholders to keep the shareholders updated with the recent development of the Group. In this respect, the Board strive to provide clear, timely and fair disclosure of information via SGXNET about the Company's business developments and financial performance updates that could have a material impact on the price or value of its

Shareholders are encouraged to attend shareholders' meetings to stay informed of the Company's strategy and goals. Notice of the meeting is dispatched to shareholders, together with annual report or a circular, at least 14 days, or 21 days (as the case may be), before the meeting. The Board welcomes questions from shareholders who have an opportunity to raise issues either formally or informally before or at the shareholders' meetings.

All shareholders are entitled to vote in accordance with the established voting rules and procedures. The Company shall conduct poll voting for all resolutions tabled at the general meetings. The rules, including the voting process, shall be explained by the scrutineers at such general meetings.

A shareholder who is entitled to attend and vote may either vote in person or through the appointment of proxies. The Constitution of the Company allows an individual shareholder to appoint not more than two (2) proxies to attend and vote on his or her behalf at the general meetings.

The Company's Constitution does allow for absentia voting at general meetings of shareholders at the discretion of Directors to approve and implement such voting, subject to the security measures as may be deemed necessary or expedient. Separate resolutions are proposed on each separate issue at general meetings. Where the resolutions are "bundled", the Company explains the reasons and material implications in the notice of meeting.

The Board welcomes questions from shareholders who wish to raise issues, either informally or formally before or during the general meetings. The Chairmen of the Board and its Committees, CEO and CFO will all attend the general meetings to address issues raised by shareholders. The External Auditors and the Sponsors are also present to address any relevant queries from shareholders. Company held one shareholders' meeting in FY2020 where all directors are present.

The minutes of general meetings which incorporate substantial comments or queries from shareholders relating to the agenda of the meeting, response from the Board and Management, are publicly available on both the SGXNET and the Company's corporate website.

All resolutions are put to vote by poll, and their detailed results will be announced via SGXNET after the conclusion of the general meeting.

Principle	Code Description	Company's compliance or explanation
		Member who is a relevant intermediary may appoint more than two (2) proxies to attend, speak and vote at the shareholders' meetings, but each proxy must be appointed to exercise the rights attached to a different share or shares held by such member. Where such member's form of proxy appoints more than two (2) proxies, the number and class of shares in relation to which each proxy has been appointed shall be specified in the form of proxy.
		Conduct of forthcoming AGM by way of electronic means
		In view of the COVID-19 situation in Singapore, the Company's AGM for FY2019 was conducted and held by electronic means through a live webcast and shareholders were given an option to watch the "live" webcast or listen to the "live" audio feeds on 22 June 2020. The Company's forthcoming AGM to be held in respect of FY2020 will be convened and held by electronic means pursuant to the COVID-19 (Temporary Measures) (Alternative Arrangements for Meetings for Companies, Variable Capital Companies, Business Trusts, Unit Trusts and Debenture Holders) Order 2020. Alternative Arrangements relating to attendance at the AGM via electronic means (including arrangements by which the meeting can be electronically accessed via "live" webcast or "live" audio feeds), submission of questions to the Chairman of the AGM in advance of the AGM, addressing of substantial and relevant questions prior to the AGM and voting by appointing the Chairman of the AGM as proxy at the AGM, will be put in place for the AGM to be held on 28 June 2021. Shareholders shall refer to the notice of AGM on pages 110 to 115 of this Annual Report for the details on the Alternative Arrangements of the AGM, members' entitlement to attend and vote and appointment of proxies.
		The Company does not have a fixed dividend policy. The form, frequency and amount of future dividends on the shares that the Board may recommend or declare will depend on, among other factors deemed relevant by the Board, the factors outlined below:
		(a) cash flow and retained earnings;
		(b) actual and projected business and financial performance;
		(c) projected levels of capital expenditure and expansion plans;
		(d) results of operations;
		(e) working capital requirements and general financing condition; and
		(f) restrictions on the payment of dividends imposed on the Company (if any).
		The Directors intend to recommend and distribute dividends of not less than 40.0% of the Group's net profits after tax attributable to shareholders in respect of the financial year ending 31 December 2021.
		For FY2020, the Board has recommended a tax-exempt (one-tier) dividend of 0.1297 Singapore cent per ordinary share, which will be subject to the approval of shareholders at the forthcoming AGM.

Code Description	Company's compliance or explanation
nt with Shareholders	
The company communicates regularly with its shareholders and facilitates the participation of shareholders during general meetings and other dialogues to allow shareholders to	The Company currently does not have an investor relations policy. However, the Company has engaged an external investor relations adviser, Waterbrooks Consultants Pte. Ltd., to carry out investor relations activities. The Company strives to communicate with shareholders and the investing community through the timely release of announcements to the SGX-ST via SGXNET including the financial results announcements of the Company and the Group, which are published through the SGXNET on a half-yearly basis. The Company has also released announcements in relation to COVID-19 situation to the SGX-ST via SGXNET in
communicate their views on various matters affecting the company.	FY2020. To further enhance its communication with investors, the Company has also enhanced its website through its Investor Relations at http://investor.lyfurniture.com/ where the public can access information on the Group directly and make enquiries via the contact information published on the corporate website. General meetings will be the principal forum for dialogue with shareholders. Shareholders are given opportunities to participate through open discussions with the Chairman, Directors, CEO or the Management to better understand the business operations or performance of the Group.
STAKEHOLDER RELATION	SHIPS
nt with Stakeholders	
The Board adopts an inclusive approach by considering and balancing the needs and interests of material stakeholders, as part of its overall responsibility to ensure that the best interests of the company are served.	The Group has identified stakeholders as those who are impacted by the Group's business and operations as well as those who have a material impact on the Group's business and operations. The Company engages its stakeholders through various channels to ensure that the business interests of the Group are balanced against the needs and interests of its stakeholders. For more information on the Company's stakeholder engagement, please refer to the Company's Sustainability Report for FY2020 which is to be published by 30 July 2021. The Company maintains a corporate website at http://www.lyfurniture.com to
	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. STAKEHOLDER RELATION: It with Stakeholders The Board adopts an inclusive approach by considering and balancing the needs and interests of material stakeholders, as part of its overall responsibility to ensure that the best interests of

COMPLIANC	COMPLIANCE WITH APPLICABLE CATALIST RULES			
Catalist Rule	Rule Description			
712, 715 or 716	Appointment of Auditors	The Group complied with Rule 712 and Rule 715 of the Catalist Rules.		
1204(8)	Material Contracts	There were no material contracts entered into by the Group involving the interests of the CEO, any Director, or controlling shareholder, which are either still subsisting at the end of FY2020 or if not then subsisting, which were entered into since the end of the previous financial year, save for the service agreements between the Company and the Executive Directors.		
1204(10)	Confirmation of Adequacy of Internal Controls	The Board, with the concurrence of the ARC, is of the opinion that the Group's intern controls and risk management systems are adequate and effective to address the financial, operational, compliance and information technology risks in FY2020 in its current business environment based on the following:		
		Assurance has been received from the CEO and CFO;		
		 Board Committee meetings are held with the key management personnel to discuss and review the financial and operational (including compliance issues) performance of the Group. Internal control issues, where applicable, were discussed and addressed during such meetings; 		
		 Key management personnel regularly evaluates, monitors and reports to the ARC on material risks and a set of risk registers is maintained, updated and presented to the ARC at least annually; 		
		Work performed by the Internal and External Auditors; and		
		 Discussions were held between the ARC, Internal and External Auditors in the absence of the key management personnel to review and address any potential concerns. 		
		There were no material weaknesses identified by the Board or ARC in FY2020.		
1204(10)(C)	ARC's comment on internal audit function	The ARC is satisfied that the Company's internal audit function is:		
		sufficiently independent to carry out its role;		
		 conducted effectively as Management has provided full co-operation to enable Internal Auditors to perform its function; 		
		adequately resourced to perform the work for the Group; and		
		has the appropriate standing within the Company.		

Catalist Rule	Rule Description				
1204(17)	Interested Person Transaction ("IPT")	Details of the interested person transactions for FY2020 as required pursuant to Rule 907 of the Catalist Rules of SGX-ST are as follows:			
		Name of Interested		Aggregate value of all interested person transactions during the financial year under review (excluding transactions less than \$100,000 and transactions conducted under shareholders' mandate pursuant to Rule 920)	Aggregate value of all interested person transactions conducted under shareholders' mandate pursuant to Rule 920 (excluding transactions less than \$100,000)
		Person	Nature of Relationship	RM'000	RM'000
		Lean Shern Furniture Sdn Bhd ("Lean Shern")	Mr Tan Khwee Ming and Mr Tan Kwee Song, who are both brothers of Mr Tan Kwee Chai and Mr Tan Kwee Lim, each owns 50% of the issued and paid-up capital of Lean Shern and the directors of Lean Shern are Mr Tan Khwee Ming and Mr Tan Kwee Song.	NIL	3,107
		LP Global Resources Sdn Bhd ("LP Global")	Lian Yu Furniture Corporation Sdn. Bhd. ("LYFC")* wholly owns the issued and paid-up share capital of LP Global and the directors of LP Global are Mr Tan Kwee Chai and Mr Tan Kwee Lim. The management of LP Global are not Associates of our Directors, CEO, Executive Officers or Controlling Shareholders.	NIL	392
		Leatherworld Upholstery Sdn Bhd ("Leatherworld")	LYFC* owns 51.0% of the issued and paid-up share capital of Leatherworld, and the remaining 49.0% shareholding interest in Leatherworld is owned by Ms Tan Pei Wah. The directors of Leatherworld are Mr Eu Choon Sian and Ms Tan Pei Wah, who are both not related to any of our Directors, CEO, Controlling Shareholders or their Associates. None of our Directors, CEO, Executive Officers or Controlling Shareholders has an executive role in Leatherworld.	NIL	3,525
		Yong Siang and Good (issued and paid-up sha	Tan Yong Chuan, Mr Tan Kwee L Champion Ltd own 37.13%, 9.23: are capital of LYFC respectively of LYFC are Mr Tan Kwee Chai,	%, 19.24%, 10.01%, 4.39%, . Good Champion Ltd is v	6.00% and 14.00% of the wholly-owned by Mr Shen

Catalist Rule	Rule Description				
		The Company has established procedures to ensure that all transactions with interested persons are reported on a timely manner to the ARC and the transactions are carried out on normal commercial terms and will not be prejudicial to the interest of the Company and its minority shareholders.			
1204(19)	Dealing in Securities	The Company has adopted an internal policy which prohibits the Directors and officers from dealing in the securities of the Company while in possession of price-sensitive information. The Company, its Directors and officers are also discouraged from dealing in the			
		Company's securities on short te in the Company's securities duri announcement of the Group's ha of the announcement of the rele	erm considerations ing the period cor alf-yearly or full ye	s and are prohib mmencing one r	ited from dealing month before the
1204(21)	Non-sponsor Fees	No non-sponsor fees were paid Limited during FY2020.	I to the previous	sponsor, UOB	Kay Hian Private
		The appointment of the current 31 January 2021.	The appointment of the current Sponsor, Xandar Capital Pte. Ltd., took effect on 31 January 2021.		
1204(22)	Use of Proceeds	Pursuant to the Company's initial public offering ("IPO") in 2018, the Company received net proceeds from the IPO of approximately RM13.0 million (the "Net Proceeds"). As at the date of this Annual Report, the status on the use of Net Proceeds is as follows:			million (the " Net
		Revised ⁽¹⁾ allocation of Amount IPO proceeds utilised Balance Purpose (\$\$'000) (\$\$'000) (\$\$'000)			
		Expanding the sales network in the People's Republic of China	137	(137)	-
		Upgrading the machinery and equipment and acquiring new technology	5,863	(5,863)	-
			1		
		Construction of additional facilities	4,000	(3,972)	28
			4,000 3,000	(3,972)	28

Mr Tan Yong Chuan and Mr Yeo Kian Wee Andy are the Directors seeking re-election at the forthcoming Annual General Meeting of the Company to be convened on 28 June 2021 ("AGM") (collectively the "Retiring Directors" and each a "Retiring Director").

Pursuant to Rule 720(5) of the Singapore Exchange Securities Trading Limited's Listing Manual Section B: Rules of Catalist (the "Catalist Rules"), the following is the information relating to the Retiring Directors as set out in Appendix 7F to the Catalist Rules:

	MR TAN YONG CHUAN	MR YEO KIAN WEE ANDY
Date of Appointment	24 October 2016	20 December 2017
Date of last re-appointment	23 April 2018	23 April 2018
Age	35	50
Country of principal residence	Malaysia	Singapore
The Board's comments on this appointment (including rationale, selection criteria, and the search and nomination process)	The Board of Directors of the Company has considered, among others, the recommendation of the Nominating Committee ("NC") and has reviewed and considered the qualification, contribution, performance, business knowledge, attendance, preparedness, participation, candour and suitability of Mr Tan Yong Chuan for re-appointment as Executive Director of the Company. The Board has reviewed and concluded that Mr Tan Yong Chuan possesses the experience, expertise, knowledge and skills to contribute towards the core competencies of the Board.	The Board of Directors of the Company has considered, among others, the recommendation of the NC and has reviewed and considered the qualification, work experiences, contribution and performance, attendance, preparedness, participation, candour and suitability of Mr Yeo Kian Wee Andy for re-appointment as Independent Director of the Company. The Board has reviewed and concluded that Mr Yeo Kian Wee Andy possesses the experience, expertise, knowledge and skills to contribute towards the core competencies of the Board.
Whether appointment is executive, and if so, the area of responsibility	Executive Mr Tan Yong Chuan is responsible for the overall management, operations and strategic planning of the Group, including overseeing the finance functions of the Group.	Non-Executive
Job Title (e.g. Lead ID, AC Chairman, AC Member etc.)	Executive Director and Chief Executive Officer of the Company, and member of the NC.	Independent Director, Chairman of the Remuneration Committee, and member of the Audit and Risk Committee.
Professional qualifications	Mr Tan Yong Chuan obtained a Bachelor of Commerce in Accounting from Universiti Tunku Abdul Rahman in 2008. He is a fellow member of the Association of Chartered Certified Accountants and a Chartered Accountant with the Malaysian Institute of Accountants.	Mr Yeo Kian Wee Andy graduated with a Bachelor of Laws from the National University of Singapore in 1996 and admitted as an advocate and solicitor in Singapore in 2000. He is a non-practising solicitor of England and Wales, having been admitted to the Roll of Solicitors of England and Wales in 2010. Mr Yeo Kian Wee Andy has been an accredited international mediator of the Thailand Arbitration Centre since 2016.

	MR TAN YONG CHUAN	MR YEO KIAN WEE ANDY
Working experience and occupation(s)	LY Corporation Limited and its related	Eldan Law LLP
during the past 10 years	corporations since 2011.	Partner, since June 2019
		Allen and Gledhill
		Partner, January 2006 - June 2019
Shareholding interest in the listed issuer	Nil	Direct interest: 115,000 ordinary shares
and its subsidiaries		in the capital of the Company.
Any relationship (including immediate	Mr Tan Yong Chuan is the son of Mr Tan	None
family relationships) with any existing	Kwee Chai (the Executive Chairman and	
director, existing executive officer, the	Controlling Shareholder of the Company)	
issuer and/or substantial shareholder of	and cousin of Ms Tan Ai Luang (Executive	
the listed issuer or of any of its principal subsidiaries	Director of the Company).	
Conflict of Interest (including any	None	None
competing business)		
Undertaking (in the format set out in	Yes	Yes
Appendix 7H) under Rule 720(1) has been		
submitted to the listed issuer		
Other Principal Commitments including	None	
Directorships		
Past (for the last 5 years)		None
Present		Eldan Law LLP
Fiesent		Fintex Pte Ltd
		Jedefx Pte Ltd
		Tee International Limited
		The Necessary Stage Ltd
Disclose the following matters concerni	l ng an appointment of director, chief exec	utive officer, chief financial officer, chief
	ther officer of equivalent rank. If the ans	
must be given.		
(a) Whether at any time during the last	No	No
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?		

