

The real estate property depicted above does not belong to the 99 Speed Mart Retail Holdings Berhad





99 SPEED MART RETAIL HOLDINGS BERHAD

(Registration No.: 202301017784 (1511706-T)) (Incorporated in Malaysia under the Companies Act 2016)

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www.99speedmart.com.my



99 SPEED MART RETAIL HOLDINGS BERHAD

(Incorporated in Malaysia under the Companies Act 2016)

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PROSPECTUS

INITIAL PUBLIC OFFERING ("IPO") OF UP TO 1,428,000,000 ORDINARY SHARES IN 99 SPEED MART RETAIL HOLDINGS BERHAD ("99 HOLDINGS" OR "COMPANY") ("IPO SHARES") IN CONJUNCTION WITH THE LISTING OF AND QUOTATION FOR THE ENTIRE ENLARGED ISSUED ORDINARY SHARES IN 99 HOLDINGS ("SHARES") ON THE MAIN MARKET OF BURSA MALAYSIA SECURITIES BERHAD COMPRISING AN OFFER FOR SALE OF UP TO 1,028,000,000 EXISTING SHARES ("OFFER SHARES") AND A PUBLIC ISSUE OF 400,000,000 NEW SHARES ("ISSUE SHARES") INVOLVING:

- (I) INSTITUTIONAL OFFERING OF UP TO 1,218,000,000 IPO SHARES TO MALAYSIAN INSTITUTIONAL AND SELECTED INVESTORS, INCLUDING BUMIPUTERA INVESTORS APPROVED BY THE MINISTRY OF INVESTMENT, TRADE AND INDUSTRY OF MALAYSIA AT THE INSTITUTIONAL PRICE TO BE DETERMINED BY WAY OF BOOKBUILDING ("INSTITUTIONAL PRICE"); AND
- II) RETAIL OFFERING OF 210,000,000 ISSUE SHARES TO THE DIRECTORS AND ELIGIBLE EMPLOYEES OF 99 HOLDINGS AND ITS SUBSIDIARIES ("99 HOLDINGS GROUP" OR "GROUP"), PERSONS WHO HAVE CONTRIBUTED TO THE SUCCESS OF THE GROUP AND THE MALAYSIAN PUBLIC AT THE RETAIL PRICE OF RM1.65 PER ISSUE SHARE ("RETAIL PRICE"), PAYABLE IN FULL UPON APPLICATION AND SUBJECT TO REFUND OF THE DIFFERENCE BETWEEN THE RETAIL PRICE AND THE FINAL RETAIL PRICE (AS DEFINED IN THIS PROSPECTUS) IN THE EVENT THAT THE FINAL RETAIL PRICE IS LESS THAN THE RETAIL PRICE;

SUBJECT TO THE CLAWBACK AND REALLOCATION PROVISIONS AND THE OVER-ALLOTMENT OPTION (AS DEFINED HEREIN).

THE FINAL RETAIL PRICE WILL BE EQUAL TO THE LOWER OF:

- (A) THE RETAIL PRICE; OR
- (B) THE INSTITUTIONAL PRICE.

Principal Adviser, Sole Bookrunner, Sole Managing Underwriter and Joint Underwriter



CIMB Investment Bank Berhad (Registration No.: 197401001266 (18417-M))

Joint Underwriter

AFFIN HWANG

Affin Hwang Investment Bank Berhad (Registration No.: 197301000792 (14389-U)) (A Participating Organisation of Bursa Malaysia Securities Berhad) Joint Underwriter

RHB◆Investment

RHB Investment Bank Berhad (Registration No.: 197401002639 (19663-P)) (A Participating Organisation of Bursa Malaysia Securities Berhad)

NO SECURITIES WILL BE ALLOTTED OR ISSUED BASED ON THIS PROSPECTUS AFTER 6 MONTHS FROM THE DATE OF THIS PROSPECTUS.

THE SECURITIES COMMISSION MALAYSIA ("SC") HAS APPROVED THE ISSUE, OFFER OR INVITATION FOR THE OFFERING UNDER SECTION 214(1) OF THE CAPITAL MARKETS AND SERVICES ACT 2007.

THIS PROSPECTUS HAS BEEN REGISTERED BY THE SC. THE APPROVAL OF OUR IPO AND REGISTRATION OF THIS PROSPECTUS, SHOULD NOT BE TAKEN TO INDICATE THAT THE SC RECOMMENDS OUR IPO OR ASSUMES RESPONSIBILITY FOR THE CORRECTNESS OF ANY STATEMENT MADE, OPINION EXPRESSED OR REPORT CONTAINED IN THIS PROSPECTUS. THE SC HAS NOT, IN ANY WAY, CONSIDERED THE MERITS OF OUR SHARES BEING OFFERED FOR INVESTMENT.

THE SC IS NOT LIABLE FOR ANY NON-DISCLOSURE ON THE PART OF OUR COMPANY AND TAKES NO RESPONSIBILITY FOR THE CONTENTS OF THIS PROSPECTUS, MAKES NO REPRESENTATION AS TO ITS ACCURACY OR COMPLETENESS, AND EXPRESSLY DISCLAIMS ANY LIABILITY FOR ANY LOSS THAT YOU MAY SUFFER ARISING FROM OR IN RELIANCE UPON THE WHOLE OR ANY PART OF THE CONTENTS OF THIS PROSPECTUS.

INVESTORS ARE ADVISED TO READ AND UNDERSTAND THE CONTENTS OF THIS PROSPECTUS. IF IN DOUBT, PLEASE CONSULT A PROFESSIONAL ADVISER.

FOR INFORMATION CONCERNING RISK FACTORS WHICH SHOULD BE CONSIDERED BY PROSPECTIVE INVESTORS, SEE "RISK FACTORS" COMMENCING ON PAGE 43.

LISTING SOUGHT: MAIN MARKET OF BURSA MALAYSIA SECURITIES BERHAD

THIS PROSPECTUS IS NOT TO BE DISTRIBUTED OUTSIDE MALAYSIA

THIS PROSPECTUS IS DATED 15 AUGUST 2024

All defined terms used in this Prospectus are defined under "Presentation of Financial and Other Information" and "Definitions" commencing on pages viii and xii of this Prospectus, respectively.

RESPONSIBILITY STATEMENTS

Our Directors, our Promoters and the Selling Shareholders have seen and approved this Prospectus. They collectively and individually accept full responsibility for the accuracy of the information. Having made all reasonable enquiries, and to the best of their knowledge and belief, they confirm there is no false or misleading statement or other facts which if omitted, would make any statement in this Prospectus false or misleading.

CIMB, being the Principal Adviser, Sole Bookrunner for the Institutional Offering, and Sole Managing Underwriter and Joint Underwriter for the Retail Offering in relation to our IPO, acknowledges that, based on all available information, and to the best of its knowledge and belief, this Prospectus constitutes a full and true disclosure of all material facts concerning our IPO.

In addition, the role of AHIBB and RHB IB in our IPO is limited to being Joint Underwriters for the Retail Offering.

STATEMENTS OF DISCLAIMER

Our Company has obtained the approval of Bursa Securities for our Listing. Admission to the Official List of Bursa Securities is not to be taken as an indication of the merits of our IPO, our Company or our Shares.

This Prospectus, together with the Application Forms have also been lodged with the Registrar of Companies, who takes no responsibility for its contents.

You should rely on your own evaluation to assess the merits and risks of your investment in our Shares. If you are in any doubt as to the action to be taken, you should consult your stockbroker, bank manager, solicitor, accountant or other professional advisers immediately.

OTHER STATEMENTS

Investors should note that they may seek recourse under Sections 248, 249 and 357 of the CMSA for breaches of securities laws including any statement in this Prospectus that is false, misleading, or from which there is a material omission, or for any misleading or deceptive act in relation to this Prospectus or the conduct of any other person in relation to our Company.

Our Shares are offered to the public on the premise of full and accurate disclosure of all material information concerning our IPO, for which any person set out in Section 236 of the CMSA, is responsible.

Investors should not take the agreement by the Sole Managing Underwriter and Joint Underwriters named in this Prospectus to underwrite our Shares under the Retail Offering as an indication of the merits of our Shares being offered.

This Prospectus is published solely in connection with our IPO. Our Shares are being offered solely in Malaysia on the basis of the information contained and representations made in this Prospectus. Our Company, our Promoters, the Selling Shareholders, the Principal Adviser, Sole Bookrunner, Sole Managing Underwriter and Joint Underwriters have not authorised anyone to provide any information or to make any representation not contained in this Prospectus. Any information or representation not contained in this Prospectus must not be relied upon as having been authorised by our Company, our Promoters, the Selling Shareholders, the Principal Adviser, Sole Bookrunner, Sole Managing Underwriter and Joint Underwriters or any of their respective directors, or any other persons involved in our IPO.