	MR TAN YONG CHUAN	MR YEO KIAN WEE ANDY
(b) Whether at any time during the last 10 years, an application or a petition under any law of any jurisdiction was filed against an entity (not being a partnership) of which he was a director or an equivalent person or a key executive, at the time when he was a director or an equivalent person or a key executive of that entity or at any time within 2 years from the date he ceased to be a director or an equivalent person or a key executive of that entity, for the winding up or dissolution of that entity or, where that entity is the trustee of a business trust, that business trust, on the ground of insolvency?	No	No
(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
(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

	MR TAN YONG CHUAN	MR YEO KIAN WEE ANDY
(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

	MR TAN YONG CHUAN	MR YEO KIAN WEE ANDY
(j) Whether he has ever, to his knowledge, been concerned with the management or conduct, in Singapore or elsewhere, of the affairs of:	No	No
 i. any corporation which has been investigated for a breach of any law or regulatory requirement governing corporations in Singapore or elsewhere; or 		
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		
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		
iv. any entity or business trust which has been investigated for a breach of any law or regulatory requirement that relates to the securities or futures industry in Singapore or elsewhere		
in connection with any matter occurring or arising during that period when he was so concerned with the entity or business trust?		
(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

	MR TAN YONG CHUAN	MR YEO KIAN WEE ANDY			
Disclosure applicable to the appointment of Director only					
Any prior experience as a director of a listed company?	Not Applicable. This is in relation to the re-appointment of a Director.	Not Applicable. This is in relation to the re-appointment of a Director.			
If yes, please provide details of prior experience.					
If no, please state if the director has attended or will be attending training on the roles and responsibilities of a director of a listed issuer as prescribed by the Exchange.					
Please provide details of relevant experience and the nominating committee's reasons for not requiring the director to undergo training as prescribed by the Exchange (if applicable).					

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DIRECTORS' STATEMENT

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

The directors are pleased to present their statement to the members together with the audited consolidated financial statements of LY Corporation Limited (the "Company") and its subsidiaries (collectively, the "Group") and the statement of financial position and statement of changes in equity of the Company for the financial year ended 31 December 2020.

1. Opinion of the directors

In the opinion of the directors,

- (a) the consolidated financial statements of the Group and the statement of financial position and statement of changes in equity of the Company are drawn up so as to give a true and fair view of the financial position of the Group and of the Company as at 31 December 2020 and the financial performance, changes in equity and cash flows of the Group and changes in equity of the Company for the year ended on that date; and
- (b) at the date of this statement, there are reasonable grounds to believe that the Company will be able to pay its debts as and when they fall due.

2. Directors

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

Tan Yong Chuan
Tan Kwee Chai
Tan Ai Luang
Lee Dah Khang
Oh Seong Lye
Yeo Kian Wee Andy

3. Arrangements to enable directors to acquire shares and debentures

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

DIRECTORS' STATEMENT

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

4. Directors' interests in shares and debentures

The following directors, who held office at the end of the financial year, had, according to the register of directors' shareholdings required to be kept under Section 164 of the Singapore Companies Act, Chapter 50, an interest in shares of the Company and related corporations (other than wholly-owned subsidiaries) as stated below:

	Direct interest			Deemed interest			
	At the beginning of	At the end of financial	At 21 January	At the beginning of	At the end of financial	At 21 January	
Name of director	financial year	year	2021	financial year	year	2021	
Ordinary shares of the Company							
Tan Kwee Chai	1,414,200	1,556,200	1,556,200	352,305,400	352,305,400	352,305,400	
Tan Ai Luang	800,000	800,000	800,000	-	-	-	
Lee Dah Khang	77,000	77,000	77,000	-	-	-	
Oh Seong Lye	115,000	115,000	115,000	-	-	-	
Yeo Kian Wee Andy	115,000	115,000	115,000	-	-	-	
Ordinary shares							
of the ultimate							
holding company							
- Lian Yu Holdings							
Pte. Ltd.							
Tan Kwee Chai	431,730	431,730	431,730	-	-	-	
Tan Yong Chuan	107,336	107,336	107,336	-	-	-	

By virtue of Section 7 of the Companies Act, Chapter 50, Tan Kwee Chai is deemed to have an interest in the shares held by Lian Yu Holdings Pte. Ltd. in the Company and in its subsidiaries.

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

5. Share awards

On 21 December 2017, the Company adopted the LY Performance Share Plan for the granting of non-transferable share awards. The awards are settled by the physical delivery of the ordinary shares of the Company to eligible participants (including Executive Directors and Independent Directors). The LY Performance Share Plan is administrated by the Remuneration Committee of the Company.

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

6. Audit and Risk Committee

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

DIRECTORS' STATEMENT

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

7	Auditor

 ${\sf Ernst~\&~Young~LLP~have~expressed~their~willingness~to~accept~re-appointment~as~auditor}.$

On behalf of the board of directors:

Tan Kwee Chai Director

Tan Yong Chuan Director

4 June 2021

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

Independent Auditor's Report to the Members of LY Corporation Limited

Report on the Audit of the Financial Statements

Opinion

We have audited the financial statements of LY Corporation Limited (the "Company") and its subsidiaries (collectively, the "Group") which comprise the statements of financial position of the Group and the Company as at 31 December 2020, the statements of changes in equity of the Group and the Company and the consolidated statement of comprehensive income and consolidated cash flow statement of the Group for the financial year then ended, and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements of the Group, the statement of financial position and the statement of changes in equity of the Company are properly drawn up in accordance with the provisions of the Companies Act, Chapter 50 (the "Act") and Singapore Financial Reporting Standards (International) ("SFRS(I)") so as to give a true and fair view of the consolidated financial position of the Group and the financial position of the Company as at 31 December 2020 and of the consolidated financial performance, consolidated changes in equity and consolidated cash flows of the Group and changes in equity of the Company for the financial year ended on that date.

Basis for Opinion

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

Key Audit Matters

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

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

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

Key Audit Matters (Continued)

Valuation of inventories - work-in-progress and finished goods

As of 31 December 2020, the work-in-progress and finished goods amounted to RM25,906,000 and RM32,685,000 respectively. Significant management estimate is required in arriving at the cost of the inventory, which is determined based on standard costing technique, in particular the estimation of direct labour and direct overheads to be apportioned to the specific inventories based on stage of completion. As such, we considered this to be a key audit matter.

Our audit procedures included, among others:

- obtained an understanding and evaluated the design and operating effectiveness of the Group's internal controls with respect to inventory costing process;
- observed the year-end inventory count performed by management and selected work-in-progress and finished goods on a sampling basis to agree the physical state of the inventories to the description of bill of materials in the accounting records;
- assessed management's budgeting and monitoring process by comparing actual costs incurred for completed customers' orders during the year to the standard costs on a sample basis;
- reviewed the standard costing on a sample basis to check that cost components of work-in-progress and finished goods are appropriate; and
- tested the standard costing by checking the actual cost components to supporting documents and testing the overhead
 costs capitalised in work-in-progress and finished goods.

The Group's disclosures relating to work-in-progress and finished goods are included in Note 15 to the financial statements.

Impairment assessment of goodwill, trademarks, property, plant and equipment, right-of-use assets and the Company's investment in subsidiaries

As at 31 December 2020, the Group has net carrying value of goodwill, trademarks, property, plant and equipment ("PPE") and right-of-use assets ("ROUA") amounting to RM2,639,000, RM335,000, RM154,283,000 and RM21,576,000 respectively. The assets are allocated to the respective cash-generating unit ("CGU"). As at 31 December 2020, the net carrying amount of the Company's investment in subsidiaries amounted to RM59,946,000. We considered the audit of management's impairment assessment of these assets to be a key audit matter because the assessment process involves management exercising significant judgement and making assumptions of future market and economic conditions.

Management determined the recoverable amounts of these assets based on value in use calculations. Our audit procedures included, among others:

- assessed management's process of setting budgets on which the cash flow forecasts are based;
- assessed the reasonableness of key assumptions used in cash flow projections by comparing them against historical performance, future business plans and market outlook, considering the impact associated with COVID-19 pandemic;
- · evaluated the discount rates used by comparing them to external comparable companies in the same industry;

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

Key Audit Matters (Continued)

Impairment assessment of goodwill, trademarks, property, plant and equipment, right-of-use assets and the Company's investment in subsidiaries (Continued)

- assessed the reasonableness of the long-term growth rate by comparing it to external data such as economic growth and inflation rate; and
- reviewed management's analysis of the sensitivity of the value in use calculations to reasonably possible changes in the key assumptions.

We involved our internal valuation specialists in performing some of these procedures.

The Group's disclosures relating to goodwill, trademarks, PPE, ROUA and the Company's investment in subsidiaries are included in Note 14, Note 12, Note 22 and Note 13 to the financial statements respectively.

Other Information

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

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

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

Responsibilities of Management and Directors for the Financial Statements

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

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

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

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the 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

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

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

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

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

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

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

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

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

Report on Other Legal and Regulatory Requirements

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

The engagement partner on the audit resulting in this independent auditor's report is Hah Yanying.

Ernst & Young LLP Public Accountants and Chartered Accountants Singapore

4 June 2021

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

(Amounts in Ringgit Malaysia)

	_			
	Note	2020 RM'000	2019 RM'000	
Revenue	4	238,604	245,860	
Cost of sales	_	(217,740)	(224,573)	
Gross profit		20,864	21,287	
Other items of income				
Interest income from short-term deposits		177	688	
Distributions from short-term investment security		5	-	
Other income	5	4,681	1,980	
Other items of expense				
Selling and administrative expenses		(18,618)	(19,383)	
Finance costs	6	(593)	(430)	
Other expenses	7	(470)	(700)	
Profit before tax	8	6,046	3,442	
Income tax expense	10	(2,598)	(1,784)	
Profit for the year, representing total comprehensive income for the year	_	3,448	1,658	
Profit/(loss) for the year, representing total comprehensive income	_			
for the year attributable to:				
Owners of the Company		4,826	3,084	
Non-controlling interest	_	(1,378)	(1,426)	
	_	3,448	1,658	
Earnings per share attributable to owners of the Company (sen per share)				
Basic and diluted	11	0.99	0.63	

STATEMENTS OF FINANCIAL POSITION

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

(Amounts in Ringgit Malaysia)

	_	Group		Company		
	Note	2020	2019	2020	2019	
	_	RM'000	RM'000	RM'000	RM'000	
Non-current assets						
Property, plant and equipment	12	154,283	141,231	-	-	
Right-of-use assets	22	21,576	22,382	-	-	
Investment in subsidiaries	13	-	-	59,946	47,886	
Intangible assets	14	2,974	3,024	-	-	
Other receivable	16	630	630			
	_	179,463	167,267	59,946	47,886	
Current assets						
nventories	15	96,503	40,889	-	-	
Trade and other receivables	16	18,831	26,697	4,007	4,140	
Contract assets	4(c)	4,813	6,332	-	-	
Prepaid operating expense		1,329	1,322	14	23	
Tax recoverable		2,806	960	-	-	
Short-term investment security	18	1,005	-	-	-	
Cash and cash equivalents	17 _	37,394	36,083	6,626	17,731	
	-	162,681	112,283	10,647	21,894	
Total assets	_	342,144	279,550	70,593	69,780	
Current liabilities						
oans and borrowings	19	23,222	6,216	-	-	
Trade and other payables	20	39,306	29,092	-	-	
Contract liabilities	4(c)	13,211	247	-	-	
Accrued operating expenses		680	678	454	453	
_ease liabilities	22	1,201	1,112	-	_	
Tax payable	-	-	_	16	56	
	_	77,620	37,345	470	509	
Net current assets	_	85,061	74,938	10,177	21,385	
Non-current liabilities						
oans and borrowings	19	20,008	459	-	-	
_ease liabilities	22	5,019	5,363	-	-	
Deferred tax liabilities	21 _	17,056	16,004	-	_	
	_	42,083	21,826		_	
Total liabilities	_	119,703	59,171	470	509	
Net assets		222,441	220,379	70,123	69,271	
Equity attributable to owners of the Company	-					
Share capital	23	66,135	66,135	66,135	66,135	
Treasury shares	24	(135)	-	(135)	-	
Merger reserve	25	(15,234)	(15,234)	-	-	
Retained earnings	_	174,479	170,904	4,123	3,136	
		225,245	221,805	70,123	69,271	
Non-controlling interest	_	(2,804)	(1,426)	_	_	
Net assets		222,441	220,379	70,123	69,271	
Total equity and liabilities	_	342,144	279,550	70,593	69,780	
	-	•	,	,	-,	

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

STATEMENTS OF CHANGES IN EQUITY

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

(Amounts in Ringgit Malaysia)

		Attributable to owners of the Company					
	Share capital (Note 23) RM'000	Treasury shares (Note 24) RM'000	Merger reserve (Note 25) RM'000	Retained earnings RM'000	Equity attributable to owner RM'000	Non- controlling interest RM'000	Total equity RM'000
Group							
At 1 January 2019 Profit/(loss) for the year, representing total comprehensive income	66,135	-	(15,234)	173,935	224,836	-	224,836
for the year Dividend on ordinary shares, representing total distribution to owners	-	-	-	3,084	3,084	(1,426)	1,658
(Note 33)		-	-	(6,115)	(6,115)	_	(6,115)
At 31 December 2019 and 1 January 2020 Profit/(loss) for the year, representing total comprehensive income	66,135	-	(15,234)	170,904	221,805	(1,426)	220,379
for the year Purchase of treasury shares Dividend on ordinary shares, representing total distribution to owners	-	- (135)	-	4,826 -	4,826 (135)	(1,378) -	3,448 (135)
(Note 33)		-	-	(1,251)	(1,251)	-	(1,251)
At 31 December 2020	66,135	(135)	(15,234)	174,479	225,245	(2,804)	222,441

(Amounts in Ringgit Malaysia)

	Share capital (Note 23) RM'000	Treasury shares (Note 24) RM'000	Retained earnings RM'000	Total equity RM'000
Company				
At 1 January 2019	66,135	-	6,867	73,002
Profit for the year, representing total comprehensive income for the year	-	-	2,384	2,384
Dividend on ordinary shares, representing total distribution to owners (Note 33)	-		(6,115)	(6,115)
At 31 December 2019 and 1 January 2020 Profit for the year, representing total comprehensive	66,135	-	3,136	69,271
income for the year	-	-	2,238	2,238
Purchase of treasury shares	-	(135)	-	(135)
Dividend on ordinary shares, representing total distribution to owners (Note 33)	-	-	(1,251)	(1,251)
At 31 December 2020	66,135	(135)	4,123	70,123

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

CONSOLIDATED STATEMENT OF CASH FLOWS

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

(Amounts in Ringgit Malaysia)

	Note	2020	2019	
	-	RM'000	RM'000	
Operating activities				
Profit before tax		6,046	3,442	
Adjustments for:				
Loss/(gain) on disposal of property, plant and equipment	7	61	(86)	
Distributions from short-term investment security		(5)	-	
Rent concessions	5	(126)	-	
Interest income from short-term deposits		(177)	(688)	
Interest expense	6	593	430	
Write-off of property, plant and equipment	7	257	45	
Reversal of right-of-use-assets on termination of lease		(3)	(38)	
Amortisation of trademarks	14	50	47	
Depreciation of right-of-use assets	22	1,806	1,146	
Depreciation of property, plant and equipment	12	9,069	7,148	
Unrealised exchange (gain)/loss	_	(452)	52	
Operating profit before working capital changes		17,119	11,498	
Changes in working capital:				
Increase in inventories		(55,614)	(6,250)	
Decrease/(increase) in trade and other receivables		7,838	(4,155)	
Decrease in contract assets		1,519	4,452	
Increase in prepaid operating expense		(7)	(101)	
Increase in trade and other payables		10,227	5,325	
Increase in contract liabilities		12,964	111	
Increase in accrued expenses	<u>-</u>	2	174	
Cash flows (used in)/generated from operations		(5,952)	11,054	
Interest paid		(230)	(163)	
Net income taxes paid		(3,392)	(2,085)	
Net cash flows (used in)/generated from operating activities		(9,574)	8,806	
Investing activities				
Interest income from short-term deposits received		177	688	
Distributions from short-term investment security		5	-	
Placement of short-term investment security		(1,005)	-	
Purchase of property, plant and equipment	Α	(21,037)	(21,621)	
Proceeds from disposal of property, plant and equipment		298	251	
	_		(13,227)	
Acquisition of businesses	В		(13,227)	

CONSOLIDATED STATEMENT OF CASH FLOWS

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

(Amounts in Ringgit Malaysia)

Note	2020	2019
_	RM'000	RM'000
33	(1,251)	(6,115)
	(135)	-
	94,390	40,621
	(344)	(464)
	(58,960)	(36,864)
22(b)	(1,480)	(812)
_	32,220	(3,634)
	1,084	(28,737)
	227	111
_	36,083	64,709
17	37,394	36,083
	22(b)	RM'000 33 (1,251) (135) 94,390 (344) (58,960) 22(b) (1,480) 32,220 1,084 227 36,083

Note to the consolidated statement of cash flows

A. Property, plant and equipment

	Note	2020	2019
	_	RM'000	RM'000
Current year additions to property, plant and equipment	12	22,737	21,621
Less:			
Obligation under financing arrangements	_	(1,700)	
Net cash outflow from purchase of property, plant and equipment	_	21,037	21,621

B. Acquisition of businesses

	Note	2020	2019
	_	RM'000	RM'000
Consideration settled in cash:			
- Under the EZBO and CUBO trademarks	13(b)	-	4,933
- From LP Global Resources Sdn. Bhd.	13(c)		8,294
Net cash outflow from acquisition of businesses	_	-	13,227

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

1. CORPORATE INFORMATION

LY Corporation Limited (the "Company") is a limited liability company incorporated and domiciled in Singapore and is listed on the Catalist Board of Singapore Exchange Securities Trading Limited (the "SGX-ST"). The immediate and ultimate holding company is Lian Yu Holdings Pte. Ltd., which was incorporated in Singapore.