This Prospectus has been prepared in the context of an initial public offering under the laws of Malaysia. It does not comply with the laws of any jurisdiction other than Malaysia, and has not been and will not be lodged, registered or approved pursuant to or under any applicable securities or equivalent legislation or by any regulatory authority of any jurisdiction other than Malaysia.

The distribution of this Prospectus and our IPO are subject to the laws of Malaysia. Accordingly, this Prospectus may not be used for the purpose of and does not constitute an offer for subscription or purchase or invitation to subscribe for or purchase of our Shares in any jurisdiction or in any circumstance in which such an offer is not authorised or is unlawful or to any person to whom it is unlawful to make such offer or invitation. The distribution of this Prospectus and the offering of our Shares in certain other jurisdictions may be restricted by law. Prospective investors who may be in possession of this Prospectus are required to inform themselves accordingly and to observe the applicable restrictions.

We will not, prior to acting on any acceptance in respect of our IPO, make or be bound to make any enquiry as to whether you have a registered address in Malaysia and will not be deemed to accept any liability whether or not any enquiry or investigation is made in connection to it. We will further assume that you have accepted our IPO in Malaysia and will be subject to the laws of Malaysia in connection to it.

It will be your sole responsibility to ensure that your application for our IPO is in compliance with the terms of our IPO and will not be in contravention of any laws of countries or jurisdictions other than Malaysia to which you may be subjected to. It will also be your sole responsibility to consult your legal and/or other professional adviser on the laws to which our IPO or you are or might be subjected to. Neither we nor our Promoters, the Selling Shareholders, the Principal Adviser, Sole Bookrunner, Sole Managing Underwriter and Joint Underwriters nor any other advisers in relation to our IPO will accept any responsibility or liability in the event that any application made by you shall become illegal, unenforceable, avoidable or void in any country or jurisdiction.

However, we reserve the right, in our absolute discretion, to treat any acceptance as invalid if we believe that such acceptance may violate any law or applicable legal or regulatory requirements.

ELECTRONIC PROSPECTUS/INTERNET SHARE APPLICATION

This Prospectus can also be viewed or downloaded from Bursa Securities' website at www.bursamalaysia.com. The contents of the Electronic Prospectus and the copy of this Prospectus registered with the SC are the same.

The internet is not a fully secure medium. Your Internet Share Application may be subject to risks of data transmission, computer security threats such as viruses, hackers and crackers, faults with computer software and other events beyond the control of the Internet Participating Financial Institutions. These risks cannot be borne by the Internet Participating Financial Institutions.

If you doubt the validity or integrity of the Electronic Prospectus, you should immediately request a paper/printed copy of this Prospectus from us or the Issuing House. If there is any discrepancy between the contents of the Electronic Prospectus and the contents of the paper/printed copy of this Prospectus, the contents of the paper/printed copy of this Prospectus, which are identical to the copy of the Prospectus registered with the SC will prevail.

In relation to any reference in this Prospectus to third-party internet sites ("**Third-Party Internet Sites**"), whether by way of hyperlinks or by way of description of the Third-Party Internet Sites, you acknowledge and agree that:

- (i) we do not endorse and are not affiliated in any way to the Third-Party Internet Sites. Accordingly, we are not responsible for the availability of, or the content or any data, information, file or other material provided on the Third-Party Internet Sites. You shall bear all risks associated with the access to or use of the Third-Party Internet Sites;
- (ii) we are not responsible for the quality of products or services in the Third-Party Internet Sites, particularly in fulfilling any of the terms of your agreements with the Third-Party Internet Sites. We are also not responsible for any loss or damage or cost that you may suffer or incur in connection with or as a result of dealing with the Third-Party Internet Sites or the use of or reliance on any data, information, file or other material provided by the Third-Party Internet Sites; and
- (iii) any data, information, file or other material downloaded from the Third-Party Internet Sites is done at your own discretion and risk. We are not responsible, liable or under obligation for any damage to your computer system or loss of data resulting from the downloading of any such data, information, file or other material.

Where an Electronic Prospectus is hosted on the website of the Internet Participating Financial Institution, you are advised that:

- (i) the Internet Participating Financial Institution is only liable in respect of the integrity of the contents of the Electronic Prospectus, to the extent of the contents of the Electronic Prospectus on the web server of the Internet Participating Financial Institution which may be viewed via your web browser or other relevant software. The Internet Participating Financial Institution is not responsible for the integrity of the contents of the Electronic Prospectus which has been obtained from the web server of the Internet Participating Financial Institution and subsequently communicated or disseminated in any manner to you or other parties;
- (ii) while all reasonable measures have been taken to ensure the accuracy and reliability of the information provided in the Electronic Prospectus, the accuracy and reliability of the Electronic Prospectus cannot be guaranteed because the internet is not a fully secure medium; and
- (iii) the Internet Participating Financial Institution is not liable (whether in tort or contract or otherwise) for any loss, damage or costs that you or any other person may suffer or incur due to, as a consequence of or in connection with any inaccuracies, changes, alterations, deletions or omissions in respect of the information provided in the Electronic Prospectus which may arise in connection with or as a result of any fault with web browsers or other relevant software, any fault on your or any third party's personal computer, operating system or other software, viruses or other security threats, unauthorised access to information or systems in relation to the website of the Internet Participating Financial Institution, and/or problems occurring during data transmission which may result in inaccurate or incomplete copies of information being downloaded or displayed on your personal computer.

INDICATIVE TIMETABLE

The following events are intended to take place on the following indicative time and/or date:

Event	Time and/or date
Opening of the Institutional Offering ⁽¹⁾	15 August 2024
Issuance of the Prospectus/Opening of the Retail Offering	10:00 a.m., 15 August 2024
Closing of the Retail Offering	5:00 p.m., 23 August 2024
Closing of the Institutional Offering	27 August 2024
Price Determination Date	27 August 2024
Balloting of applications for our Issue Shares under the Retail Offering	29 August 2024
Allotment/Transfer of our IPO Shares to successful applicants	5 September 2024
Listing	9 September 2024

Note:

(1) Other than the Institutional Offering to the Cornerstone Investors. The Master Cornerstone Placement Agreement for the acquisition of our IPO Shares by the Cornerstone Investors was entered into on 26 July 2024.

In the event there is any change to the timetable, we will advertise the notice of changes in widely circulated English and Bahasa Malaysia daily newspapers within Malaysia and make an announcement on the website of Bursa Securities.

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PRESENTATION OF FINANCIAL AND OTHER INFORMATION

All references to "our Company" or "99 Holdings" are to 99 Speed Mart Retail Holdings Berhad. All references to "99 Holdings Group" or "our Group" are to our Company and our subsidiaries taken as a whole. All references to "we", "us", "our" and "ourselves" are to our Company and where the context otherwise requires, our Group.

All references to the "Selling Shareholders" are to Lee Thiam Wah and Ng Lee Tieng.

All references to the "Promoters" are to Lee Thiam Wah and Lee LYG Holdings.

All references to "you" are to our prospective investors.

Any discrepancies in the tables between the amounts listed and the totals in this Prospectus are due to rounding adjustments. Other abbreviations and acronyms used in this Prospectus are defined in the "Definitions" section. Words denoting the singular will, where applicable, include the plural and *vice versa* and words denoting the masculine gender will, where applicable, include the feminine and/or neuter gender and *vice versa*. Reference to persons will, where applicable, include companies and corporations.

Any reference to provisions of the statutes, rules, regulations, enactments or rules of stock exchange shall (where the context admits), be construed as a reference to provisions of such statutes, rules, regulations, enactments or rules of stock exchange (as the case may be) as modified by any written law or (if applicable) amendments or re-enactments to the statutes, rules, regulations, enactments or rules of stock exchange for the time being in force and unless specified, is a reference to an enactment by Malaysia.

Any reference to a time or date will be a reference to a time or date in Malaysia, unless otherwise stated.

All references to the "LPD" in this Prospectus are to 15 July 2024, being the latest practicable date prior to the registration of this Prospectus with the SC.

The information on our website or any website, directly or indirectly, linked to our website does not form part of this Prospectus and you should not rely on that information for the purposes of your decision whether or not to invest in our Shares.