The registered office of the Company is located at 80 Robinson Road, #02-00, Singapore 068898.

The principal activity of the Company is that of investment holding. The principal activities of its subsidiaries are disclosed in Note 13.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

2.1 Basis of preparation

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

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

The consolidated financial statements are presented in Ringgit Malaysia ("RM") and all values in the tables are rounded to the nearest thousand (RM'000), except when otherwise indicated.

2.2 New and amended standards and interpretations

The accounting policies adopted are consistent with those of the previous financial year except in the current financial year, the Group has adopted all the new and revised standards which are effective for annual financial periods beginning on or after 1 January 2020. The adoption of these new standards did not have any material effect on the financial performance or position of the Group except as described below:

Amendment to SFRS(I) 16: COVID-19-Related Rent Concessions

The Group early adopted Amendment to SFRS(I) 16: COVID-19-Related Rent Concessions and has applied the practical expedient applicable in this amendment that is effective for annual periods beginning on or after 1 June 2020.

The standard allows the lessee to account for any COVID-19 related rent concessions received as a variable lease payment with the effect of the rent concession recognised directly in the consolidated statement of comprehensive income, rather than a lease modification, which generally requires a lessee to remeasure the lease liability by discounting the revised lease payments using a new discount rate under SFRS(I) 16 Leases.

Accounting for any COVID-19 related rent concessions directly in the consolidated statement of comprehensive income is permissible provided the following conditions are met:

- The change in lease payments results in revised consideration for the lease that is substantially the same as, or less than, the consideration for the lease immediately preceding the change;
- · Any reduction in lease payments affects only payments originally due on or before 30 June 2021; and
- There is no substantive change to other terms and conditions of the lease.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.2 New and amended standards and interpretations (Continued)

Amendment to SFRS(I) 16: COVID-19-Related Rent Concessions (Continued)

The amount of COVID-19-related rent concessions recognised directly in the consolidated statement of comprehensive income is disclosed in Note 5.

The amendment is applicable for annual reporting periods beginning on or after 1 June 2020 and earlier application is permitted. The Group has early adopted this amendment for the year ended 31 December 2020 and has applied the practical expedient available in the standard.

2.3 Standards issued but not yet effective

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

Description	Effective for annual periods beginning on or after
Amendments to SFRS(I) 9 Financial Instruments, SFRS(I) 1-39 Financial Instruments: Recognition	
and Measurement, SFRS(I) 7 Financial Instruments: Disclosure, SFRS(I) 4 Insurance Contracts,	
SFRS(I) 16 Leases: Interest Rate Benchmark Reform - Phase 2	1 January 2021
Amendments to SFRS(I) 1-16 Property, Plant and Equipment: Proceeds before Intended Use	1 January 2022
Amendments to SFRS(I) 1-37 Provisions, Contingent liabilities and Contingent Assets: Onerous	
Contracts - Cost of Fulfilling a Contract	1 January 2022
Annual Improvements to SFRS(I)s 2018-2020	1 January 2022
Amendments to SFRS(I) 3: Reference to the Conceptual Framework	1 January 2022
Amendments to SFRS(I) 1-1 Presentation of Financial Statements: Classification of Liabilities as	
Current or Non-current	1 January 2023
Amendments to SFRS(I) 10 Consolidated Financial Statements and SFRS(I) 1-28 Investments	
in Associates and Joint Ventures: Sale or Contribution of Assets between an Investor and its	
Associate or Joint Venture	To be determined

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

2.4 Basis of consolidation

(a) Basis of consolidation

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

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

Subsidiaries are consolidated from the date of acquisition, other than those under common control (Note 2.4(c)) being the date on which the Group obtains control, and continue to be consolidated until the date that such control ceases.

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

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.4 Basis of consolidation (Continued)

(b) Business combinations and goodwill

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

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

The Group elects for each individual business combination, whether non-controlling interest in the acquiree, that are present ownership interests and entitle their holders to a proportionate share of net assets in the event of liquidation, is recognised on the acquisition date at fair value, or at the non-controlling interest's proportionate share of the acquiree's identifiable net assets. Other components of non-controlling interests are measured at their acquisition date fair value, unless another measurement basis is required by another SFRS(I).

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

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

For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to the Group's cash-generating units that are expected to benefit from the synergies of the combination, irrespective of whether other assets or liabilities of the acquiree are assigned to those units.

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

(c) Combination not involving a Business

On 18 December 2017, the Group underwent a corporate reorganisation in preparation for its listing on the SGX-ST (the "Restructuring Exercise"). The Company subscribed for 4,500,000 shares in LY Furniture Sdn. Bhd. ("LYFSB"), amounting to 90% of the enlarged issued and paid-up share capital of LYFSB, for a consideration of RM4,500,000 which was based on RM1 for each share in LYFSB.

Concurrently, the Company entered into a sale and purchase agreement to acquire the remaining 10% of the issued and paid-up share capital in LYFSB for a consideration of RM15,995,500. The consideration was based on the unaudited net asset value of LYFSB as at 30 June 2017. The consideration was satisfied by the allotment and issue of 20,000,000 Shares in the Company. Upon completion of the acquisition of shares in LYFSB, LYFSB became a wholly-owned subsidiary of the Company.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.4 Basis of consolidation (Continued)

(c) Combination not involving a Business (Continued)

The above Restructuring Exercise is considered to be a reorganisation without a change in beneficial shareholders. Accordingly, the Company recognises the difference between the deemed cost of acquiring LYFSB and the share capital of the subsidiary pursuant to the Restructuring Exercise as merger reverse. Although the Restructuring Exercise occurred on 18 December 2017, the consolidated financial statements present the financial position and financial performance as if the businesses have always been consolidated since the beginning of the earliest period presented. Such manner of presentation reflects the economic substance of the combining companies as a single economic enterprise, although the legal parent-subsidiary relationship was not established until after the Restructuring Exercise. Comparatives are presented as if the entities or businesses had always been combined since the date of incorporation of the entities.

Pursuant to this:

- The assets and liabilities of the consolidated entities are reflected at their carrying amounts recorded in their respective financial statements.
- No adjustments are made to reflect the fair values on the date of consolidation, or recognise any new assets or liabilities.
- No additional goodwill is recognised as a result of the consolidation.
- Any difference between the consideration paid/transferred and the equity 'acquired' is reflected within the equity as merger reserve.
- The statement of comprehensive income reflects the results of the consolidated entities for the full year, irrespective of when the consolidation took place.

2.5 Functional and foreign currency

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

Transactions and balances

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

Exchange differences arising on the settlement of monetary items or on translating monetary items at the end of the reporting period are recognised in profit or loss.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.6 Property, plant and equipment

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

Freehold land has an unlimited useful life and therefore is not depreciated.

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

Leasehold buildings43 - 58 yearsFreehold buildings50 yearsMachinery and equipment10 yearsOffice equipment, furniture and fittings10 yearsMotor vehicles8 yearsRenovation10 years

Construction-in-progress is not depreciated as it is not yet available for use.

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

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

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

2.7 Impairment of non-financial assets

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

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

Impairment losses are recognised in profit or loss.

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

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.8 Transactions with non-controlling interests

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

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

2.9 **Subsidiaries**

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

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

2.10 Financial instruments

(a) Financial assets

Initial recognition and measurement

Financial assets are recognised when, and only when, the Group becomes a party to the contractual provisions of the financial instrument.

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

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

Subsequent measurement

Subsequent measurement of debt instruments depends on the Group's business model for managing the asset and the contractual cash flow characteristics of the asset.

Amortised cost

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

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.10 Financial instruments (Continued)

(a) Financial assets (Continued)

Subsequent measurement (Continued)

Fair value through profit or loss

Assets that do not meet the criteria for amortised cost or fair value through other comprehensive income are measured at fair value through profit or loss. A gain or loss on a debt instruments that is subsequently measured at fair value through profit or loss and is not part of a hedging relationship is recognised in profit or loss in the period in which it arises.

De-recognition

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

(b) Financial liabilities

Initial recognition and measurement

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

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

Subsequent measurement

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

De-recognition

A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expires. On de-recognition, the difference between the carrying amounts and the consideration paid is recognised in profit or loss.

(c) Offsetting of financial instrument

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

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.11 Impairment of financial assets

The Group recognises an allowance for expected credit losses ("ECL") for all debt instruments not held at fair value through profit or loss and financial guarantee contracts. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive, discounted at an approximation of the original effective interest rate. The expected cash flows will include cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

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

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

The Group considers a financial asset in default when contractual payments are 180 days past due. However, in certain cases, the Group may also consider a financial asset to be in default when internal or external information indicates that the Group is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Group. A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows.

2.12 Cash and cash equivalents

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

2.13 Inventories

Inventories are stated at the lower of cost and net realisable value. Costs incurred in bringing the inventories to their present location and condition are accounted for as follows:

- Raw materials: purchase costs on a first-in first-out basis.
- Work-in-progress and finished goods: costs of direct materials and labour and a proportion of manufacturing overheads based on normal operating capacity. These costs are assigned on a first-in first-out basis.

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

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

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.14 Provisions

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

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

2.15 **Borrowing costs**

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

2.16 Employee benefits

Defined contribution plans

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

2.17 *Leases*

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

(a) Group as a lessee

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

Right-of-use assets

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

Land use rights 34 to 50 yearsBuildings 2 to 6 years

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.17 Leases (Continued)

(a) Group as a lessee (Continued)

Right-of-use assets (Continued)

If ownership of the leased asset transfers to the Group at the end of the lease term or the cost reflects the exercise of a purchase option, depreciation is calculated using the estimated useful life of the asset. The right-of-use assets are also subject to impairment. The accounting policy for impairment is disclosed in Note 2.7.

Lease liabilities

At the commencement date of the lease, the Group recognises lease liabilities measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in-substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Group and payments of penalties for terminating the lease, if the lease term reflects the Group exercising the option to terminate. Variable lease payments that do not depend on an index or a rate are recognised as expenses (unless they are incurred to produce inventories) in the period in which the event or condition that triggers the payment occurs.

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

Short-term leases and leases of low-value assets

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

(b) Group as lessor

Leases in which the Group does not transfer substantially all the risks and rewards incidental to ownership of an asset are classified as operating leases. Rental income arising is accounted for on a straight-line basis over the lease terms and is included in other income in the statement of profit or loss due to its operating nature. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised over the lease term on the same basis as rental income. The accounting policy for rental income is set out in Note 2.18(e). Contingent rents are recognised as revenue in the period in which they are earned.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.18 Revenue

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

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

(a) Sale of goods - Original equipment manufacturer

Revenue from made-to-order wooden furniture based on customised specifications from customers is recognised at the point in time when the manufacturing process is completed with the customers' acceptance as the Group is restricted contractually from directing the finished goods for another use and customers have obtained control of the goods.

(b) Sale of goods - Original brand manufacturer

Revenue from sale of self-assembled wooden furniture is recognised at the point in time upon delivery and when the customer obtained control of the good.

(c) Fulfilment services

Revenue from fulfilment services is recognised over time as the goods are shipped to the specific location.

(d) Interest income

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

(e) Rental income

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

2.19 *Taxes*

(a) Current income tax

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

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

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.19 Taxes (Continued)

(b) Deferred tax

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

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

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

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

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

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

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

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

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.19 Taxes (Continued)

(c) Sales tax

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

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

2.20 Intangible assets

Intangible assets acquired separately are measured on initial recognition at cost. The cost of intangible assets acquired in a business combination is their fair value at the date of acquisition. Following initial recognition, intangible assets are carried at cost less any accumulated amortisation and accumulated impairment losses.

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

Intangible assets with finite lives are amortised over the useful economic life and assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortisation period and the amortisation method for an intangible asset with a finite useful life are reviewed at least at the end of each reporting period. Changes in the expected useful life or the expected pattern of consumption of future economic benefits embodied in the asset are considered to modify the amortisation period or method, as appropriate, and are treated as changes in accounting estimates. The amortisation expense on intangible assets with finite lives is recognised in the statement of comprehensive income in the expense category that is consistent with the function of the intangible assets.

Intangible assets with indefinite useful lives are not amortised, but are tested for impairment annually, either individually or at the cash-generating unit level. The assessment of indefinite life is reviewed annually to determine whether the indefinite life continues to be supportable. If not, the change in useful life from indefinite to finite is made on a prospective basis.

An intangible asset is derecognised upon disposal (i.e., at the date the recipient obtains control) or when no future economic benefits are expected from its use or disposal. Any gain or loss arising upon derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in the statement comprehensive income.

Trademarks

The trademarks were acquired in a business combination. The useful live of the trademarks are estimated to be definite because based on the current assessment, management believes there is no affirmative decision to renew the Trademarks as at acquisition date. These trademarks were amortised on a straight-line basis over the useful life of 8.5 years.

An intangible asset is derecognised upon disposal (i.e., at the date the recipient obtains control) or when no future economic benefits are expected from its use or disposal. Any gain or loss arising upon derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in the statement of profit or loss.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.21 Share capital and share issuance expenses

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

2.22 Treasury shares

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

2.23 Segment reporting

For management purposes, the performance of the Group is monitored based on revenue by geographical segments. Management of the Company regularly review the revenue by geographical segments in order to assess the segment performance. Additional disclosures on each of these segments are shown in Note 32.

2.24 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 asset, the fair value is recognised as deferred capital grant on the balance sheet and is amortised to profit or loss over the expected useful life of the relevant asset by equal annual instalments. Where loans or similar assistance are provided by governments or related institutions with an interest rate below the current applicable market rate, the effect of this favourable interest is regarded as additional government grant. Where the grants relate to income, government grant shall be recognised in profit or loss on a systematic basis over the periods in which the entity recognises as expenses the related costs for which the grants are intended to compensate. Grants related to income are presented as a credit in profit or loss under "Other income".

3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES

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

3.1 Judgements made in applying accounting policies

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

Determination of functional currency

The Group measures foreign currency transactions in the respective functional currencies of the Company and its subsidiaries. In determining the functional currencies of the entities in the Group, judgement is required to determine the currency that mainly influences sales prices for goods and services and of the country whose competitive forces and regulations mainly determines the sales prices of its goods and services. The functional currencies of the entities in the Group are determined based on management's assessment of the economic environment in which the entities operate and the entities' process of determining sales prices. Management concluded that the functional currency of the Company and its subsidiaries to be RM.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (CONTINUED)

3.2 Key sources of estimation uncertainty

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

(a) Valuation of inventories

The raw materials are measured based on first-in-first out basis, while work in progress inventories and finished goods are measured using the standard costing technique. Standard costing was computed based on management's best estimates of the overhead cost incurred in the production. Standard costing is subject to periodic review.

In accordance with SFRS(I) 1-2, "The cost of inventories shall comprise all costs of purchase, costs of conversion and other costs incurred in bringing the inventories to their present location and condition". As such, management's estimates is involved in ensuring that the standard costing closely approximate the actual cost incurred. The carrying amount of inventories are disclosed in Note 15.

(b) Impairment of intangible assets (including goodwill), property, plant and equipment, right-of-use assets and the Company's investment in subsidiaries

The Group determines whether intangible assets (including goodwill), property, plant and equipment, right-of-use assets and the Company's investment in subsidiaries are impaired on an annual basis. This requires an estimation of the value in use of the cash-generating unit (or group of cash-generating units) to which goodwill is allocated. Estimating the value-in-use method requires the Group to make an estimate of the expected future cash flows from the cash-generating unit (or group of cash-generating units) and also to choose a suitable discount rate in order to calculate the present value of those cash flows.

The carrying amounts of the Group's intangible assets (including goodwill), property, plant and equipment and right-of-use assets as at 31 December 2020 were approximately RM2,974,000, RM154,283,000 and RM21,576,000 as disclosed in Note 14, Note 12 and Note 22 respectively. The carrying amount of the Company's investment in subsidiaries as at 31 December 2020 were approximately RM59,946,000 as disclosed in Note 13.

(c) Income taxes

Significant judgement is involved in determining the Group's provision for income taxes. There are certain transactions and computations for which the ultimate tax determination is uncertain during the ordinary course of business. The Group recognises liabilities for expected tax issues based on estimates of whether additional taxes will be due. Where the final tax outcome of these matters is different from the amounts that were initially recognised, such differences will impact the income tax and deferred tax provisions in the period in which such determination is made.

The amounts of income tax expenses and deferred tax provisions are disclosed in Note 10 and Note 21 respectively.

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4. REVENUE

(a) Disaggregation of revenue

	2020	2019
	RM'000	RM'000
Primary geographical markets		
United States of America	133,213	166,658
Malaysia	36,804	35,644
Republic of China	11,983	18,200
People's Republic of China	30	-
United Arab Emirates	6,046	5,968
Canada	895	3,036
Hong Kong	42,160	11,100
Japan	2,741	1,899
Korea	1,182	924
Others	3,550	2,431
	238,604	245,860
Major product or service lines		
- Sale of goods	234,010	240,956
- Fulfilment services	4,594	4,904
	238,604	245,860
Timing of transfer of goods of services		
At a point in time	234,010	240,956
Over time	4,594	4,904
	238,604	245,860

(b) Judgement and methods used in estimating revenue

Determining transaction price and amounts allocated to sale of goods and fulfilment services

The Company allocates the transaction price to the wholesale sales and fulfilment services based on their relative stand-alone selling prices. The stand-alone selling prices are determined based on estimated costs plus margin.

For the fulfilment services, revenue is recognised over time as the goods are shipped to the specific location. Management has referred to prices from logistics providers and adjusted those prices as necessary to reflect the Company's costs and margins, based on the Company's business pricing strategies and practices as analysed by different product types and different geographical areas.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

4. REVENUE (CONTINUED)

(c) Contract assets and contract liabilities

Information about receivables, contract assets and contract liabilities from contracts with customers is disclosed as follows:

	Gro	oup
	2020	2019
	RM'000	RM'000
Receivables from contracts with customers (Note 16)	15,427	25,621
Contract assets	4,813	6,332
Contract liabilities	13,211	247

Contract assets primarily relate to the Group's right to consideration when the manufacturing process is completed with the customers' acceptance but not yet billed at reporting date for sale of goods. Contract assets are transferred to receivables when billed.

Contract liabilities primarily relate to advances received from customers and the Group's obligation to transfer fulfilment services over time as the goods are shipped to the specific location for which the Group has billed for receivables ahead of completion of the performance obligation.

Significant changes in contract assets and liabilities arose on reclassification of contract assets to receivables on billing, and recognising of revenue from performance obligations satisfied in previous year that was included in the contract liability balance at the beginning of the year.

(d) Transaction price allocated to remaining performance obligation

As permitted under SFRS(I) 15, the aggregated transaction price allocated to unsatisfied contracts of periods one year or less is not disclosed.

5. OTHER INCOME

	2020 RM'000	2019 RM'000
Sale of materials	2,133	139
Sale of scrap materials	384	361
Rental income	525	635
Government grants	761	-
Rent concessions	126	-
Gain on disposal of property, plant and equipment	-	86
Insurance claims		41

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6. FINANCE COSTS

	2020	2019
	RM'000	RM'000
Interest expense on:		
- Bank loans	203	117
- Financing arrangements	36	46
- Lease liabilities	354	267
	593	430

7. OTHER EXPENSES

	2020	2019
	RM'000	RM'000
Net foreign exchange loss	152	655
Loss on disposal of property, plant and equipment	61	-
Write-off of property, plant and equipment	257	45
	470	700

8. PROFIT BEFORE TAX

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

	2020 RM'000	2019 RM'000
Audit fees:		
- auditor of the Company	305	274
- member firm of EY Global	115	115
Amortisation of trademarks	50	47
Depreciation expenses:		
- property, plant and equipment (Note 12)	9,069	7,148
- right-of-use assets (Note 22)	1,806	1,146
Employee benefits expense (Note 9)	44,192	43,791
Sub-contractor costs	26,054	24,903
Freight cost and handling charges	8,182	8,029
Utilities expenses	6,120	4,664
Inventories recognised as an expense in cost of sales (Note 15)	114,033	140,609

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9. EMPLOYEE BENEFITS

	2020	2019
	RM'000	RM'000
Employee benefits expense (including directors):		
Salaries and bonuses	41,252	40,922
Directors' fees	344	507
Directors' allowances	46	46
Employees' Provident Fund	2,002	1,927
Other benefits	548	389
	44,192	43,791

10. INCOME TAX EXPENSE

(a) Major components of income tax expense

The major components of income tax expense for the years ended 31 December 2020 and 2019 are:

2020 RM'000	2019
RM'000	D141000
	RM'000
2,766	1,851
(1,263)	(1,252)
43	-
245	1,608
807	(423)
2,598	1.784
	43 245 807

(b) Relationship between tax expense and accounting profit

The reconciliation between income tax expense and the product of accounting profit multiplied by the applicable corporate tax rate for the years ended 31 December 2020 and 2019 are as follows:

	2020 RM'000	2019 RM'000
Profit before tax	6,046	3,442
Tax at the domestic rates applicable to profits in the countries		
where the Group operates	1,574	947
Adjustments:		
- Non-deductible expenses	441	1,605
- Deferred tax asset not recognised	996	851
- Over provision in respect of previous years	(456)	(1,675)
- Withholding tax expense	43	-
- Others		56
Income tax expense recognised in profit or loss	2,598	1,784

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

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11. EARNINGS PER SHARE

Basic earnings per share ("EPS") is calculated by dividing the profit for the year attributable to ordinary equity holders of the parent by the weighted average number of ordinary shares outstanding during the year.

Diluted EPS is calculated by dividing the profit attributable to ordinary equity holders of the parent (after adjusting for interest on the convertible preference shares) by the weighted average number of ordinary shares outstanding during the year plus the weighted average number of ordinary shares that would be issued on conversion of all the dilutive potential ordinary shares into ordinary shares.

The following table reflects the income and share data used in the basic and diluted EPS calculations:

2020	2019
RM'000	RM'000
4,826	3,084
2020	2019
489,074	489,144
0.99	0.63
	0.55

Diluted EPS is the same as basic earnings per share as there were no potential dilutive ordinary shares existing during the financial years ended 31 December 2020 and 2019.

There have been no other transactions involving ordinary shares or potential ordinary shares between the reporting date and the date of authorisation of these financial statements.

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1								
			-	Office .				
	Freehold		Machinery	equipment, furniture	Motor		Construction-	
Group	land RM'000	Building RM'000	equipment RM'000	and fittings RM'000	vehicles RM'000	Renovation RM'000	in-progress RM'000	Total RM'000
Cost								
At 1 January 2019	95	94,787	40,513	5,676	4,924	ı	11,227	157,222
Additions	ı	875	5,291	877	125	168	14,285	21,621
Acquisition of businesses	I	3,280	3,663	87	190	I	I	7,220
Disposals	ı	I	(3,147)	(206)	1	ı	ı	(3,353)
Written off	ı	ı	ı	(39)	ı	ı	(27)	(99)
Reclassification	1	11,275	7,435	64	1	1	(18,774)	1
At 31 December 2019 and 1 January 2020	95	110,217	53,755	6,459	5,239	168	6,711	182,644
Additions	I	845	3,390	913	214	644	16,731	22,737
Disposals	I	ı	(181)	(524)	ı	ı	(122)	(827)
Written off	ı	ı	(146)	(448)	ı	ı	(96)	(069)
Reclassification	1	34	14,142	3	1	150	(14,329)	1
At 31 December 2020	95	111,096	70,960	6,403	5,453	962	8,895	203,864
Accumulated depreciation								
At 1 January 2019	I	12,016	20,188	2,684	2,586	I	ı	37,474
Depreciation charge for the year	I	2,053	3,961	550	578	9	I	7,148
Disposals	ı	ı	(3,050)	(138)	ı	ı	ı	(3,188)
Written off	1	1	ı	(21)	1	ı	ı	(21)
At 31 December 2019 and 1 January 2020	1	14,069	21,099	3,075	3,164	9	I	41,413
Depreciation charge for the year	I	2,367	5,503	584	558	57	ı	690'6
Disposals	I	ı	(06)	(378)	ı	ı	ı	(468)
Written off	1	1	(611)	(314)	1	1	ı	(433)
At 31 December 2020	1	16,436	26,393	2,967	3,722	63		49,581
Net carrying amount	1		1		,	;	ļ	
At 51 December 2019	95	96,148	52,656	5,584	2,075	791	6,/11	141,251
At 31 December 2020	95	94,660	44,567	3,436	1,731	899	8,895	154,283

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

12. PROPERTY, PLANT AND EQUIPMENT (CONTINUED)

Assets held under financing arrangements

During the financial year, the Group acquired motor vehicles and machineries and equipment with an aggregate cost of RM214,000 (2019: Nil) and RM1,187,000 (2019: RM416,000) respectively by means of financing arrangements. The carrying amount of motor vehicles and machineries and equipment held under financing arrangements at the end of the year ended 31 December 2020 were RM914,000 (2019: RM1,081,000) and RM1,529,000 (2019: RM409,000) respectively. The assets are pledged as security under the financing arrangements.

Assets pledged as security

In addition to assets held under financing arrangements, the Group's buildings with a carrying amount of RM20,028,000 (2019: Nil) were pledged to secure the Group's bank borrowings (Note 19) as at 31 December 2020.

13. INVESTMENT IN SUBSIDIARIES

Com	pany
2020	2019
RM'000	RM'000
39,469	30,469
9,000	9,000
48,469	39,469
11,477	8,417
59,946	47,886
	2020 RM'000 39,469 9,000 48,469 11,477

During the financial year, the Company has increased its investment in the issued and paid-up capital of its wholly owned subsidiary, LY Furniture Sdn. Bhd. by RM9,000,000 (2019: RM9,000,000) by way of cash injection.

The amount due from subsidiary represents part of net investment and are unsecured and interest bearing at prevailing fixed deposit rate. The weighted average effective interest rate as at 31 December 2020 was 3.25%. Settlement of the amount due is neither planned nor likely to occur in the foreseeable future and it is repayable only when cash flows of the subsidiary permits.

Composition of the Group

The Group has the following investments in subsidiaries as at the reporting periods:

	Principal place		Proportion of ownership interest	
Name of subsidiaries	of business	Principal activities	2020	2019
Held by the Company: LY Furniture Sdn. Bhd. (1)	Malaysia	Manufacturing of wooden furniture	100	100
Leyo Holdings Sdn. Bhd. ⁽¹⁾	Malaysia	Investment holding company	51	51
Held through LY Furniture Sdn. Bhd. LY Global Hub Sdn. Bhd. ⁽¹⁾	Malaysia	Inactive	100	100
Held through Leyo Holdings Sdn. Bhd. Leyo Manufacturing Sdn. Bhd. ⁽¹⁾ Titan Hardware Sdn. Bhd. ⁽¹⁾⁽²⁾	Malaysia Malaysia	Manufacturing of all kinds of furniture Trading of all kinds of materials, furniture and general hardware	100 100	100

⁽¹⁾ Audited by a member firm of EY Global in the principal place of business.

⁽²⁾ Incorporated during the financial year ended 31 December 2020.

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13. INVESTMENT IN SUBSIDIARIES (CONTINUED)

(a) Incorporation of new subsidiaries

On 23 November 2018, the Group incorporated a wholly-owned subsidiary, Leyo Holdings Sdn. Bhd. ("LHSB") with issued and paid up capital of RM1.00. On 25 January 2019, the Company further subscribed for additional 509,999 ordinary shares in the share capital of LHSB for a total subscription price of RM1,235,000.

On 3 December 2018, the Group incorporated a wholly-owned subsidiary, Leyo Manufacturing Sdn. Bhd. ("LMSB") through LHSB with issued and paid up capital of RM1.00. On 1 February 2019, the Group further subscribed for additional 768,000 ordinary shares in the share capital of LMSB through LHSB, for a total subscription price of RM1,858,000.

On 14 December 2020, the Group incorporated a wholly-owned subsidiary, Titan Hardware Sdn. Bhd. through LHSB with issued and paid up capital of RM1.00.

(b) Acquisition of business under the EZBO and CUBO trademarks

On 25 January 2019 (the "acquisition date"), the Group through its subsidiary LHSB acquired equity interest in a business under the trademarks of EZBO and CUBO (the "Business") from the Vendor, a strategic move to expand into a new business to manufacture original brand manufacturing furniture. Trademarks amounting to RM391,000 and deferred tax liabilities amounting to RM94,000 in relation to trademarks recognised had been determined on provisional basis as the purchase price allocation exercise ("PPA") for the acquisition of the business was not completed when the 2018 financial statements were authorised for issue.

In 2019, the Group completed the PPA and had disclosed the changes to the provisional amounts previously reported to reflect new information obtained about facts and circumstances that existed as of the date of acquisition date. Based on the completed PPA, the fair value of the EZBO and CUBO trademarks amount to RM432,000, an increase of RM41,000 over previously reported value. The fair value of the acquired property, plant and equipment was RM1,966,000, a decrease of RM500,000 over the previously reported value.

Consequent to the finalisation of the PPA, the Group reclassified RM41,000 of previously recognised goodwill to trademarks, as well as additional recognition of RM10,000 of deferred tax liabilities in relation to the recognition of trademarks from the acquisition of business, and reclassified RM500,000 of previously recognised property, plant and equipment to goodwill.

The Group has elected to measure the non-controlling interest at the non-controlling interest's proportionate share of the LHSB's net identifiable assets.

The adjusted fair values of the identifiable assets and liabilities of the acquired businesses as at the acquisition date are presented in the following table:

	Fair value as at 31.12.2019 RM'000
Property, plant and equipment	1,966
Trademarks	432
	2,398
Deferred tax liabilities	(104)
Total identifiable net assets at fair value	2,294
Non-controlling interest measured at the non-controlling interest's proportionate share of LHSB's net identifiable assets	-
Goodwill arising from acquisition	2,639
Consideration settled in cash, representing net cash outflow on acquisition of businesses	4,933

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13. INVESTMENT IN SUBSIDIARIES (CONTINUED)

(b) Acquisition of business under the EZBO and CUBO trademarks (Continued)

Goodwill arising from acquisition

The goodwill of RM2,639,000 comprises the value of strengthening the Group's products offering in the furniture industry, and cost reduction synergies expected to arise from the acquisition. It also includes the business expertise and experience in the original brand manufacturing industry when he joined the Group, which has not been recognised separately and does not meet the criteria for recognition as an intangible asset under SRFS(I) 1-38. Goodwill is allocated entirely to the original brand manufacturing segment. The goodwill recognised is not deductible for income tax purposes.

(c) Acquisition of business from LP Global Resources Sdn. Bhd.