This Prospectus includes statistical data provided by us and various third parties and cites third-party projections regarding the growth and performance of the industry in which we operate and our estimated market share. This data is taken or derived from information published by industry sources and from our internal data. In each of such case, the source is stated in this Prospectus, provided that where no source is stated, it can be assumed that the information originates from us or is extracted from the IMR Report as included in Section 8 of this Prospectus. We have appointed Frost & Sullivan to provide an independent market and industry review. In compiling its data for the review, Frost & Sullivan had relied on its research methodology, industry sources, published materials, its private databanks and direct contacts within the industry.

Further, third-party projections cited in this Prospectus are subject to significant uncertainties that could cause actual data to differ materially from the projected figures. We cannot give any assurance that the projected figures will be achieved and you should not place undue reliance on the statistical data and third-party projections cited in this Prospectus.

For the purpose of this Prospectus, EBITDA is calculated as our PAT plus (i) tax expense; (ii) finance costs; (iii) depreciation and amortisation; less (iv) interest income, whereas Adjusted EBITDA is calculated as EBITDA less (i) repayments of lease liabilities; (ii) interest expense on lease liabilities; (iii) other lease related adjustments including, amongst others, COVID-19 rent concessions; and (iv) the reversal of the provision for restoration costs.

PRESENTATION OF FINANCIAL AND OTHER INFORMATION (Cont'd)

EBITDA, Adjusted EBITDA and the related ratios presented in this Prospectus are supplemental measures of our performance and liquidity that are not required by or presented in accordance with the IFRS and MFRS. Furthermore, EBITDA and Adjusted EBITDA are not measures of our financial performance or liquidity under the IFRS and MFRS and should not be considered as an alternative to net income, operating income or any other performance measures derived in accordance with the IFRS or MFRS or as an alternative to cash flows from operating activities or as a measure of liquidity. In addition, EBITDA and Adjusted EBITDA are not standardised terms, and hence, a direct comparison of EBITDA and Adjusted EBITDA between companies may not be possible. Other companies may calculate EBITDA and Adjusted EBITDA differently from us, limiting its usefulness as a comparative measure.

We believe that EBITDA may facilitate comparisons of operating performance from period to period and company to company by eliminating potential differences caused by variations in capital structures (affecting interest expense and finance charges), tax positions (such as the impact on periods or companies of changes in effective tax rates or net operating losses), the age and booked depreciation and amortisation of assets (affecting relative depreciation and amortisation expenses) and for Adjusted EBITDA to give effect to our EBITDA before the application of IFRS and MFRS 16 Leases for the purpose of facilitating comparisons only. EBITDA and Adjusted EBITDA have been presented because we believe that it is frequently used by securities analysts, investors and other interested parties in evaluating similar companies, many of whom present such non-IFRS and non-MFRS financial measures when reporting their results. Finally, EBITDA is presented as a supplemental measure of our ability to service debt. Nevertheless, EBITDA and Adjusted EBITDA have limitations as an analytical tool, and prospective investors should not consider it in isolation from or as a substitute for analysis of our financial condition or results of operations, as reported under the IFRS and MFRS. Due to these limitations, EBITDA and Adjusted EBITDA should not be considered as measures of discretionary cash available to invest in the growth of our business.

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FORWARD-LOOKING STATEMENTS

This Prospectus contains forward-looking statements. All statements other than statements of historical facts included in this Prospectus, including, without limitation, those regarding our financial position, business strategies and prospects are forward-looking statements. Such forward-looking statements involve known and unknown risks, uncertainties and other factors, which may cause our actual results, performance or achievements, or industry results, to be materially different from any future results, performance or achievements, or industry results expressed or implied by such forward-looking statements. Such forward-looking statements are based on numerous assumptions regarding our present and future business strategies and the environment in which we will operate in the future. Such forward-looking statements reflect our current view with respect to future events and are not a guarantee of future performance.

Forward-looking statements can be identified by the use of forward-looking terminologies such as the words "may", "will", "would", "could", "believe", "expect", "anticipate", "intend", "estimate", "aim", "plan", "forecast" or similar expressions and include all statements that are not historical facts. Such forward-looking statements include, without limitation, statements relating to:

- (i) demand for our products and general industry environment;
- (ii) our business strategies, trends and competitive position;
- (iii) potential growth opportunities;
- (iv) our future plans and objectives;
- (v) our future financial position, earnings, cash flows and liquidity; and
- (vi) the regulatory environment and the effects of future regulation.

Our actual results may differ materially from information contained in such forward-looking statements as a result of a number of factors beyond our control, including, without limitation:

- (i) delays or problems with the execution of our expansion plans;
- (ii) changes in the competitive environment of the industry in which we operate;
- (iii) failure to obtain or renew licences, permits and approvals in a material manner;
- (iv) increases in employee expenses and shortages in labour;
- (v) increases in utilities expenses;
- (vi) increases in rental rates of our outlets and DCs;
- (vii) changes in the general Malaysian economic, business, political, investment environment and retail market conditions;
- (viii) finance costs and interest income changes;
- (ix) future regulatory and government policy changes; and
- (x) any other factors beyond our control.

Additional factors that could cause our actual results, performance or achievements to differ materially include, but are not limited to, those discussed in Section 5 of this Prospectus on "Risk Factors" and Section 12.2 of this Prospectus on "Management's discussion and analysis of financial condition and results of operations". We cannot give any assurance that the forward-looking statements made in this Prospectus will be realised. Such forward-looking statements are made only as at the LPD.

FORWARD-LOOKING STATEMENTS (Cont'd)

In light of these uncertainties, the inclusion of such forward-looking statements should not be regarded as a representation or warranty by us or our advisers that such plans and objectives will be achieved.

Should we become aware of any subsequent material change or development affecting a matter disclosed in this Prospectus arising from the date of registration of this Prospectus but before the date of allotment/transfer of our IPO Shares, we will further issue a supplemental or replacement prospectus, as the case may be, in accordance with the provisions of Section 238(1) of the CMSA and Paragraph 1.02, Chapter 1 of Part II (Division 6 on Supplementary and Replacement Prospectus) of the Prospectus Guidelines.

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DEFINITIONS

The following terms shall apply throughout this Prospectus unless the term is defined otherwise or the context requires otherwise:

99 Holdings Group or

Group

Collectively, our Company and our subsidiaries

99EM Sale Shares : 2,400,000 and 100,000 ordinary shares in 99EM held by Lee Thiam

Wah and Ng Lee Tieng, respectively before entering into the 99SM

and 99EM Share Sale Agreement

99SM and 99EM Share

Sale Agreement

Share sale agreement dated 9 November 2023 entered into between our Company, Lee Thiam Wah and Ng Lee Tieng in respect of the acquisition of 100.0% equity interest in 99SM and acquisition of

100.0% equity interest in 99EM

99SM Sale Shares : 14,399,994 and 600,006 ordinary shares in 99SM held by Lee Thiam

Wah and Ng Lee Tieng, respectively before entering into the 99SM

and 99EM Share Sale Agreement

ACCA : Association of Chartered Certified Accountants

Act : Companies Act 2016 of Malaysia

ADA : Authorised Depository Agent

Adjusted EBITDA : EBITDA less (i) repayments of lease liabilities; (ii) interest expense on

lease liabilities; and (iii) other lease related adjustments including, amongst others, COVID-19 rent concessions; and (iv) the reversals of

the provision for restoration costs

Admission : Admission of our Shares to the Official List

AGM : Annual general meeting

AHIBB : Affin Hwang Investment Bank Berhad

Application : Application for our IPO Shares by way of Application Form, Electronic

Share Application or Internet Share Application

Application Form : Application form for the application of our IPO Shares under the Retail

Offering accompanying this Prospectus, including the Pink Application

Form

ATM : Automated teller machine

Auditors or Reporting

Accountants

Crowe Malaysia PLT

Authorised Financial

Institution

Authorised financial institution participating in the Internet Share

Application in respect of the payment for our IPO Shares

Board : Board of Directors of our Company

DEFINITIONS (Cont'd)

Bumiputera : In context of:

(i) individuals - Malays and the aborigines and the natives of Sabah and Sarawak as specified in the Federal Constitution of Malaysia;

- (ii) companies companies which fulfil, amongst others, the following criteria or such other criteria as may be imposed by the MITI:
 - (a) registered under the Act as a private company;
 - (b) its shareholders are 100% Bumiputera; and
 - (c) its board of directors (including its staff) are at least 51.0% Bumiputera; and
- (iii) cooperatives cooperatives whose shareholders or cooperative members are at least 95.0% Bumiputera or such criteria as may be imposed by the MITI