On 21 December 2017, the Company entered into a call option and right of first refusal agreement (the "Agreement") with Lian Yu Furniture Corporation Sdn. Bhd. (formerly known as LY Furniture Corporation Sdn. Bhd.) ("LYFC"). Under the Agreement, LYFC has agreed to grant the Company a call option ("Call Option") to acquire from LYFC all assets and business that it may from time to time hold in LP Global Resources Sdn. Bhd. ("LP Global").

On 9 January 2019, the Company has exercised the call option to acquire all assets and the business of LP Global (the "Business") at fair market value which has been determined by an independent appraiser for the purchase consideration. The assets acquired includes land use rights (included in right-of-use asset), property, plant and machineries. The Company has appointed LYFSB to receive the Business from LP Global. The acquisition was completed on 1 November 2019 (the "acquisition date").

The Group completed the PPA and the fair value of identifiable assets of LP Global as at acquisition date were:

	Fair value recognised on acquisition date RM'000
Property, plant and equipment	5,254
Right-of-use asset	3,040
	8,294
Consideration settled in cash, representing net cash outflow on acquisition of businesses	8,294

(d) Interest in subsidiary with material non-controlling interest ("NCI")

The Group has the following subsidiary that have NCI that are material to the Group.

Name of subsidiary	Principal place of business	Proportion of ownership interest held by NCI	Loss allocated to NCI RM'000	Accumulated deficit of NCI RM'000	Dividends paid to NCI RM'000
31 December 2020 Leyo Holdings Sdn. Bhd. and its subsidiary (collectively, "LHG")	Malaysia	49%	1,378	2,804	-
31 December 2019 Leyo Holdings Sdn. Bhd. and its subsidiary (collectively, "LHG")	Malaysia	49%	1,426	1,426	-

There is no restriction on the Group's ability to use or access assets and settle liabilities of the subsidiaries with material non-controlling interests.

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13. INVESTMENT IN SUBSIDIARIES (CONTINUED)

(e) Summarised financial information about subsidiary with material NCI

Summarised financial information including goodwill on acquisition and consolidation adjustments but before intercompany eliminations of subsidiary with material non-controlling interests are as follows:

Summarised statement of financial position

	LHG	
	2020 2019	
	RM'000	RM'000
urrent		
assets	5,481	7,841
Liabilities	(6,229)	(8,217)
Net current liabilities	(748)	(376)
lon-current		
Assets	10,923	11,050
Liabilities	(3,209)	(2,587)
Net non-current assets	7,714	8,463
Net assets	6,966	8,087

Summarised statement of comprehensive income

LH	LHG		
2020	2019		
RM'000	RM'000		
8,013	4,536		
(2,838)	(3,147)		
26	236		
(2,812)	(2,911)		
(1,944)	(558)		
	2020 RM'0000 8,013 (2,838) 26 (2,812)		

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14. INTANGIBLE ASSETS

	Goodwill	Trademarks	Total
	RM'000	RM'000	RM'000
roup			
ost			
31 December 2019, 1 January 2020 and 31 December 2020	2,639	432	3,071
cumulated amortisation			
1 January 2019	-	-	-
nortisation	-	47	47
31 December 2019 and 1 January 2020	-	47	47
nortisation	-	50	50
31 December 2020	-	97	97
et carrying amount			
31 December 2019	2,639	385	3,024
31 December 2020	2,639	335	2,974

Amortisation expense

The trademarks were acquired through a business combination and have a useful life of 8.5 years based on the remaining period granted by the relevant government agencies.

The amortisation of trademarks is included in "Selling and Administrative expenses" line items in consolidated statement of comprehensive income.

Impairment testing of goodwill and trademarks

Goodwill acquired through a business and trademarks have been allocated to a cash generating unit ("CGU") which consists of LHG for impairment testing.

The carrying amounts of goodwill and trademarks allocated to the CGU are as follows:

RM'000

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14. INTANGIBLE ASSETS (CONTINUED)

Impairment testing of goodwill and trademarks (Continued)

The recoverable amounts of the CGU have been determined based on value-in-use calculations using cash flow projections from financial budgets approved by management covering a five-year period. The pre-tax discount rate applied to the cash flow projections and the forecasted growth rates used to extrapolate cash flow projections beyond the five-year period are as follows:

	LHG
	2020
Pre-tax discount rate	15%
Growth rates	1%

Key assumptions used in the value in use calculations

The calculations of value-in-use for the CGU are most sensitive to the following assumptions:

Budgeted gross margins - Gross margins are based on average values achieved since the Group acquired the respective businesses. These are increased over the budget period for anticipated efficiency improvements and cost saving measures through leveraging on Group synergies.

Pre-tax discount rates – Discount rates represent the current market assessment of the risks specific to the CGU, regarding the time value of money and individual risks of the underlying assets which have not been incorporated in the cash flow estimates. The discount rate calculation is based on the specific circumstances of the Group and its operating segments and derived from its weighted average cost of capital ("WACC"). The WACC takes into account both debt and equity. The cost of equity is derived from the expected return on investment by the Group's investors. The cost of debt is based on the interest bearing borrowings the Group is obliged to service. Segment-specific risk is incorporated by applying individual beta factors. The beta factors are evaluated annually based on publicly available market data.

Growth rates – The forecasted growth rates are based on published industry research and do not exceed the long-term average growth rate for the industries relevant to the CGU.

Sensitivity to changes in assumptions

With regards to the assessment of value-in-use for goodwill and trademarks of LHG, management believes that no reasonably possible changes in any of the key assumptions would cause the carrying value of the unit to materially exceed its recoverable amount.

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15. INVENTORIES

	Gr	oup
	2020	2019
	RM'000	RM'000
Consolidated statement of financial position:		
Raw materials	37,912	28,201
Work-in-progress	25,906	12,192
Finished goods	32,685	496
	96,503	40,889
Consolidated statement of comprehensive income:		
Inventories recognised as an expense in cost of sales	114,033	140,609

16. TRADE AND OTHER RECEIVABLES

	Group		Company	
	2020 2019		2020	2019
	RM'000	RM'000	RM'000	RM'000
Non-current				
Other receivable				
Deposit	630	630	-	-
Current				
Trade receivables	15,427	25,621	-	-
Due from:				
- a subsidiary company (non-trade)	-	-	4,000	4,140
Deposits	1,137	565	7	-
Other receivables	2,267	511		_
Total trade and other receivables	19,461	27,327	4,007	4,140
Add: Cash and cash equivalents (Note 17)	37,394	36,083	6,626	17,731
Add: Contract assets	4,813	6,332		
Total financial assets carried at				
amortised cost	61,668	69,742	10,633	21,871

Trade receivables

Trade receivables are non-interest bearing and are generally on 7 to 40 days (2019: 7 to 30 days) terms. They are recognised at their original invoice amounts which represent their fair values on initial recognition.

Trade receivables denominated in foreign currency at the reporting periods are as follows:

Gr	oup
2020	2019
RM'000	RM'000
14,708	16,088

United States Dollar

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16. TRADE AND OTHER RECEIVABLES (CONTINUED)

Related party balances

Amounts due from a subsidiary is unsecured, non-interest bearing, repayable upon demand and are to be settled by cash.

Deposit (Non-current)

The non-current deposit relates to deposit paid by the Group for the purchase of a leasehold land and building. The acquisition is subjected to the approval of the state authority. The deposit will be refunded if the consent is not obtained from the state authority.

Expected credit loss

The Group recognises expected credit losses of RM50,000 (2019: RM50,000) for its trade receivables and contract assets computed based on lifetime ECL. There is no movement in the allowance for expected credit losses for the year ended 31 December 2020 and 2019.

17. CASH AND CASH EQUIVALENTS

	Gro	oup	Com	pany
	2020	2019	2020	2019
	RM'000	RM'000	RM'000	RM'000
ash at banks and on hand	37,394	36,083	6,626	17,731

Cash at banks earn interest at floating rates based on daily bank deposits rates.

Cash and cash equivalents denominated in currency other than functional currency of each entity are as follows:

	Gre	oup
	2020	2019
	RM'000	RM'000
United States Dollar	24,578	6,902
Singapore Dollar	6,628	22,603
Renminbi	125	116

18. SHORT-TERM INVESTMENT SECURITY

	Group		Com	pany
	2020	2019	2020	2019
	RM'000	RM'000	RM'000	RM'000
At fair value through profit or loss				
- Unquoted non-equity security	1,005	-	-	-

The short-term investment security consists of funds placed in money market funds in Malaysia.

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19. LOANS AND BORROWINGS

· · · · · · · · · · · · · · · · · · ·	
Gro	oup
2020	2019
RM'000	RM'000
16,540	5,894
814	-
552	322
5,316	
23,222	6,216
1,585	459
18,423	
20,008	459
43,230	6,675
	2020 RM'0000 16,540 814 552 5,316 23,222 1,585 18,423 20,008

Bankers' acceptances, short term financing and term loan

The interest rates at the end of the reporting period were as follows:

Grou	n	
2020	2019	
%	%	
2.35 to 2.49	3.99	
0.94 to 0.97	-	
2.23 to 3.35	-	

The Company has the following principal bank loans:

- (i) A loan of RM3,584,000 (2019: Nil). The loan was drawn down in November 2020. Monthly repayment commenced in January 2021 and will continue until December 2025. The loan carries an effective interest rate at 3.35% (2019: Nil) per annum.
- (ii) A loan of RM20,155,000 (2019: Nil). The loan was drawn down in December 2020. Quarterly repayment commenced in March 2021 and will continue until December 2025. The loan carries an effective interest rate at 2.23% (2019: Nil) per annum.

The bankers' acceptance and short term financing are secured by corporate guarantee provided by the Company. The term loans are secured by mortgage over certain buildings, leasehold land, machineries and equipment and corporate guarantee provided by the Company.

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19. LOANS AND BORROWINGS (CONTINUED)

Financing arrangements

The financing arrangements are secured by a charge over the respective assets (Note 12) and bear interest at rates ranging from 2.31% to 3.50% (2019: 2.31% to 2.66%) per annum.

The Company has the following financial arrangements:

- (i) Multiple financing arrangements totaling RM658,000 (2019: RM781,000) in relation to purchase of motor vehicles. The financing arrangements commenced in years between 2017 to 2020. Monthly repayments usually commenced in the following months and will continue until years between 2021 to 2025.
- (ii) A financing arrangement of RM1,479,000 (2019: Nil) in relation to purchase of machineries and equipment. The financing arrangement commenced in November 2020. Monthly repayment commenced on December 2020 and will continue until November 2025.

A reconciliation of liabilities arising from the Group's financing activities is as follows:

			Non-cash changes	<u>i</u>
	2019	Cash flows	Others	2020
	RM'000	RM'000	RM'000	RM'000
Bankers' acceptances	5,894	10,646	-	16,540
Short term financing	-	814	-	814
inancing arrangements				
- current	322	(344)	574	552
non-current	459	-	1,126	1,585
Гerm loan				
- current	-	5,316	-	5,316
- non-current		18,423	-	18,423
Гotal	6,675	34,855	1,700	43,230

		Non-cash changes				
	2018 RM'000	Cash flows RM'000	Others* RM'000	2019 RM'000		
Bankers' acceptances	2,137	3,757	-	5,894		
Obligations under finance leases						
current	464	(464)	-	-		
non-current	781	-	(781)	-		
inancing arrangements						
current	-	-	322	322		
non-current			459	459		
otal	3,382	3,293	-	6,675		

^{*} The 'others' column relates to reclassification of non-current portion of obligations under finance leases to financing arrangements upon adoption of SFRS(I) 16.

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20. TRADE AND OTHER PAYABLES

	Group		Com	pany
	2020	2019	2020	2019
	RM'000	RM'000	RM'000	RM'000
rade payables	22,131	16,535	-	-
Other payables	16,638	12,557	-	-
Amount due to related parties (trade)	537	_	_	_
Total trade and other payables	39,306	29,092	-	-
Add: Accrued operating expense	680	678	454	453
Add: Loans and borrowings (Note 19)	43,230	6,675	-	-
Add: Lease liabilities (Note 22)	6,220	6,475		_
Total financial liabilities carried at				
amortised cost	89,436	42,920	454	453

Trade payables

Trade payables are non-interest bearing and the normal trade credit terms granted to the Group range from one month to four months (2019: one month to four months).

Trade payables denominated in foreign currency as at the reporting periods are as follows:

Gro	Group 2020 2019		
2020	2019		
RM'000	RM'000		
4,307	2,484		

Related party balances

Amounts due to related parties are unsecured, non-interest bearing, repayable on demand and are to be settled in cash.

21. DEFERRED TAX

Deferred tax as at the reporting periods relate to the following:

				Recognised		Recognised	
	At		At	in profit or	At	in profit or	At
	31 December	Adoption of	1 January	loss	31 December	loss	31 December
	2018	SFRS(I) 16	2019	(Note 10)	2019	(Note 10)	2020
	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000
Deferred tax assets:							
Lease liabilities	-	253	253	1,301	1,554	(61)	1,493
Deferred tax liabilities:							
Differences in depreciation							
for tax purposes	(14,819)	-	(14,819)	(1,141)	(15,960)	(1,098)	(17,058)
Intangible assets	-	-	-	(94)	(94)	14	(80)
Right-of-use assets	_	(253)	(253)	(1,251)	(1,504)	93	(1,411)
Deferred tax liabilities, net	(14,819)	-	(14,819)	(1,185)	(16,004)	(1,052)	(17,056)

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21. DEFERRED TAX (CONTINUED)

Unrecognised tax losses

As at 31 December 2020, certain subsidiaries in the Group had unabsorbed tax losses and unabsorbed capital allowances of approximately RM3,432,000 and RM2,679,000 (2019: RM2,016,000 and RM1,407,000) respectively that are available for offset against future taxable profits of the respective subsidiaries in which the tax losses and capital allowances arose, for which no deferred tax is recognised. The use of these tax losses is subject to the agreement of the tax authorities and compliance with certain provisions of the tax legislation of the respective countries in which the companies operate. The tax losses will be available for carry forward for a period of 7 consecutive years. Upon expiry of the 7 years, the unabsorbed business losses will be disregarded.

22. LEASES

Group as a lessee

The Group has lease contracts for land use rights and buildings. The Group's obligations under these leases are secured by the lessor's title to the leased assets. The Group is restricted from assigning and subleasing the leased assets. The contract includes extension option which are negotiated by management to provide flexibility in managing the leased-asset portfolio and align with the Group's business needs.

Leasehold land with aggregate carrying amount of RM1,062,000 (2019: Nil) were pledged to secure the Group's bank borrowings (Note 19) as at 31 December 2020.

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

(a) Carrying amount of right-of-use assets

	Land use rights RM'000	Buildings RM'000	Total RM'000
Cost:			
As at 1 January 2019	15,159	1,054	16,213
Acquisition of business	3,040	-	3,040
Additions for the year	-	7,127	7,127
Written off		(1,327)	(1,327)
As at 31 December 2019 and 1 January 2020	18,199	6,854	25,053
Additions for the year	-	1,049	1,049
Written off		(54)	(54)
As at 31 December 2020	18,199	7,849	26,048
Accumulated Depreciation:			
As at 1 January 2019	1,729	-	1,729
Written off	-	(204)	(204)
Depreciation	354	792	1,146
As at 31 December 2019 and 1 January 2020	2,083	588	2,671
Depreciation	419	1,387	1,806
Written off		(5)	(5)
As at 31 December 2020	2,502	1,970	4,472
As at 31 December 2019	16,116	6,266	22,382
As at 31 December 2020	15,697	5,879	21,576

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

22. LEASES (CONTINUED)

Group as a lessee (Continued)

(b) Lease liabilities

The carrying amounts of lease liabilities and the movements during the year are disclosed as below and the maturity analysis of lease liabilities is disclosed in Note 30(b).

				Non-cash		
	1 January 2020 RM'000	Additions RM'000	Cash flows RM'000	Accretion of interests RM'000	Others RM'000	31 December 2020 RM'000
Lease liabilities						
- Current	1,112	1,049	(1,480)	354	166	1,201
- Non-current	5,363	_	-	-	(344)	5,019
	6,475	1,049	(1,480)	354	(178)	6,220

				Non-cash	_	
	1 January			Accretion of		31 December
	2019	Additions	Cash flows	interests	Others	2019
	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000
Lease liabilities						
- Current	417	7,127	(812)	267	(5,887)	1,112
- Non-current	637		_	_	4,726	5,363
	1,054	7,127	(812)	267	(1,161)	6,475

The 'others' column relates to reclassification of non-current portion of the lease liabilities to current due to passage of time. In 2019, the 'others' column relates to reclassification of non-current portion of loans and borrowings including obligations under finance leases due to passage of time amounting to RM4,726,000, and reversal of lease liability amounting to RM1,161,000 on termination of lease.

(c) Amounts recognised in profit or loss

	2020	2019
	RM'000	RM'000
Depreciation of right-of-use assets	1,806	1,146
Interest expenses on lease liabilities (Note 6)	354	267
Rent concessions (Note 5)	(126)	_
Total amount recognised in profit or loss	2,034	1,413

Rent concession

The rent concessions relate to reduction in lease payments effected by the lessor consequent to COVID-19 for payments originally due on or before 30 June 2021.

(d) Total cash outflow

The Group had total cash outflow for leases of RM1,480,000 and RM812,000 in 2020 and 2019 respectively.

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22. LEASES (CONTINUED)

Group as a lessor

The Group has entered into commercial property leases for the use or rent of land and buildings. These non-cancellable leases have an average lease term of between one and two years with no renewal option included in the contracts. There are no restrictions placed upon the Group by entering into these leases.

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

	Gro	oup
	2020	2019
	RM'000	RM'000
han one year	22	91
han one year but not later than five years	12	30
	34	121

23. SHARE CAPITAL

	Group and Company					
	2020 2019					
	No. of shares	RM'000	No. of shares	RM'000		
Issued and fully paid ordinary shares						
At 1 January and 31 December	489,144,200	66,135	489,144,200	66,135		

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

24. TREASURY SHARES

		Group and Company						
	202	20	201	1019 PM'000				
	No. of shares	RM'000	No. of shares	RM'000				
At 1 January	-	-	-	-				
Purchase during the year	245,000	135	_					
At 31 December	245,000	135		_				

Treasury shares relate to ordinary shares of the Company that are held by the Company. The Company purchased 245,000 of its shares in the open market during the financial year for total consideration of RM135,000.

25. MERGER RESERVE

This represents the difference between the deemed cost of acquiring the subsidiary and the share capital of the subsidiary pursuant to the Restructuring Exercise as described in Note 2.4(c).

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26. RELATED PARTY DISCLOSURES

(a) Sale and purchase of goods and services

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

	Group		
	2020	2019	
	RM'000	RM'000	
Director-related companies:			
Sale of property, plant and equipment and leasehold land	-	8	
Rental received	11	359	
Rental paid	(300)	(261)	
Purchase of goods	(3,917)	(9,488)	
Sub-contractor costs	(9,411)	(9,863)	
Rental paid to a director of the subsidiary	(18)	(18)	

(b) Compensation of key management personnel

Gro	oup
2020	2019
RM'000	RM'000
2,985	3,910
174	281
3,159	4,191
2,207	2,896
952	1,295
3,159	4,191
	2020 RM'000 2,985 174 3,159 2,207 952

(c) Transaction with key management personnel

During the year ended 31 December 2019, the Company has exercised the call option to acquire assets and the business of LP Global Resources Sdn. Bhd. from Lian Yu Furniture Corporation Sdn. Bhd, a director-related company, at fair market value which has been determined by an independent appraiser for the purchase consideration of RM8,294,000.

(d) Commitments with related parties

On 1 April 2019, LYFSB entered into a 36-month agreement ending 31 March 2022 with Lian Yu Asset Management Sdn. Bhd. ("LYAM"), a director-related company, for the lease of building. The Group expects the rental paid to LYAM to be RM132,000 and RM33,000 in 2021 and 2022 respectively.

On 25 June 2019, LYFSB entered into a 36-month agreement commencing on 1 July 2019 and ending 30 June 2022 with LYAM, a director-related company, for the lease of building. The Group expects the rental paid to LYAM to be RM168,000 and RM84,000 in 2021 and 2022 respectively.

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27. COMMITMENTS

Capital commitments

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

Gr	oup
2020	2019
RM'000	RM'000
4,895	7,665

Capital commitments in respect of property, plant and equipment

28. GUARANTEES

As at 31 December 2020 and 2019, the Company has provided corporate guarantees for bank facilities taken by subsidiaries amounting to RM74,360,000 and RM5,894,000 respectively.

29. FAIR VALUE OF ASSETS AND LIABILITIES

(a) Fair value hierarchy

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

- Level 1 Quoted prices (unadjusted) in active market for identical assets or liabilities that the Group can access at the measurement date;
- Level 2 Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly; and
- Level 3 Unobservable inputs for the asset or the liability.

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

(b) Assets that are measured at fair value

The following table shows an analysis of each class of assets measured at fair value by level of fair value hierarchy at the end of the reporting period:

	Significant other	•
	(Lev	ei 2)
	2020	2019
	RM'000	RM'000
Assets measured at fair value		
Financial assets:		
Non-equity investment security at FVPL (Note 18)	1,005	-

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29. FAIR VALUE OF ASSETS AND LIABILITIES (CONTINUED)

(b) Assets that are measured at fair value (Continued)

Methods and assumptions used to determine fair value

The methods and assumptions used by management to determine fair value of assets and liabilities other than those whose carrying amounts reasonably approximate their fair values as follows:

Asset	Methods and assumptions
· Non-equity investment	The fair value is determined by reference to valuation provided by financial
security	institution.

30. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The carrying amount of financial assets and liabilities are reasonable approximation of fair values, due to their short-term

Fair value of trade and other receivables, payables and accrued operating expenses are not materially different from their carrying amounts. The Group does not anticipate that the carrying amounts recorded at the end of the reporting period would be significantly different from the values that would eventually be received or settled.

The Group and the Company are exposed to financial risks arising from its operations and the use of financial instruments. The key financial risks include credit risk, liquidity risk, interest rate risk and foreign currency risk.

The directors review and agree on policies and procedures for the management of these risks, which are executed by the management team. The Audit and Risk committee provides independent oversight to the effectiveness of the risk management process.

It is, and has been throughout the current and previous financial years, the Group's policy that no derivatives shall be undertaken except for the use as hedging instruments where appropriate and cost-efficient. The Group does not apply hedge accounting.

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

(a) Credit risk

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

The Group's objective is to seek continual revenue growth while recognised losses incurred due to increased credit risk exposure. The Group trades only with recognised and creditworthy third parties. In addition, receivable balances are monitored on an ongoing basis with the result that the Group's exposure to bad debts is not significant.

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

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30. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

(a) Credit risk (Continued)

The Group has determined the default event on a financial asset to be when the counterparty fails to make contractual payments, within 180 days when they fall due, which are derived based on the Group's historical information.

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

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

The Group categorises a loan or receivable for potential write-off when a debtor fails to make contractual payments more than 180 days past due. Financial assets are written off when there is no reasonable expectation of recovery, such as a debtor failing to engage in a repayment plan with the Group. Where loans and receivables have been written off, the company continues to engage enforcement activity to attempt to recover the receivable due. Where recoveries are made, these are recognised in profit or loss.

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

Trade receivables

The Group provides for lifetime expected credit losses for all trade receivables using a provision matrix. The provision rates are determined based on the Group's historical observed default rates analysed in accordance to days past due by grouping of customers based on geographical region. The loss allowance provision as at 31 December 2020 is determined as follows, the expected credit losses below also incorporate forward looking information such as forecast of economic conditions where the gross domestic product will deteriorate over the next year, leading to an increased number of defaults.

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30. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

(a) Credit risk (Continued)

Trade receivables (Continued)

Summarised below is the information about the credit risk exposure on the Group's trade receivables using provision matrix, grouped by geographical region:

31 December 2020 RM'000	Current	More than 30 days past due	More than 60 days past due	More than 90 days past due	More than 120 days past due	Total
Gross carrying amount:						
Malaysia	3,013	525	-	-	9	3,547
United States of America	4,634	585	2	3,119	325	8,665
Hong Kong	2,477	-	-	-	(13)	2,464
Others	799	2	-	_	_	801
	10,923	1,112	2	3,119	321	15,477
Loss allowance provision	-	-	-	-	(50)	(50)

		More than	More than	More than	More than	
31 December 2019 RM'000	Current	past due	past due	past due	past due	Total
Gross carrying amount:						
Malaysia	3,121	125	109	64	106	3,525
United States of America	11,064	2,688	126	-	63	13,941
Hong Kong	3,000	3,121	339	8	-	6,468
Others	1,681	341	(85)	_	(200)	1,737
	18,866	6,275	489	72	(31)	25,671
Loss allowance provision	-	_	_	_	(50)	(50)

Information regarding loss allowance movement of trade receivables and contract assets are disclosed in Note 16.

During the financial year, the Group did not write-off any trade receivables which are more than 180 days past due which the Group still expects to receive future cash flows from.

At the reporting date, the Group's maximum exposure to credit risk is represented by the carrying amount of each class of financial assets recognised in the consolidated statement of financial position.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

30. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

(a) Credit risk (Continued)

Excessive risk concentration

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

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

Credit risk concentration profile

The Group determines concentrations of credit risk by monitoring the country profile of its trade receivables on an ongoing basis. The credit risk concentration profile of the Group's trade receivables at the end of the reporting period is as follows:

	RM'000	%
2020		
By country:		
United States of America	8,615	55.8
Hong Kong	2,464	16.0
Malaysia	3,547	23.0
Others	801	5.2
	15,427	100.0
2019		
By country:		
United States of America	13,891	54.2
Hong Kong	6,469	25.2
Malaysia	3,525	13.8
Others	1,736	6.8
	25,621	100.0

At the end of the reporting period approximately 60% (2019: 82%) of the Group's trade receivables were due from the 5 major customers located in United States of America, Hong Kong and Malaysia.

Financial assets that are neither past due nor impaired

Trade and other receivables that are neither past due not impaired are with creditworthy debtors with good payment record within the Group. Cash and short-term deposits are neither past due nor impaired are placed with or entered into with reputable financial institutions with high credit ratings and no history of default.

Information regarding trade and other receivables that are impaired is disclosed in Note 16.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

30. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

(b) Liquidity risk

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

The Group's and the Company's liquidity risk management policy is to maintain sufficient liquid financial assets and stand-by credit facilities with three different banks to meet its short-term working capital requirements. At the end of the reporting period, approximately 53.7% (2019: 93.1%) of the Group's loans and borrowings will mature in less than one year based on the carrying amount reflected in the financial statements.

The Group assessed the concentration of risk with respect to refinancing its debt and concluded it to be low. Access to sources of funding is sufficiently available and debt maturing within 12 months can be rolled over with existing lenders.

Analysis of financial instruments by remaining contractual maturities

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

	On demand or within	One to	Over	
	one year	five years	five years	Total
Group	RM'000	RM'000	RM'000	RM'000
31 December 2020				
Financial assets				
Trade and other receivables	18,831	630	-	19,461
Contract assets	4,813	-	-	4,813
Cash and cash equivalents	37,394		-	37,394
	61,038	630		61,668
Financial liabilities				
Trade and other payables	39,306	-	-	39,306
Accrued operating expense	680	-	-	680
Loans and borrowings	23,870	21,173	-	45,043
Lease liabilities	1,511	4,569	612	6,220
	65,367	25,742	612	91,721
Total undiscounted liabilities	(4,329)	(25,112)	(612)	(30,053)

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

30. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

(b) Liquidity risk (Continued)

Analysis of financial instruments by remaining contractual maturities (Continued)

-				
	On demand or within	One to	Over	
	one year	five years	five years	Total
Group	RM'000	RM'000	RM'000	RM'000
31 December 2019				
Financial assets				
Trade and other receivables	26,697	630	-	27,327
Contract assets	6,332	-	-	6,332
Cash and cash equivalents	36,083	-		36,083
_	69,112	630		69,742
Financial liabilities				
Trade and other payables	29,092	-	-	29,092
Accrued operating expense	678	-	-	678
Loans and borrowings	6,243	478	-	6,721
Lease liabilities	1,560	4,842	1,223	7,625
	37,573	5,320	1,223	44,116
Total undiscounted financial assets/				
(liabilities)	31,539	(4,690)	(1,223)	25,626

	Com	pany
	On demand or within one year	
	2020	2019
	RM'000	RM'000
Financial assets		
Trade and other receivables	4,007	4,140
Cash and cash equivalents	6,626	17,731
	10,633	21,871
Financial liabilities		
Accrued operating expense	454	453
	454	453
Total undiscounted financial assets	10,179	21,418

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

30. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

(c) Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of the Group's financial instruments will fluctuate because of changes in market interest rates.

The Group's exposure to interest rate risk arises primarily from its borrowings.

Sensitivity analysis for interest rate risk

During the financial year, if interest rates had been 10 basis points lower/higher, with all other variables held constant, the Group's profit net of tax would have been RM33,000 (2019: RM5,000) higher/lower, arising mainly as a result of lower/higher interest expense on floating rate loans and borrowings. The assumed movement in basis points for interest rate sensitivity analysis is based on the current observable market environment.

(d) Foreign currency risk

Foreign currency risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates.

The Group is exposed to transactional currency risk primarily through sales that are denominated in a currency other than the respective functional currencies of the Group entities. The currency giving rise to this risk is primarily United States Dollars ("USD"). Approximately 85% (2019: 85%) of the Group's sales are denominated in foreign currencies whilst almost 73% (2019: 78%) of the costs are denominated in the respective functional currencies of the Group's entities. The Group's trade receivables and trade payables at the end of the reporting period have similar exposure.

The Group also hold cash, short-term deposits and short-term trade financing denominated in foreign currencies for working capital purposes. At the end of the reporting period, such foreign currency balances are mainly in USD and Singapore Dollars ("SGD").

Sensitivity analysis for foreign currency risk

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

	2020	2019
	RM'000	RM'000
USD/RM		
- strengthen by 9% (2019: 9%)	1,356	2,293
- weaken by 9% (2019: 9%)	(1,356)	(2,293)
SGD/RM		
- strengthen by 9% (2019: 9%)	597	2,034
- weaken by 9% (2019: 9%)	(597)	(2,034)

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

31. CAPITAL MANAGEMENT

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

The Group manages its capital structure and makes adjustments to it, in light of changes in economic conditions. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. No changes were made in the objectives, policies or processes during the years ended 31 December 2020 and 2019.

The Group monitors capital using a gearing ratio, which is total indebtedness divided by total capital. Total indebtedness comprise loans and borrowings whereas total capital comprises the equity attributable to owners of the Company.

	2020 RM'000	2019 RM'000
oans and borrowings	43,230	6,675
ease liabilities	6,220	6,475
	49,450	13,150
Equity attributable to the owners of the Company	225,245	221,805
earing ratio	22.0%	5.9%

32. SEGMENT INFORMATION

The Group's activities are predominantly in manufacturing of wooden bedroom furniture. Management has not segregated the business to different reportable segment. Management monitors the performance of the Group based on revenue by geographical segments. Other information of the profit or loss in respect of the segments are not provided to the chief operating decision maker regularly. Instead, other than revenue, the chief operating decision maker reviews the other information of the profit or loss on a Group basis without segregating such information based on segment. The geographical segments are as follows:

- (i) United States of America
- (ii) Malaysia
- (iii) Republic of China
- (iv) People's Republic of China
- (v) United Arab Emirates
- (vi) Canada
- (vii) Hong Kong
- (viii) Japan
- (ix) Korea
- (x) Others

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

32. SEGMENT INFORMATION (CONTINUED)

Geographical information

Revenue and non-current assets information based on the geographical location (billing location) of customers and assets respectively are as follow:

	2020	2019 RM'000	
	RM'000		
evenue			
nited States of America	133,213	166,658	
lalaysia	36,804	35,644	
Republic of China	11,983	18,200	
People's Republic of China	30	-	
Jnited Arab Emirates	6,046	5,968	
Canada	895	3,036	
long Kong	42,160	11,100	
apan	2,741	1,899	
orea	1,182	924	
Others	3,550	2,431	
	238,604	245,860	
Ion-current assets			
1alaysia	178,833	166,637	

Non-current assets information presented above consist of property, plant and equipment, right-of-use assets and intangible assets as presented in the consolidated statement of financial position.