Bursa Depository : Bursa Malaysia Depository Sdn Bhd

Bursa Securities : Bursa Malaysia Securities Berhad

CAGR : Compound annual growth rate, computed through the formula:

CAGR = (Ending amount / Beginning amount) $^{1/N} - 1$

Ending amount is the amount at the end of the period; Beginning amount is the amount at the beginning of the period; and N is the

number of years within the period

CCC or CF : Certificate of completion and compliance or certificate of fitness, or

such certificate by any other name issued by the relevant authority under the SDBA, Uniform Building By-Laws 2022 of Sabah and Building Ordinance 1994 of Sarawak, and any by-laws made under it

or such relevant legislation applicable at the material time

CCM : Companies Commission of Malaysia

CDS : Central Depository System

CEO : Chief Executive Officer

CFA : Certificate of Accommodation issued by the relevant authority under

the Employees' Minimum Standards of Housing, Accommodations and

Amenities Act 1990 of Malaysia

CFO : Chief Financial Officer

China or PRC : The People's Republic of China, excluding for the purposes of this

Prospectus only, Hong Kong, the Macau Special Administrative

Region of the People's Republic of China and Taiwan

CIMB : CIMB Investment Bank Berhad

CMSA : Capital Markets and Services Act 2007 of Malaysia

Constitution : Constitution of our Company

COO : Chief Operations Officer

DEFINITIONS (Cont'd)

Cornerstone Investors : Collectively, AHAM Asset Management Berhad, AIA Bhd, Areca

Capital Sdn Bhd, abrdn Malaysia Sdn Bhd, abdrn Asia Limited, Eastspring Investments Berhad, Employees Provident Fund Board, Etiqa General Insurance Berhad, Etiqa Life Insurance Berhad, Great Eastern Life Assurance (Malaysia) Berhad, Hong Leong Asset Management Bhd, Kenanga Investors Berhad, Pertubuhan Keselamatan Sosial and UOB Asset Management (Malaysia) Berhad

COVID-19 : An infectious disease caused by severe acute respiratory syndrome

coronavirus 2 (SARS-CoV-2)

DC : Distribution centre

Directors : Directors of our Company

EBITDA : Earnings before interest, taxation, depreciation and amortisation

EIS : Employment Insurance System

Electronic Prospectus : Copy of this Prospectus that is issued, circulated or disseminated via

the internet and/or an electronic storage medium, including but not

limited to CD-ROMs (Compact Disc - Read Only Memory)

Electronic Share

Application

Application for our IPO Shares under the Retail Offering through a

Participating Financial Institution's ATM

Eligible Persons : Collectively, the Directors, employees of our Group and persons who

have contributed to the success of our Group who are eligible to

participate in the Retail Offering

EPF : Employees' Provident Fund Board

EPS : Earnings per Share

Equity Guidelines : Equity Guidelines issued by the SC

Final Retail Price : Final price per IPO Share to be paid by the investors under the Retail

Offering, equivalent to the Retail Price or the Institutional Price, whichever is lower, to be determined on the Price Determination Date

FMCG : Fast-moving consumer goods

FPE : Financial period ended, or where the context otherwise requires,

financial period ending

Frost & Sullivan or the

IMR

Frost & Sullivan GIC Malaysia Sdn Bhd, the independent market

researcher

FYE : Financial year ended 31 December, or where the context otherwise

requires, financial year ending 31 December

Government : Government of Malaysia

GP : Gross profit

IFRS : International Financial Reporting Standards issued by the International

Accounting Standards Board

DEFINITIONS (Cont'd)

IMR Report : Independent market research report dated 26 July 2024 prepared by

Frost & Sullivan, as set out in Section 8 of this Prospectus

Institutional Offering : Offering of up to 1,218,000,000 IPO Shares at the Institutional Price,

subject to clawback and reallocation provisions and the Over-allotment Option, to Malaysian institutional and selected investors, including

Bumiputera investors approved by the MITI

Institutional Price : Price per IPO Share to be paid by investors under the Institutional

Offering which will be determined on the Price Determination Date by

way of bookbuilding

Internet Participating Financial Institution(s)

Participating financial institution(s) for the Internet Share Application

Internet Share Application

: Application for our IPO Shares under the Retail Offering through an

Internet Participating Financial Institution

IPO : Initial public offering of up to 1,428,000,000 IPO Shares via the Offer

for Sale and the Public Issue

IPO Shares : Collectively, the Offer Shares and the Issue Shares

IRB : Inland Revenue Board of Malaysia

Issue Shares : The 400,000,000 new Shares to be issued under the Institutional

Offering and the Retail Offering

Issuing House : Malaysian Issuing House Sdn Bhd

IT : Information technology

Joint Underwriters : Collectively, CIMB, AHIBB and RHB IB

Key Senior Management : Key senior management of our Group, whose profiles are set out in

Section 9.3.2 of this Prospectus and where applicable, Section 9.2.1

of this Prospectus

km : Kilometre(s)

Listing : Listing of and quotation for the entire enlarged issued Shares on the

Main Market of Bursa Securities

Listing Requirements : Main Market Listing Requirements of Bursa Securities

LPD : 15 July 2024, being the latest practicable date prior to the registration

of this Prospectus with the SC

MAICSA : The Malaysian Institute of Chartered Secretaries and Administrators

Malaysian Public : Malaysian citizens, companies, cooperatives, societies and institutions

incorporated or organised under the laws of Malaysia

Market Day : A day on which Bursa Securities is open for trading in securities

Master Cornerstone Placement Agreement Master cornerstone placement agreement dated 26 July 2024 between our Company, the Selling Shareholders, the Sole Bookrunner

and the Cornerstone Investors as detailed in Section 4.2.1 of this

Prospectus

DEFINITIONS (Cont'd)

MCCG : Malaysian Code on Corporate Governance issued by the SC

MDTCL : Ministry of Domestic Trade and Cost of Living of Malaysia

MFRS : Malaysian Financial Reporting Standards as issued by the Malaysian

Accounting Standards Board

MIA : Malaysian Institute of Accountants

MITI : Ministry of Investment, Trade and Industry of Malaysia

MOH : Ministry of Health of Malaysia

Moratorium Providers : Collectively, Lee LYG Holdings, Lee Thiam Wah and Ng Lee Tieng

being shareholders of our Company and Lee Lay Liang, Lee Yan Zhong, Lee Lai Lee, Lee Lay Wan, Lee Leong Tek, Lee Lay Hong, Lee Lay Sin, Tan Suah Teng and Lee Leong Yew as persons connected to Lee Thiam Wah who have been allocated Issue Shares under the Retail Offering, whose Shares are subject to moratorium

under the Equity Guidelines

MPERS : Malaysian Private Entities Reporting Standard as issued by the

Malaysian Accounting Standards Board

N/A : Not applicable

NA : Net assets

NBV : Net book value

Offer for Sale : Offer for sale of up to 1,028,000,000 Offer Shares by the Selling

Shareholders

Offer Shares : Existing Shares to be offered by the Selling Shareholders pursuant to

the Offer for Sale

Official List : A list specifying all securities listed on Bursa Securities

Over-allotment Option : The over-allotment option that may be granted by the Over-allotment

Option Providers to the Stabilising Manager (on behalf of the Sole Bookrunner) for up to 214,200,000 Shares or 15% of the total number

of IPO Shares offered

Over-allotment Option

Providers

Collectively, Lee Thiam Wah and Ng Lee Tieng

Participating Financial

Institution(s)

A participating financial institution(s) for the Electronic Share

Application

PAT : Profit after taxation

PBT : Profit before taxation

Periods Under Review : The financial years and periods under review for the purpose of this

Prospectus comprising the FYE 2021, FYE 2022 and FYE 2023 and the FPE 31 March 2024, and where applicable, the comparative FPE

31 March 2023

DEFINITIONS (Cont'd)

Pink Application Form : Application form for the application of our Issue Shares under the

Retail Offering by the Eligible Persons accompanying this Prospectus

Pink Form Allocation : The allocation of 42,000,000 Issue Shares to the Eligible Persons

under the Retail Offering

Placement Agreement : Placement agreement to be entered into between our Company, the

Selling Shareholders and the Sole Bookrunner in respect of such number of IPO Shares to be offered under the Institutional Offering

POS : Point of sale

Price Determination Date : The date on which the Institutional Price and Final Retail Price will be

determined

Principal Adviser, Sole Bookrunner, Sole Managing Underwriter, Joint Underwriter and Stabilising Manager CIMB