Information about major customers

Revenue from three (2019: three) major customers amount to RM108,621,000 (2019: RM122,339,000).

33. DIVIDENDS

	2020 RM'000	2019 RM'000
Declared and paid during the financial year		
Final single tier dividend for 2018: Nil (2018: 1.25 sen) per share		6,115
Final single tier dividend for 2019: 0.25 sen (2018: Nil) per share	1,251	_
	2020	2019
	RM'000	RM'000
Proposed but not recognised as a liability as at 31 December:		
Dividends on ordinary shares, subject to shareholders' approval at the AGM:		
- Final exempt (one-tier) dividend for 2020: 0.39 sen (2019: 0.25 sen) per share	1,931	1,234
Dividends on ordinary shares, subject to shareholders' approval at the AGM:		· · · · · · · · · · · · · · · · · · ·

NOTES TO THE FINANCIAL STATEMENTS

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

34. EVENTS OCCURRING AFTER REPORTING PERIOD

The emergence of COVID-19 since early 2020 has brought about uncertainties to the general economic environment and may affect the Group's operations and its performance subsequent to the financial year end. The Group is cognisant of the challenges posed by these developing events and the potential impact they have on the business. The Group will continuously assess the situation, work closely with local authorities to support their efforts in containing the spread of COVID-19, and put in place measures to minimize impact to the business.

The subsidiaries of the Company are required to adhere to the 14-day Movement Control Order from 25 May 2021 to 7 June 2021 (the "Restricted Period") following the resurgence of COVID-19 cases in Malaysia. The Restricted Period was extended following the full movement control order ("FMCO") from 1 June 2021 to 14 June 2021 nationwide to curb the spread of COVID-19 in Malaysia. Under the FMCO, all economic and social activities will not be allowed except for a list of essential economic sectors and services (the "List").

As furniture manufacturing is not included in the List, the Group will be temporarily closing all its factories until 14 June 2021 in compliance with FMCO. This is subject to further directives from the Malaysian Government.

As the situation is still evolving as at date of this report, the full effect of the outbreak is subject to uncertainty and could not be ascertained yet.

35. AUTHORISATION OF FINANCIAL STATEMENTS FOR ISSUE

The financial statements for the year ended 31 December 2020 were authorised for issue in accordance with a resolution of the directors on 4 June 2021.

STATISTICS OF SHAREHOLDINGS

AS AT 14 MAY 2021

SHARE CAPITAL AND VOTING RIGHTS

Issued and fully paid-up capital : \$\$22,985,000

Number of shares issued (including treasury shares) : 489,144,200

Number and percentage of treasury shares : 310,400 (0.06%)

Number of shares issued (excluding treasury shares) : 488,833,800

Class of shares : Ordinary shares

Voting rights : 1 vote per ordinary share. The Company cannot exercise any voting rights

in respect of the shares held by it as treasury shares.

Subsidiary holdings : Nil

DISTRIBUTION OF SHAREHOLDERS BY SIZE OF SHAREHOLDINGS AS AT 14 MAY 2021

	NO. OF		NO. OF	
SIZE OF SHAREHOLDINGS	SHAREHOLDERS	%	SHARES	%
1 - 99	0	0.00	0	0.00
100 - 1,000	5	1.82	1,700	0.00
1,001 - 10,000	69	25.09	463,600	0.10
10,001 - 1,000,000	191	69.45	32,429,600	6.93
1,000,001 AND ABOVE	10	3.64	455,938,900	93.27
TOTAL	275	100.00	488,833,800	100.00

TWENTY LARGEST SHAREHOLDERS AS AT 14 MAY 2021

		NUMBER OF	
NO.	SHAREHOLDER'S NAME	SHARES HELD	%
1	LIAN YU HOLDINGS PTE. LTD.	352,305,400	72.07
2	CROWN LEAP LIMITED	59,740,800	12.22
3	UOB KAY HIAN PTE LTD	17,533,400	3.59
4	CITIBANK NOMINEES SINGAPORE PTE LTD	8,340,000	1.71
5	CGS-CIMB SECURITIES (SINGAPORE) PTE LTD	6,597,700	1.35
6	PHILLIP SECURITIES PTE LTD	5,423,900	1.11
7	TANG HEE SUNG	2,010,000	0.41
8	TEE BOON HUAT	1,495,000	0.31
9	CHANG CHING CHAU @ TEW KING CHANG	1,294,000	0.26
10	OCBC SECURITIES PRIVATE LTD	1,198,700	0.25
11	KHOR KENG SEAH	905,000	0.19
12	TAN FIE PING	825,000	0.17
13	TAN AI LUANG	800,000	0.16
14	LAU CHIA EN	788,462	0.16
15	TAN YI ZE	750,000	0.15
16	TAN YANG SENG (CHEN YINGSHENG)	748,000	0.15
17	KHOR GUAN CHIANG	668,000	0.14
18	LIM POH HUNG	630,000	0.13
19	CHINK POH CHENG @ CHNG POH CHENG	625,000	0.13
20	KOH PI HWEE	620,000	0.13
	TOTAL	463,298,362	94.79

STATISTICS OF SHAREHOLDINGS

AS AT 14 MAY 2021

SUBSTANTIAL SHAREHOLDERS AS AT 14 MAY 2021

	Direct Interest		Deemed Interest		Total Interest	
Substantial Shareholders	Number of Shares	%	Number of Shares	%	Number of Shares	%
Lian Yu Holdings Pte. Ltd.	352,305,400	72.07	-	-	352,305,400	72.07
Crown Leap Limited	59,740,800	12.22	-	-	59,740,800	12.22
Tan Kwee Chai ⁽¹⁾	1,556,200	0.32	352,305,400	72.07	353,861,600	72.39
Tan Kwee Lim ⁽²⁾	1,958,300	0.40	352,305,400	72.07	354,263,700	72.47
Shen Min-Hui ⁽³⁾	_	_	59,740,800	12.22	59,740,800	12.22

- (1) Mr Tan Kwee Chai is deemed to be interested in the shares held by Lian Yu Holdings Pte. Ltd. in the share capital of the Company through his 43.17% of interest held in Lian Yu Holdings Pte. Ltd.
- (2) Mr Tan Kwee Lim is deemed to be interested in the shares held by Lian Yu Holdings Pte. Ltd. in the share capital of the Company through his 22.37% of interest held in Lian Yu Holdings Pte. Ltd.
- (3) Mr Shen Min-Hui is the director and holds 100% of the issued shares of Crown Leap Limited. He is therefore deemed to be interested in all the shares held by Crown Leap Limited in the Company.

SHAREHOLDING HELD IN PUBLIC HANDS

Approximately 14.10% of the shareholding of the Company is held in the hands of the public as at 14 May 2021 and Rule 723 of the Catalist Rules is complied with.

NOTICE IS HEREBY GIVEN that Annual General Meeting of the Company will be convened and held by way of electronic means on Monday, 28 June 2021 at 10.30 a.m. for the purpose of transacting the following business:-

AS ORDINARY BUSINESS

- 1. To receive, consider and adopt the Directors' Statement and Audited Financial Statements of the Company for the financial year ended 31 December 2020 together with the Independent Auditor's Report thereon. (Resolution 1)
- 2. To declare a tax-exempt (one-tier) final dividend of 0.1297 Singapore Cent per ordinary share in respect of the financial year ended 31 December 2020. (Resolution 2)
- 3. To approve the proposed Directors' fees of up to S\$150,000 for the financial year ending 31 December 2021, to be paid quarterly in arrears. (Resolution 3)
- 4. To re-elect Mr Tan Yong Chuan as Director of the Company who retired by rotation pursuant to Regulation 98 of the Constitution of the Company. [See Explanatory Note (a)] (Resolution 4)
- 5. To re-elect Mr Yeo Kian Wee Andy as Director of the Company who retired by rotation pursuant to Regulation 98 of the Constitution of the Company. [See Explanatory Note (b)] (Resolution 5)
- 6. To re-appoint Messrs Ernst & Young LLP as Auditors of the Company and to authorise the Directors of the Company to fix their remuneration. (Resolution 6)
- 7. To transact any other ordinary business which may properly be transacted at an Annual General Meeting.

AS SPECIAL BUSINESS

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

8. AUTHORITY TO ALLOT AND ISSUE SHARES

"That pursuant to Section 161 of the Companies Act (Chapter 50) of Singapore ("Companies Act") and Rule 806 of the Singapore Exchange Securities Trading Limited ("SGX-ST") Listing Manual Section B: Rules of Catalist ("Catalist Rules"), authority be and is hereby given to the Directors of the Company to:

- (a) (i) allot and issue shares in the capital of the Company ("**Shares**") (whether by way of rights, bonus or otherwise); and/or
 - (ii) make or grant offers, agreements or options or convertible securities (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 the Shares to be issued pursuant to this Resolution (including Shares to be issued in pursuance of Instruments made or granted pursuant to this Resolution) shall not exceed 100% of the total number of issued Shares (excluding treasury shares and subsidiary holdings and as calculated in accordance with sub-paragraph (2) below), and provided further that where shareholders of the Company ("Shareholders") are not given the opportunity to participate in the same on a pro-rata basis, then the Shares to be issued under such circumstances (including the Shares to be issued in pursuance of Instruments made or granted pursuant to this Resolution) shall not exceed 50% of the total number of issued Shares (excluding treasury shares and subsidiary holdings and as calculated in accordance with sub-paragraph (2) below);
- (2) (subject to such manner of calculation as may be prescribed by the SGX-ST from time to time) for the purpose of determining the aggregate number of the Shares that may be issued under sub-paragraph (1) above, the total number of issued Shares (excluding treasury shares and subsidiary holdings) shall be based on the total number of issued Shares (excluding treasury shares and subsidiary holdings) at the time of passing this Resolution, after adjusting for:
 - (a) new Shares arising from the conversion or exercise of any convertible securities;
 - (b) new Shares arising from the exercising of share options or vesting of share awards which are outstanding or subsisting at the time this Resolution is passed, provided that such share options or share awards were granted in compliance with Part VIII of Chapter 8 of the Catalist Rules of the SGX-ST; and
 - (c) any subsequent bonus issue, consolidation or subdivision of Shares;
- (3) in exercising the authority conferred by this Resolution, the Company shall comply with the requirements imposed by the SGX-ST from time to time and the provisions of the Catalist Rules of the SGX-ST for the time being in force (in each case, unless such compliance has been waived by the SGX-ST), all applicable legal requirements under the Companies Act and otherwise, and the Constitution of the Company for the time being; and
- (4) unless revoked or varied by the Company in a general meeting, such authority so conferred 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 (c)] (Resolution 7)

9. AUTHORITY TO ALLOT AND ISSUE SHARES UNDER THE LY PERFORMANCE SHARE PLAN

"That pursuant to Section 161 of the Companies Act, Chapter 50 and the provisions of the LY Performance Share Plan ("LYPSP"), authority be and is hereby given to the Directors of the Company to allot and issue from time to time such number of Shares as may be required to be issued pursuant to the vesting of awards under the LYPSP, provided always that the aggregate number of additional ordinary Shares to be allotted and issued pursuant to LYPSP shall not exceed 15% of the total number of issued Shares (excluding treasury shares and subsidiary holdings) of the Company from time to time." [See Explanatory Note (d)] (Resolution 8)

10. RENEWAL OF THE INTERESTED PERSON TRANSACTIONS MANDATE

"That:

(a) approval be and is hereby given, for the purposes of Chapter 9 of the Catalist Rules of the SGX-ST, for the Company, its subsidiaries and associated companies that are entities at risk (as that term is used in Chapter 9 of the Catalist Rules of the SGX-ST), or any of them, to enter into any of the transactions falling within the types of interested person transactions described in the Appendix to Annual Report dated 11 June 2021 (the "Appendix") with the

interested persons described in the Appendix, provided that such transactions are made on normal commercial terms and are not prejudicial to the interest of the Company or its minority shareholders, and in accordance with the review procedures for such interested person transactions as set out in the Appendix (the "IPT General Mandate");

- (b) the IPT General Mandate shall, unless revoked or varied by the Company in a general meeting, continue to be in force until the date that the next Annual General Meeting of the Company is held or required by law to be held; and
- (c) the Directors of the Company be and are hereby authorised to complete and do all such acts and things (including executing all such documents as may be required) as they may consider expedient or necessary or in the interests of the Company to give effect to the IPT General Mandate and/or this Resolution."

[See Explanatory Note (e)] (Resolution 9)

11. RENEWAL OF THE SHARE BUYBACK MANDATE

"That:

- (1) for the purposes of Section 76C and 76E of the Companies Act, and such other laws and regulations as may for the time being be applicable, the exercise by the Directors of the Company of all the powers of the Company to purchase or otherwise acquire Shares (excluding treasury shares) not exceeding in aggregate the Prescribed Limit (as defined herein), at such price(s) as may be determined by the Directors from time to time up to the Maximum Price (as defined herein), whether by way of;
 - (a) on-market purchases transacted through the ready market of the SGX-ST, or through one or more duly licensed stock brokers appointed by the Company for the purpose ("Market Purchase"); and/or
 - (b) off-market purchases otherwise than on a securities exchange, in accordance with an equal access scheme as defined in Section 76C of the Companies Act and as may be determined or formulated by the Directors as they consider fit, which scheme shall satisfy all the conditions prescribed by the Companies Act, the Constitution of the Company and the Catalist Rules of the SGX-ST ("Off-Market Purchase"),

be and is hereby authorised and approved generally and unconditionally ("Share Buyback Mandate");

- (2) any Share that is purchased or otherwise acquired by the Company pursuant to the Share Buyback Mandate shall, at the discretion of the Directors, either be cancelled or held as treasury shares and dealt with in accordance with the Companies Act;
- (3) unless varied or revoked by the Company in general meeting, the authority conferred on the Directors to purchase Shares pursuant to the Share Buyback Mandate may be exercised by the Directors any time and from time to time, on and from the date of the passing of this resolution, up to the earliest of:
 - (a) the date on which the next annual general meeting is held or is required by law to be held;
 - (b) the date on which the purchases or acquisitions of Shares by the Company pursuant to the Share Buyback Mandate have been carried out to the full extent mandated; or
 - (c) the date on which the authority conferred by the Share Buyback Mandate is revoked or varied by Shareholders in a general meeting ("Relevant Period");

(4) in this resolution:

"Average Closing Price" means the average of the closing market prices of the Shares over the last five (5) market days on which transactions in the Shares were recorded, preceding the date of the Market Purchase by the Company or, as the case may be, the date of the making of the offer pursuant to the Off-Market Purchase, and deemed to be adjusted, in accordance with the Catalist Rules of the SGX-ST, for any corporate action that occurs during the relevant five (5) day period and the day on which the purchases are made;

"date of the making of the offer" means the day on which the Company announces its intention to make an Off-Market Purchase from the Shareholders, stating the purchase price (which shall not be more than the Maximum Price calculated on the foregoing basis) for each Share and the relevant terms of the equal access scheme for effecting the Off-Market Purchase;

"Maximum Price" in relation to a Share to be purchased or acquired, means the purchase price (excluding brokerage, commissions, stamp duties, applicable goods and services tax, clearance fees and other related expenses) to be paid by the Company for the Shares as determined by the Directors must not exceed the maximum price as set out below:

- (a) in the case of a Market Purchase, 105% of the Average Closing Price of the Shares; and
- (b) in the case of an Off-Market Purchase, 120% of the Average Closing Price of the Shares;

"Prescribed Limit" means that number of issued Shares representing 10% of the total number of issued Shares as at the date of the passing of this resolution (excluding any treasury shares and subsidiary holdings as at that date), unless the Company has, at any time during the Relevant Period, reduced its share capital in accordance with the applicable provisions of the Companies Act. In which event, the total number of Shares shall be taken to be the total number of Shares altered; and

(5) any Director be and is hereby authorised, in his absolute discretion, to do any and all such acts and things, including without limitation, to sign, seal, execute and deliver all such documents and deeds, and to approve any amendment, alteration or modification to any document, as he may consider necessary, desirable or expedient or in the interest of the Company to give effect to the matters referred to in this resolution and the taking of any and all actions whatsoever, by any Director on behalf of the Company in connection with the Share Buyback Mandate prior to the date of the Annual General Meeting be and are hereby approved, ratified and confirmed."

[See Explanatory Note (f)] (Resolution 10)

By Order of the Board

Pan Mi Keay Company Secretary

11 June 2021 Singapore

Explanatory Notes:

- (a) If re-elected under Resolution 4, Mr Tan Yong Chuan will remain as the Executive Director and Chief Executive Officer of the Company, and a member of the Nominating Committee. Mr Tan Yong Chuan is son of Mr Tan Kwee Chai (Executive Chairman), and cousin of Ms Tan Ai Luang (Executive Director). Key information on Mr Tan Yong Chuan, who is seeking re-election as a Director of the Company, can be found under the "Board of Directors" and "Disclosure of information on Directors seeking re-election" sections of the Annual Report.
- (b) If re-elected under Resolution 5, Mr Yeo Kian Wee Andy will remain as the Independent Director, Chairman of the Remuneration Committee and a member of the Audit and Risk Committee, and be considered independent for the purposes of Rule 704(7) of the Catalist Rules of the SGX-ST. Mr Yeo Kian Wee Andy holds 115,000 Shares and has no relationships with the Company, its related corporation, its substantial shareholders or its Directors. Key information of Mr Yeo Kian Wee Andy, who is seeking re-election as a Director of the Company, can be found under the "Board of Directors" and "Disclosure of information on Directors seeking re-election" sections of the Annual Report.
- (c) The proposed Ordinary Resolution 7, if passed, will empower the Directors of the Company from the date of the above Annual General Meeting until the date of the next Annual General Meeting, to allot and issue Shares and/or Instruments at any time. The aggregate number of Shares that the Directors may allot and issue under this Resolution (including Shares to be issued in pursuance of Instruments made or granted pursuant to this Resolution) shall not exceed 100% of the issued Shares (excluding treasury shares and subsidiary holdings), of which the total number of Shares to be issued (including Shares to be issued in pursuance of Instruments made or granted pursuant to this Resolution) other than on a pro rata basis to existing shareholders shall not exceed 50% of the total number of issued Shares (excluding treasury shares and subsidiary holdings), at the time this Resolution is passed. The authority will, unless previously revoked or varied at a general meeting, expire at the next Annual General Meeting of the Company or the date by which the Annual General Meeting of the Company is required by law to be held, whichever is earlier.
- (d) The proposed Ordinary Resolution 8, if passed, will empower the Directors of the Company to allot and issue Shares of up to a number not exceeding in total 15% of the total number of issued Shares (excluding treasury shares and subsidiary holdings) from time to time pursuant to the grant of share awards under the LYPSP.
- (e) The proposed Ordinary Resolution 9, if passed, will empower the Directors of the Company to do all acts necessary to give effect to the IPT General Mandate as described in the Appendix. The authority shall, unless revoked or varied by the Company in a general meeting, continue to be in force until the date that the next Annual General Meeting of the Company is held or required by law to be held.
- (f) The proposed Ordinary Resolution 10, if passed, will empower the Directors of the Company, to do all acts necessary to give effect to the Share Buyback Mandate as described in the Appendix and to repurchase Shares by way of Market Purchases or Off-Market Purchases of up to 10% of the total number of issued Shares (excluding treasury shares and subsidiary holdings) at the Maximum Price. The authority shall, unless revoked or varied by the Company in a general meeting, continue to be in force until the date that the next Annual General Meeting of the Company is held or required by law to be held.

Important Notes:

- The Annual General Meeting ("AGM") is being convened, and will be held, by electronic means pursuant to the COVID-19 (Temporary Measures) (Alternative Arrangements for Meetings for Companies, Variable Capital Companies, Business Trusts, Unit Trusts and Debenture Holders) Order 2020. Accordingly, this Notice will be sent to members by electronic means via publication on the Company's website at the URL https://www.lyfurniture.com and is also be made available on the SGX website at the URL https://www.sgx.com/securities/company-announcements. For convenience, printed copies of this Notice will also be sent by post to members.
- 2. Due to the current COVID-19 restriction orders in Singapore, a member will not be able to attend the AGM in person. Instead, alternative arrangements have been put in place to allow members to participate at the AGM by (a) watching the AGM proceedings via "live" webcast or listening to the AGM proceedings via "live" audio feed, (b) submitting questions in advance of the AGM, and/or (c) voting by proxy at the AGM. Shareholders who wish to watch the "live" webcast of the AGM or listen to the "live" audio feed of the AGM proceedings and/or submit questions in advance of the AGM, are to register at https://lyfurnitureagm.listedcompany.com/agm-2021/(the "Registration and Q&A Link") by 2.00 p.m. on 21 June 2021 (the "Registration Deadline") to enable the Company to verify their status. Following the verification, authenticated shareholders will receive an email by 10.00 a.m. on 27 June 2021 containing a link which they can click on to access the "live" webcast and a telephone number which they can dial to listen to the "live" audio feed of the AGM proceedings.

Shareholders who register by the Registration Deadline but do not receive an email response by 10.00 a.m. on 27 June 2021 may contact the Company by email to agm@lyfurniture.com.

Please note that shareholders will not be able to ask questions at the AGM "live" during the webcast and audio feed, and therefore shareholders should pre-register their participation in order to submit their questions in advance of the AGM. Shareholders may submit questions relating to the items on the agenda of the AGM via the Registration and Q&A Link. All questions must be submitted by the Registration Deadline.

The Management and the Board of Directors of the Company will endeavour to address all substantial and relevant questions received from members prior to the AGM by publishing the responses to those questions on SGX website at the URL https://www.sgx.com/securities/company-announcements and the Company's website at the URL https://www.lyfurniture.com. Where substantial and relevant questions submitted by members are unable to be addressed prior to the AGM, the Company will address them at the AGM.

- A member (whether individual or corporate) must appoint the Chairman of the Meeting as his/her/its proxy to attend, speak and vote on his/her/its behalf at the AGM if such member wishes to exercise his/her/its voting rights at the AGM. This proxy form may be accessed at the Company's website at the URL https://www.lyfurniture.com, and on the SGX website at the URL https://www.sgx.com/securities/company-announcements. Where a member (whether individual or corporate) appoints the Chairman of the Meeting as his/her/its proxy, he/she/it must give specific instructions as to voting, or abstentions from voting, in respect of a resolution in the form of proxy, failing which the appointment of the Chairman of the Meeting as proxy for that resolution will be treated as invalid. CPF or SRS investors who wish to appoint the Chairman of the Meeting as proxy should approach their respective CPF Agent Banks or SRS Operators to submit their votes by 5.00 p.m. on 16 June 2021.
- 4. The Chairman of the Meeting, as proxy, need not be a member of the Company.
- 5. The instrument appointing the Chairman of the Meeting as proxy must be submitted to the Company in the following manner:
 - (a) if submitted by post, be lodged with the Company's Share Registrar address at 80 Robinson Road, #11-02, Singapore 068898; or
 - (b) if submitted electronically, be submitted via email to the Company at agm@lyfurniture.com,

in either case, at least 72 hours before the time appointed for holding the AGM.

A member who wishes to submit an instrument of proxy must first download, complete and sign the proxy form, before submitting it by post to the address provided above, or before scanning and sending it by email to the email address provided above.

In view of the current COVID-19 situation and the related safe distancing measures which may make it difficult for members to submit completed proxy forms by post, members are strongly encouraged to submit completed proxy forms electronically via email.

6. The Annual Report 2020 and Appendix may be accessed at the Company's website at the URL https://www.lyfurniture.com and on the SGX website at the URL https://www.sgx.com/securities/company-announcements.

PERSONAL DATA PRIVACY

By submitting an instrument appointing the Chairman of the Meeting as proxy to attend, speak and vote at the AGM and/or any adjournment thereof, a member of the Company consents to the collection, use and disclosure of the member's personal data by the Company (or its agents or service providers) for the purpose of the processing, administration and analysis by the Company (or its agents or service providers) of the appointment of Chairman of the Meeting as proxy for the AGM (including any adjournment thereof) and the preparation and compilation of the attendance lists, minutes and other documents relating to the AGM (including any adjournment thereof), and in order for the Company (or its agents or service providers) to comply with any applicable laws, listing rules, regulations and/or guidelines.

LY CORPORATION LIMITED

Company Registration no. 201629154K (Incorporated in the Republic of Singapore)

PROXY FORM Annual General Meeting

I/We, ___

- Alternative Arrangements for Annual General Meeting

 The Annual General Meeting is being convened, and will be held, by electronic means pursuant to the COVID-19 (Temporary Measures) (Alternative Arrangements for Meetings for Companies, Variable Capital Companies, Business Trusts, Unit Trusts and Debenture Holders) Order 2020. The Notice of Annual General Meeting will be sent to members by electronic means via publication on the Company's website at the URL http://www.lyfurniture.com and is also available on the SGX website at the URL http://www.grx.com/securities/company-annuargements. at the URL https://www.sgx.com/securities/company-announcements
- Due to the current COVID-19 restriction orders in Singapore, a member will not be able to attend the Annual General Meeting in person. Alternative arrangements have been put in place to allow members to participate at the Annual General Meeting by (a) watching the Annual General Meeting proceedings via "live" webcast or listening to the Annual General Meeting proceedings via "live" audio feed, (b) submitting questions in advance of the Annual General Meeting, and/or (c) voting by proxy at
- the Annual General Meeting.

 A member (whether individual or corporate) must appoint the Chairman of the Meeting as his/her/its proxy to attend, speak and vote on his/her/its behalf at the Annual General Meeting if such member wishes to exercise his/her/its voting rights at the Annual General Meeting.
- Please read the notes overleaf which contain instructions on, inter alia, the appointment of the Chairman of the Meeting as a member's proxy to attend, speak and vote on his/her/its behalf at the Annual General Meeting.

CPF/SRS Investors

- CPF/SRS investors who wish to appoint the Chairman of the Meeting as proxy should approach their respective CPF Agent Banks or SRS Operators to submit their votes by 5.00 p.m. on 16 June 2021. Personal Data
- By submitting an instrument appointing the Chairman of the Meeting as proxy, the member accepts and agrees to the personal data privacy terms set out in the Notice of Annual General Meeting dated 11 June 2021.

_____ (NRIC/Passport No.)

_ (name) ___

of				(address	
proxy t	member/members of LY Corporation Limited (the " Company "), hereby appear of attend, speak and vote for *me/us on *my/our behalf at the Annual Gere and held by way of electronic means on Monday, 28 June 2021 at 10.30	eral Meeting (" AGM ") of the	ing as *my/ou Company to be	
following manner: Number Number					
No.	Resolutions	of votes For	of votes Against	Abstain	
ORDIN	NARY BUSINESS				
1.	Adoption of the Directors' Statement, Audited Financial Statements and the Independent Auditor's Report for the financial year ended 31 December 2020.				
2.	Declaration of tax exempt (one-tier) final dividend in respect of the financial year ended 31 December 2020.				
3.	Approval for payment of Directors' fees for the financial year ending 31 December 2021, payable quarterly in arrears.				
4.	Re-election of Mr Tan Yong Chuan as a Director of the Company.				
5.	Re-election of Mr Yeo Kian Wee Andy as a Director of the Company.				
6.	Re-appointment of Messrs Ernst & Young LLP as Auditors of the Company and to authorise the Directors to fix their remuneration.				
SPECI	AL BUSINESS				
7.	Authority to allot and issue shares.				
8.	Authority to allot and issue shares under the LY Performance Share Plan.				
9.	Renewal of the Interested Person Transactions Mandate.				
10.	Renewal of the Share BuyBack Mandate.				

The resolutions put to vote at the AGM shall be decided by poll.

If you wish the Chairman of the Meeting as your proxy to cast all your votes For or Against a resolution, please indicate with "\" in the For or Against box in respect of that Resolution. Alternatively, please indicate the number of votes For or Against in the For or Against box in respect of that Resolution. If you wish the Chairman of the Meeting as your proxy to Abstain from voting on a Resolution, please indicate with "\" in the Abstain box in respect of that Resolution. Alternatively, please indicate the number of shares that the Chairman of the Meeting as your proxy is directed to abstain from voting in the Abstain box in respect of that Resolution. In the absence of specific directions in respect of a resolution, the appointment of the Chairman of the Meeting as your proxy for that Resolution will be treated as invalid.

D		2.0	· ~
Dated this	day of .	, 2C)2

Total Number of Shares Held (see note 1)



^{*} Delete accordingly

Notes:

- 1. If the member has shares entered against his name in the Depository Register (maintained by The Central Depository (Pte) Limited), he should insert that number of shares. If the member has shares registered in his name in the Register of Members (maintained by or on behalf of the Company), he should insert that number of shares. If the member has shares entered against his name in the Depository Register and shares registered in his name in the Register of Members, he should insert the aggregate number of shares. If no number is inserted, this form of proxy will be deemed to relate to all the shares held by the member.
- 2. Due to the current COVID-19 restriction orders in Singapore, a member will not be able to attend the Annual General Meeting in person. A member (whether individual or corporate) must appoint the Chairman of the Meeting as his/her/its proxy to attend, speak and vote on his/her/its behalf at the AGM if such member wishes to exercise his/her/its voting rights at the AGM. This proxy form may be accessed at the Company's website at the URL http://www.lyfurniture.com, and the SGX website at the URL https://www.sgx.com/securities/company-announcements.
 - Where a member (whether individual or corporate) appoints the Chairman of the Meeting as his/her/its proxy, he/she/it must give specific instructions as to voting, or abstentions from voting, in respect of a resolution in the form of proxy, failing which the appointment of the Chairman of the Meeting as proxy for that resolution will be treated as invalid.
 - CPF or SRS investors who wish to appoint the Chairman of the Meeting as proxy should approach their respective CPF Agent Banks or SRS Operators to submit their votes by 5.00 pm on 16 June 2021.
- 3. The Chairman of the Meeting, as proxy, need not be a member of the Company.

Affix Postage Stamp

The Company Secretary LY CORPORATION LIMITED

80 Robinson Road #11-02 Singapore 068898

- 4. The instrument appointing the Chairman of the Meeting as proxy must be submitted to the Company in the following manner:
 - (a) if submitted by post, be lodged with the Company's Share Registrar address at 80 Robinson Road, #11-02, Singapore 068898; or
 - (b) if submitted electronically, be submitted via email to the Company at agm@lyfurniture.com, in either case, at least 72 hours before the time appointed for holding the AGM.

A member who wishes to submit an instrument of proxy must first download, complete and sign the proxy form, before submitting it by post to the address provided above, or before scanning and sending it by email to the email address provided above.

In view of the current COVID-19 situation and the related safe distancing measures which may make it difficult for members to submit completed proxy forms by post, members are strongly encouraged to submit completed proxy forms electronically via email.

- 5. The instrument appointing the Chairman of the Meeting as proxy must be under the hand of the appointor or his attorney duly authorised in writing. Where the instrument appointing the Chairman of the Meeting as proxy is executed by a corporation, it must be executed either under its common seal or under the hand of its attorney or duly authorised officer(s).
- 6. Where an instrument appointing the Chairman of the Meeting as proxy is signed on behalf of the appointor by an attorney, the letter or power of attorney or a duly certified copy thereof must (failing previous registration with the Company) be lodged with the instrument of proxy, failing which the instrument may be treated as invalid.
- 7. The Company shall be entitled to reject an instrument appointing a proxy if it is incomplete, improperly completed or illegible, or where the true intentions of the appointor are not ascertainable from the instructions of the appointor specified in the instrument appointing a proxy or proxies (including any related attachment). In addition, in the case of a member whose shares are entered in the Depository Register, the Company shall be entitled to reject any instrument appointing a proxy which has been lodged if such member, being the appointor, is not shown to have shares entered against his name in the Depository Register at least 72 hours before the time appointed for the AGM, as certified by The Central Depository (Pte) Limited to the Company.



LY CORPORATION LIMITED

(Incorporated in the Republic of Singapore on 24 October 2016) (Company Registration Number: 201629154K)

80 Robinson Road #02-00

Singapore 068898 Tel: +607 455 8828 Fax: +607 455 8853

Website: http://www.lyfurniture.com