Promoters : Collectively, Lee Thiam Wah and Lee LYG Holdings

Prospectus : This Prospectus dated 15 August 2024 issued by our Company

Prospectus Guidelines : Prospectus Guidelines issued by the SC

Public Issue : Public issue of 400,000,000 Issue Shares by our Company

Record of Depositors : A record of securities holders established by Bursa Depository in

accordance with the Rules of Bursa Depository

Retail Offering : Offering of 210,000,000 Issue Shares at the Retail Price, subject to

the clawback and reallocation provisions, to be allocated in the

following manner:

(i) 42,000,000 Issue Shares reserved for application by the Eligible

Persons; and

(ii) 168,000,000 Issue Shares for application by the Malaysian

Public, via balloting

Retail Price : Initial price of RM1.65 per IPO Share to be fully paid upon application

under the Retail Offering, subject to adjustment as detailed in Section

4.4.1 of this Prospectus

Retail Underwriting

Agreement

Retail underwriting agreement dated 26 July 2024 between our Company and the Sole Managing Underwriter and the Joint

Underwriters for the underwriting of our Issue Shares under the Retail

Offering

RHB IB : RHB Investment Bank Berhad

ROU : Right-of-use

Rules of Bursa

Depository

The rules of Bursa Depository as issued under the SICDA

SC : Securities Commission Malaysia

DEFINITIONS (Cont'd)

SDBA : Street, Drainage and Building Act 1974 of Malaysia

Selling Shareholders : Collectively, Lee Thiam Wah and Ng Lee Tieng

Share Lending Agreement The agreement to be entered into by the Over-allotment Option Providers and the Stabilising Manager under which the Over-allotment Option Providers will lend our Shares to the Stabilising Manager to cover over-allotments, if any, under the Over-allotment Option

Share Registrar : Boardroom Share Registrars Sdn Bhd

Shares : Ordinary shares in our Company

SICDA : Securities Industry (Central Depositories) Act 1991 of Malaysia

SKU : Stock keeping unit

SOCSO : Social Security Organisation of Malaysia

SOP : Standard Operating Procedures

sq. ft : Square feet

sq. m : Square metres

SSSG : Same store sales growth, a sales performance measure calculated as

the percentage difference in sales generated in a given period as compared to a comparable prior period, for outlets which have been in

operation since the beginning of the comparable prior period

Subdivision : Subdivision of our 474,506,402 Shares into 8,000,000,000 Shares,

which was completed on 20 May 2024

Companies within our Group

99 Holdings or Company : 99 Speed Mart Retail Holdings Berhad

99EM : 99 Speed Mart (East Malaysia) Sdn Bhd

99SM : 99 Speed Mart Sdn Bhd

Yiwu J-Jade Trading : Yiwu J-Jade Trading Co., Ltd

Yiwu SM Import and :

Export

Yiwu Speed Mart Import and Export Co., Ltd

Companies referred to in this Prospectus

Burger King Group : Collectively, Cosmo Restaurants and Burger King Singapore Pte Ltd

Careon Group : Collectively, Careon Pharmacy and Subang Excel

Careon Pharmacy : Careon Pharmacy Sdn Bhd

Cleanwave International Sdn Bhd

Cosmo Restaurants : Cosmo Restaurants Sdn Bhd

DKSH : DKSH Malaysia Sdn Bhd

DEFINITIONS (Cont'd)

Family Network : Family Network Sdn Bhd

Global Success Network Sdn Bhd

Great Plus : Great Plus Enterprise Sdn Bhd

GreenRE : GreenRE Sdn Bhd, established by the Real Estate and Housing

Developers Association of Malaysia in 2013, which aims to promote

sustainability in the Malaysian property sector

J&C Pacific : J & C Pacific Sdn Bhd

L H Uni Distribution : L H Uni Distribution Sdn Bhd

Lee Intellectual

Properties

Lee Intellectual Properties Sdn Bhd

Lee International Retail

Holdings

Lee International Retail Holdings Sdn Bhd (formerly known as 99

Retail Holdings Sdn Bhd)

Lee LYG Holdings : Lee LYG Holdings Sdn Bhd (formerly known as 99 IMall Sdn Bhd)

Lovely Century : Lovely Century Sdn Bhd

Max Bell : Max Bell Sdn Bhd

Multihexa : Multihexa Sdn Bhd

Nasi Lemak Gempak Sdn Bhd

Nature Century : Nature Century Development Sdn Bhd

Nestle : Nestle Products Sdn Bhd

Newscape Capital : Newscape Capital Sdn Bhd

Octo Asia Sdn Bhd

Radiant Globaltech : Radiant Globaltech Berhad

Radiant Globaltech

Group

Collectively, Radiant Globaltech and its subsidiaries

Rancak Selera : Rancak Selera Sdn Bhd

Subang Excel : Subang Excel Healthcare Sdn Bhd

TTS : Thong Thye Siang Sdn Bhd

U Stars : U Stars Pte Ltd

U Stars Food : U Stars Food Holdings Pte Ltd

U Stars Group : Collectively U Stars, U Stars Food and U Stars Supermarket

U Stars Supermarket : U Stars Supermarket Pte Ltd

DEFINITIONS (Cont'd)

Venus Gateway : Venus Gateway Sdn Bhd

Venus Gateway Group : Collectively, Venus Gateway, Multihexa, Cleanwave and Octo Asia

Zing Heing Group : Collectively, Zing Heing Trading Sdn Bhd and Zing Heing Logistics

Sdn Bhd

Currencies

RM and sen : Ringgit Malaysia and sen, the lawful currency of Malaysia

RMB : Renminbi, the lawful currency of the PRC

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1. CORPORATE DIRECTORY

BOARD OF DIRECTORS

Name	Designation	Nationality / Gender	Address
Dato' Chua Tia Guan	Non-Independent Non-Executive Chairman	Malaysian / Male	No. 1, Jalan PJU 1A/58A (Legenda Puteri 3) Damansara Legenda 47410 Petaling Jaya Selangor
Lee Thiam Wah	Executive Director and CEO	Malaysian / Male	No. 3, Jalan PJU 3/15C Tropicana Indah Resort Homes 47410 Petaling Jaya Selangor
Ng Lee Tieng	Non-Independent Non-Executive Director	Malaysian / Female	No. 3, Jalan PJU 3/15C Tropicana Indah Resort Homes 47410 Petaling Jaya Selangor
Lee Lay Liang	Executive Director	Malaysian / Female	No. 3, Jalan Aman Perdana 9D/KU 5 Taman Aman Perdana 41050 Klang Selangor
Ho Tat Heng	Senior Independent Non-Executive Director	Malaysian / Male	No. 11, Jalan PJU 3/11 Tropicana Indah Resort Homes 47410 Petaling Jaya Selangor
Nirmalah A/P V.Thurai	Independent Non- Executive Director	Malaysian / Female	B-32-07, Suasana Sentral Loft Jalan Stesen Sentral 5 Kuala Lumpur Sentral 50470 Kuala Lumpur Wilayah Persekutuan Kuala Lumpur
Serina Binti Abdul Samad	Independent Non- Executive Director	Malaysian / Female	49-2-11 Bangsar Puteri Condominium Jalan Medang Serai, Bukit Bandaraya 59000 Kuala Lumpur Wilayah Persekutuan Kuala Lumpur
Dato' Abdul Latif Bin Abu Seman	Independent Non- Executive Director	Malaysian / Male	No. 78, Jalan Sultan Salahuddin Abdul Aziz Shah 9/6, Seksyen 9 40100 Shah Alam Selangor
Ting Seng Hook @ Ting Seng Hee	Independent Non- Executive Director	Malaysian / Male	No. 8, Jalan Sungai Beranang 32/57 Seksyen 32, Bukit Rimau 40460 Shah Alam Selangor
Lee Yan Zhong	Alternate Director to Lee Thiam Wah	Malaysian / Male	No. 3, Jalan PJU 3/15C Tropicana Indah Resort Homes 47410 Petaling Jaya Selangor
Leong Sau Chan	Alternate Director to Lee Lay Liang	Malaysian / Female	No. 10, Jalan Cassia Bandar Botanic 41200 Klang Selangor

1. CORPORATE DIRECTORY (Cont'd)

AUDIT COMMITTEE

Name	Designation	Directorship
Ho Tat Heng	Chairperson	Senior Independent Non-Executive Director
Serina Binti Abdul Samad	Member	Independent Non-Executive Director
Dato' Abdul Latif Bin Abu Seman	Member	Independent Non-Executive Director

NOMINATION AND REMUNERATION COMMITTEE

Name	Designation	Directorship
Nirmalah A/P V.Thurai	Chairperson	Independent Non-Executive Director
Dato' Abdul Latif Bin Abu Seman	Member	Independent Non-Executive Director
Ting Seng Hook @ Ting Seng Hee	Member	Independent Non-Executive Director

RISK MANAGEMENT COMMITTEE

Name	Designation	Directorship
Serina Binti Abdul Samad	Chairperson	Independent Non-Executive Director
Lee Thiam Wah	Member	Executive Director and CEO
Nirmalah A/P V.Thurai	Member	Independent Non-Executive Director
Ting Seng Hook @ Ting Seng Hee	Member	Independent Non-Executive Director

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1. **CORPORATE DIRECTORY** (Cont'd)

COMPANY SECRETARIES Tai Yit Chan

12th Floor, Menara Symphony No. 5, Jalan Prof. Khoo Kay Kim,

Seksyen 13

46200 Petaling Jaya

Selangor

Professional qualification: MAICSA (Membership No.: MAICSA

7009143)

(CCM Practising Certificate No.

202008001023)

Tia Hwei Ping

12th Floor, Menara Symphony No. 5, Jalan Prof. Khoo Kay Kim,

Seksyen 13

46200 Petaling Jaya

Selangor

Professional qualification: MAICSA (Membership No.: MAICSA

7057636)

(CCM Practising Certificate No.

202008001687)

REGISTERED OFFICE

12th Floor, Menara Symphony No. 5, Jalan Prof. Khoo Kay Kim,

Seksyen 13 46200 Petaling Jaya

Selangor

Tel. No.: +603 7890 4800

HEAD/MANAGEMENT :

OFFICE

Lot PT 2811, Jalan Angsa

Taman Berkeley 41150 Klang Selangor

Tel. No.: +603 3362 6863

Email: customer_service@99speedmart.com.my Website: https://www.99speedmart.com.my

SELLING SHAREHOLDERS

Lee Thiam Wah

No. 3, Jalan PJU 3/15C

Tropicana Indah Resort Homes

47410 Petaling Jaya

Selangor

Ng Lee Tieng

No. 3, Jalan PJU 3/15C

Tropicana Indah Resort Homes

47410 Petaling Jaya

Selangor

AUDITORS AND REPORTING ACCOUNTANTS

Crowe Malaysia PLT

201906000005 (LLP0018817-LCA) & AF 1018

Suite 50-3, Setia Avenue

No. 2, Jalan Setia Prima S U13/S

Setia Alam, Seksyen U13

40170 Shah Alam

Selangor

Tel. No.: +603 3343 0730

Partner-in-charge: Ong Beng Chooi

Professional qualification:

• Member of the MIA (MIA Membership No.: CA 34708)

1. CORPORATE DIRECTORY (Cont'd)

UNDERWRITER

PRINCIPAL : CIMB Investment Bank Berhad

ADVISER, SOLE
BOOKRUNNER,
SOLE MANAGING
UNDERWRITER,
JOINT

Level 17, Menara CIMB
Jalan Stesen Sentral 2
Kuala Lumpur Sentral
50470 Kuala Lumpur
Wilayah Persekutuan Ku

Wilayah Persekutuan Kuala Lumpur

Tel. No.: +603 2261 8888

JOINT : Affin Hwang Investment Bank Berhad

UNDERWRITERS Level 19, Menara AFFIN, (in alphabetical order) Lingkaran TRX,

Tun Razak Exchange 55188 Kuala Lumpur

Tel. No.: +603 2142 3700

RHB Investment Bank Berhad Level 10, Tower One, RHB Centre

Jalan Tun Razak 50400 Kuala Lumpur

Tel. No.: +603 9287 3888

LEGAL ADVISERS : To our Company as to Malaysian law

Lee Choon Wan & Co. No. 12, Lorong Dungun Damansara Heights 50490 Kuala Lumpur

Tel. No.: +603 2093 0078

To the Sole Bookrunner, Sole Managing Underwriter and Joint

Underwriters as to Malaysian law

Christopher & Lee Ong Level 22, Axiata Tower No. 9, Jalan Stesen Sentral 5

Kuala Lumpur Sentral 50470 Kuala Lumpur

Wilayah Persekutuan Kuala Lumpur

Tel. No.: +603 2273 1919

INDEPENDENT MARKET RESEARCHER : Frost & Sullivan GIC Malaysia Sdn Bhd

Level 6.06, KPMG Tower

8 First Avenue Bandar Utama 47800 Petaling Jaya Selangor, Malaysia.

Tel. No.: +603 2023 2000

Name of IMR signee: Narciso Podda

(See Section 8 of this Prospectus for the profile of the firm and the IMR

signee)

1. CORPORATE DIRECTORY (Cont'd)

SHARE REGISTRAR : Boardroom Share Registrars Sdn Bhd

11th Floor, Menara Symphony No. 5, Jalan Prof. Khoo Kay Kim

Seksyen 13

46200 Petaling Jaya

Selangor

Tel. No.: +603 7890 4700

ISSUING HOUSE : Malaysian Issuing House Sdn Bhd

11th Floor, Menara Symphony

No. 5, Jalan Professor Khoo Kay Kim

Seksyen 13

46200 Petaling Jaya

Selangor

Tel. No.: +603 7890 4700

LISTING SOUGHT : Main Market of Bursa Securities

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2. INTRODUCTION

2.1 APPROVALS AND CONDITIONS

2.1.1 SC

The SC has, via its letter dated 2 May 2024, approved our IPO and our Listing under Section 214(1) of the CMSA, subject to compliance with the following condition:

No. Details of condition imposed

Status of compliance

(i) CIMB and 99 Holdings to fully comply with the requirements of the Equity Guidelines and the Prospectus Guidelines pertaining to the implementation of our Listing.

To be complied

The SC has also via the same letter dated 2 May 2024, approved our application under the Bumiputera equity requirement for public listed companies subject to our Company allocating shares equivalent to 12.5% of our enlarged number of issued Shares to Bumiputera investors to be approved by MITI. In addition, we are required to make available at least 50% of the Shares offered to the Malaysian public investors via balloting to Bumiputera public investors.

2.1.2 Bursa Securities

Bursa Securities has, via its letter dated 2 May 2024, resolved to accept a lower public shareholding spread of 15.0% upon our Listing, as in compliance with Paragraph 8.02(1) of the Listing Requirements.

We are required to notify Bursa Securities immediately when we become aware of the following:

- (i) any decrease in our issued share capital;
- (ii) any decrease in the percentage of public shareholding spread below 15.0%; and
- (iii) any decrease in our Company's average market capitalisation for the preceding 12 months to below RM3.0 billion at any point in time.

2. INTRODUCTION (Cont'd)

Bursa Securities has also, via its letter dated 6 June 2024, approved our Admission and our Listing, subject to compliance with the following conditions:

No.	Detail	s of condition imposed	Status of compliance
(i)		the relevant announcements pursuant to Paragraphs and 8.2 of Practice Note 21 of the Listing Requirements.	To be complied
(ii)	Make an immediate announcement upon the closing date To be complied that our IPO is subject to stabilisation action.		
(iii)	To furnish Bursa Securities with the following:		To be complied
	(a)	a letter of notification by CIMB for the appointment of a stabilising manager pursuant to item (1)(k), Part B of Annexure PN21-A of the Listing Requirements as soon as the stabilising manager is appointed; and	
	(b)	a copy of the schedule of distribution showing compliance with the public spread requirements based on the issued share capital of 99 Holdings on the first day of our Listing.	

2.1.3 MITI

The MITI has, via its letter dated 3 May 2024, stated that it has agreed to our Listing.

2.2 MORATORIUM ON OUR SHARES

In accordance with the Equity Guidelines, our Shares held by the Moratorium Providers as at the date of our Listing will be placed under moratorium and they have fully accepted the moratorium. In this respect, our Shares that are subject to moratorium for a period of 6 months from the date of our Listing are set out below:

	Assuming the Ov allotment Option is not exerc	Assuming the Over- allotment Option is fully exercised		
Moratorium Providers	No. of Shares ('000)	<u>%</u>	No. of Shares ('000)	%
Lee LYG Holdings	4,325,999	51.5	4,325,999	51.5
Lee Thiam Wah	2,367,121	28.2	2,161,489	25.7
Ng Lee Tieng	278,880	3.3	270,312	3.2

Additionally, Lee Thiam Wah, being the sole direct shareholder of Lee LYG Holdings, will not be allowed to sell, transfer or assign any part of his shareholding interest in Lee LYG Holdings, for a period of 6 months from the date of our Listing.

Lee Lay Liang, Lee Yan Zhong, Lee Lai Lee, Lee Lay Wan, Lee Leong Tek, Lee Lay Hong, Lee Lay Sin, Tan Suah Teng and Lee Leong Yew, being persons connected to Lee Thiam Wah, have each been allocated Issue Shares ranging from 150,000 to 500,000 Issue Shares each under the allocation for Eligible Persons in respect of our Retail Offering. They are not allowed to sell, transfer or assign any Shares that they may subscribe for under the allocation for the Eligible Persons, for a period of 6 months from the date of our Listing.

2. INTRODUCTION (Cont'd)

The above restrictions do not apply:

- (a) in respect of our Shares that may be sold pursuant to the Over-allotment Option to be granted by the Over-allotment Option Providers to the Stabilising Manager (on behalf of the Sole Bookrunner); and
- (b) to the transfer of our Shares by the Over-allotment Option Providers as contemplated under the Share Lending Agreement, provided that the restriction will apply to our Shares returned to the Over-allotment Option Providers pursuant to the Share Lending Agreement.

The above moratorium restrictions are specifically endorsed on the share certificates representing our Shares held by the Moratorium Providers which are under moratorium to ensure that our Share Registrar does not register any transfer that contravenes such restrictions.

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3. PROSPECTUS SUMMARY

This Prospectus Summary only highlights the key information from other parts of this Prospectus. It does not contain all the information that may be important to you. You should read and understand the contents of the whole Prospectus prior to deciding on whether to invest in our Shares.

3.1 PRINCIPAL DETAILS OF OUR IPO

3.1.1 Institutional Offering

The Institutional Offering involves the offering of up to 1,218,000,000 IPO Shares (comprising up to 1,028,000,000 Offer Shares and 190,000,000 Issue Shares), representing up to 14.5% of our enlarged issued Shares, subject to the clawback and reallocation provisions and the Over-allotment Option as set out in Sections 4.2.3 and 4.2.4 of this Prospectus, at the Institutional Price in the following manner:

- (i) 1,050,000,000 IPO Shares comprising up to 860,000,000 Offer Shares and 190,000,000 Issue Shares, representing 12.5% of our enlarged issued Shares to Bumiputera investors approved by the MITI; and
- (ii) up to 168,000,000 Offer Shares, representing up to 2.0% of our enlarged issued Shares to Malaysian institutional and selected investors (other than Bumiputera investors approved by the MITI).

3.1.2 Retail Offering

The Retail Offering involves the offering of 210,000,000 Issue Shares, representing 2.5% of our enlarged issued Shares, subject to the clawback and reallocation provisions as set out in Section 4.2.3 of this Prospectus, at the Retail Price to be allocated in the following manner:

(i) Allocation to the Eligible Persons

42,000,000 Issue Shares, representing 0.5% of our enlarged issued Shares, are reserved for application by the Eligible Persons.

(ii) Allocation via balloting to the Malaysian Public

168,000,000 Issue Shares, representing 2.0% of our enlarged issued Shares, are reserved for application by the Malaysian Public, of which 84,000,000 Issue Shares (equivalent to 50%) have been set aside for application by Bumiputera citizens, companies, co-operatives, societies and institutions.

3.1.3 Moratorium on our Shares

In accordance with the Equity Guidelines, the Moratorium Providers are not allowed to sell, transfer or assign any part of their respective holdings in our Shares as at the date of our Listing and the shareholdings of Lee LYG Holdings, for a period of 6 months from the date of our Listing.

As at the date of our Listing, we anticipate that the Moratorium Providers shall be providing at least 80.4% of our enlarged issued Shares to be subjected to moratorium restrictions, assuming that the Over-allotment Option is fully exercised.

Our Public Issue is expected to raise gross proceeds amounting to RM660.0 million to our Company, whilst the Offer for Sale is expected to raise gross proceeds of up to approximately RM1,696.2 million, which will accrue entirely to the Selling Shareholders.

For further details on our IPO, plan of distribution and moratorium on our Shares, see Sections 4.2 and 2.2 of this Prospectus, respectively.

3. PROSPECTUS SUMMARY (Cont'd)

3.2 OUR BUSINESS

Our Company was incorporated in Malaysia under the Act on 15 May 2023 as a private limited company under the name 99 Speed Mart Holdings Sdn Bhd. On 10 July 2023, our Company changed its name to 99 Speed Mart Retail Holdings Sdn Bhd and was converted into a public limited company on 29 January 2024.

Our Company is principally an investment holding company and we have 4 wholly-owned subsidiaries. Through 2 of our wholly-owned subsidiaries, we operate the well-known "99 Speedmart" chain of mini-market outlets involved in the retailing of FMCG across Malaysia. As at the LPD, we operate 2,651 outlets. Our remaining 2 wholly-owned subsidiaries, namely Yiwu J-Jade Trading and Yiwu SM Import and Export were recently incorporated in the PRC for the purpose of investment holding and procuring merchandise for sale in our outlets respectively.

For further details on our history, group structure and business, see Sections 6 and 7 of this Prospectus.

3.3 COMPETITIVE STRENGTHS

Our competitive strengths are as follows:

(a) Largest Malaysian home-grown mini-market chain retailer to capitalise on the strong growth potential of the grocery retail segment

With a history spanning 37 years since the inception of "Pasar Raya Hiap Hoe" by our founder, Lee Thiam Wah and having operated "99 Speedmart" outlets for over 20 years, we have established our presence as a leading retailer of daily necessities comprising mainly FMCG across Malaysia.

(b) Attractive product pricing and curated range of products, with focus on daily necessities for the value-conscious mass market

Competitive price points. Our pricing strategy is designed to provide our customers with an attractive price-to-quality product offering. We are able to keep our product pricing competitive by negotiating directly with principal brand owners and purchasing our products from wholesale suppliers in large volumes.

Curated products selection. As at the LPD, our outlets carry approximately 3,300 SKUs on average across 50 product categories. We carefully select our product offerings of mainly daily necessities, comprising FMCG such as food and beverages, personal and baby care products as well as household products.

(c) Nationwide network of DCs supported by a centralised retail management and control system throughout our outlet network allows for highly efficient operations

As at the LPD, we have in total 19 DCs to service our nationwide retail network in all states that we operate in. The built-up area of our DCs range from approximately 10,000 sq. ft to 120,000 sq. ft. Our DCs supply inventories to outlets that are generally within a radius of 100 km from the respective DCs. In addition to our DCs, we own 618 delivery trucks as at the LPD.

3. PROSPECTUS SUMMARY (Cont'd)

(d) We have developed a robust business platform that offers us the flexibility to accommodate future growth and scale efficiently

Uniformity in our outlets' layout. We have maintained consistent and standardised design elements, arrangement and configurations across all our outlets. This improves our operational efficiency and ensures that customers can expect a familiar and cohesive shopping experience at all our outlets. This includes factors such as the placement of shelves, product displays, aisle layout and overall outlet organisation.

Strategic positioning of our outlets. The strategic locations of our outlets in close proximity to residential communities in urban, suburban and rural areas, allows our customers to easily and conveniently visit our outlets, eliminating the need for long commutes or extensive travel.

Standard outlet processes. We deploy standardised operational processes that provide consistent and uniform procedures and practices across all our outlet locations, from opening, operations and inventory management. This standardised process had provided us the ability to scale up and grow our outlet numbers.

(e) Consistently delivering resilient financial performance demonstrating our ability to create value and deliver sustainable growth

We have experienced steady and consistent growth in our revenue from sales and other operating income contributed by our ongoing efforts in maximising incentives such as product display fees. Notwithstanding the negative SSSG for the FYE 2022 due to the easing of the COVID-19 movement restrictions, our gross SSSG between the FYE 2019 (being the financial year before the COVID-19 pandemic) and the FYE 2023 was 21.8%, which represents a CAGR of 5.1% over the same period. Furthermore, we continued to record positive SSSG of 1.8% in the FPE 31 March 2024, mainly attributable to greater demand from our customers for our grocery products.

(f) Highly experienced management team with proven track record and industry expertise

Led by our founder, Lee Thiam Wah, who has been instrumental in our growth and strategy since our Group's formative years, our Key Senior Management comprises individuals who have extensive retail operations experience. A majority of our Key Senior Management have been with our Group for more than 15 years.

For further details on our competitive strengths, see Section 7.2.1 of this Prospectus.

3.4 FUTURE PLANS AND STRATEGIES

Our future plans and strategies are as follows:

(a) Further developing our outlet network and expanding our outlet footprint and presence across Malaysia

We aim to open new outlets and reach a target total of approximately 3,000 outlets operating nationwide by the end of 2025. Our primary objective is to further expand our footprint in regions with lower outlet penetration rates such as the northern and east coast regions of Peninsular Malaysia, as well as the whole of East Malaysia whilst we continue to expand in areas where we currently have a high outlet penetration rate in, seeking opportunities where available to establish outlets.

3. PROSPECTUS SUMMARY (Cont'd)

(b) Expanding our network of DCs and logistical capabilities across Malaysia

As at the LPD, we operate 19 DCs across Malaysia. We plan to open 2 new DCs in Sarawak and Selangor by the end of 2024 and 2025 respectively. We are also allocating RM100.0 million from the gross proceeds of our Public Issue for the establishment of at least 6 new DCs within 3 years from our Listing. We will continue to streamline our distribution activities in order to serve our new outlets, as we anticipate a significant increase in the volume of products that we will need to handle. By the end of 2027, we anticipate to operate at least 25 DCs, taking into account the replacement of an existing DC.

We operate all our own logistics including delivery of inventory from our DCs to our outlets. We plan to improve our fleet of delivery trucks by prioritising the phase out and replacement of our trucks which are more than 15 years. Our Group will be allocating RM55.0 million from the gross proceeds of our Public Issue to fund our purchase of new delivery trucks within 3 years from our Listing. We believe we will be able to control and improve the efficiency of our logistics segment which will help improve our last-mile capabilities and reduce operating costs in the long run.

(c) Selective opportunistic expansion into international markets to enhance our sourcing capabilities or expand outlet network

We plan to further strengthen our sourcing capabilities by tapping into potential new market(s) within the Asia Pacific region for certain categories of goods that we believe are more competitively priced, in order for us to provide better value to our customers. An international supply chain would also enable us to assess opportunities to establish an international outlet presence.

(d) Further enhance our bulk sales capabilities through our e-commerce-driven business model, facilitating bulk sales across Malaysia

As at the LPD, we have launched our bulk sales online platform named "99 Bulksales" via our website, www.99bulksales.my, which is presently available in the Klang Valley and southern region of Peninsular Malaysia. We target to gradually roll out our bulk sales operations to make it available, where feasible, to our customers located throughout the regions or states that we operate in.

For further details on our future plans and strategies, see Section 7.2.2 of this Prospectus.

3.5 RISK FACTORS

An investment in our Shares involves a number of risks, many of which are beyond our control. You should carefully consider all the information contained in this Prospectus, including the risks described below, before deciding to invest in our Shares. Our business, financial condition, results of operations and prospects could be affected by any of these risks.

Set out below are the key risks faced by us in our business operations:

(a) We may face disruptions in our supply chain. As our business expands, our supply chain becomes more complex and we become subject to risks associated with our suppliers, including those related to their manufacturers.

3. PROSPECTUS SUMMARY (Cont'd)

(b) We are subject to inventory risks and face challenges in effectively managing our inventory. Under-forecasting or over-forecasting sales volumes can compromise our operational efficiency and profitability and may also impact the quality or conditions of products that we sell. If not managed properly, any malfunction in our inventory management systems could impact smooth inventory control, disrupt the supply of inventory to our outlets and consequently impact our ability to meet customer demands.

- (c) Our continued success depends on our ability to maintain competitive pricing for our products. We are able to maintain our competitive pricing through rigorous expense control and supply chain management, while delivering products that customers demand. We regularly monitor and adjust the prices of certain products we sell in order to maintain our price competitiveness. If our competitors offer aggressive discounts or substantially lower their prices, we may be required to lower our prices, which could adversely impact our margins and results of operations. We also enjoy periodical rebates, promotions and other incentives and to some extent, favorable pricing terms from our suppliers. Should we fail to secure similar rebates, promotions and other financial incentives and favorable pricing terms in the future, our business and financial performance may be impacted.
- (d) Our businesses have margins and profitability that may be affected by increases in our operating and other expenses. Our operating costs and other expenses significantly comprises our employee costs, repayment of lease liabilities (including the interest paid on lease liabilities and other lease related adjustments) and utility charges. If there are further increases in these costs and we are unable to pass them on to our customers, our business performance and financial condition may be adversely affected.
- (e) We may be subject to unfavourable publicity which may impact our brand and reputation. Any occurrence of events which draw negative publicity, comments or actions from third parties may deter customers from shopping with us as well as discourage our business partners from conducting business with us. Increasingly, consumers use social media platforms to provide feedback and information on their shopping experience, whether positively or negatively. Such publicity may also include incidents relating to the quality of the products sold by us, their product safety or our business practices, which are beyond our control.
- (f) Failure to maintain or renew licences, approvals or permits for our business operations in a timely manner may result in operational constraints and/or enforcement actions. Such enforcement actions may subject us to fines and/or penalties and could adversely impact our operations, sales and financial performance in the event of simultaneous enforcement on all our affected outlets.
- (g) If we are unsuccessful in our application to obtain the requisite approval from authorities for the properties that we occupy, we may be subject to enforcement actions. In respect to some of our outlets, DCs, and employee accommodations, we are not in compliance with certain applicable land laws, regulations and rules which are detailed in Section 7.12 of this Prospectus and there is no assurance that we will not be subject to any enforcement action, including fines and penalties as an occupier of such properties in the future.
- (h) Our insurance may be insufficient to cover all losses associated with our business operations and we may be subject to operational risks associated with legal, employment, consumer and public liability claims. We maintain insurance policies to cover a variety of risks that are relevant to our business needs and operations. We review our insurance coverage annually and consider the amount of our insurance coverage to be adequate for a company of our size, the activities we conduct and to meet the risks associated with our operations. Given that our Group does not have any product liability insurance, any significant product liability claim may have an adverse effect on our reputation.

3. PROSPECTUS SUMMARY (Cont'd)

(i) We are susceptible to certain security risks, including pilferage and robbery, particularly at our DCs and outlets. The majority of our sales are transacted in cash, which exposes us to the risk of theft and robbery. Our outlets are also exposed to acts of pilferage and shoplifting, which can lead to inventory loss, impacting on our sales and overall profitability. Furthermore, as our DCs house large quantities of inventory, any breach in security at our DCs could result in financial losses through pilferage, delays in stock delivery, and possible disruptions in our ability to adequately supply our outlets.

- (j) Our IT infrastructure may be subject to disruptions or failure, which could result in delays to our operations. Any material disruptions or malfunctions in the IT systems that we use may result in loss of data and any extended disruption may result in interruptions to our daily operations, such as inventory or overstock problems, which may result in loss of customer confidence. Additionally, our software systems could be a target of cyber-attacks, including potential hacking attempts. Despite implementing anti-virus and anti-hacking measures, we cannot fully guarantee that all such threats will be successfully mitigated.
- (k) We may not be able to successfully implement our business strategies and future plans. We intend to open about 250 new outlets annually, reaching a total of about 750 new outlets between 2025 and 2027 with an immediate target to reach a total of about 3,000 outlets operating nationwide by the end of 2025. Furthermore, we also plan to open 2 new DCs in Sarawak and Selangor by the end of 2024 and 2025, respectively, and at least 6 new DCs within 3 years upon our Listing. While we carefully plan and execute our growth strategies, there is no assurance that we are able to achieve this target or that our expanded network of outlets will continue to be profitable or that we can continue to open new outlets at this rate. We may also face the risk of a new outlet facing a longer gestation period or failing to achieve sales targets if it is opened in close proximity to existing outlets, or conversely, customer traffic may be redirected from our existing outlet to the new outlet, which are more likely to occur in areas where we have a high outlet penetration rate. In addition, we may not be able to achieve consistent SSSG due to various factors such as increased competition, economic fluctuations or market saturation. This volatility could further impact our ability to predict financial performances accurately.
- (I) We may face challenges in human resource management that could potentially impact customer service quality and operational performance. In the event we are unable to hire or retain the necessary talent, there may be lapses in customer service, such as slow checkout times or unsatisfactory interactions, which could negatively impact the overall shopping experience for our customers. This might lead to lower sales or customer retention rates, thereby potentially affecting our brand image and business performance.
- (m) We may be exposed to financial and operational risks in relation to our plans to source certain products from the PRC. Most of our products sold are sourced from domestic suppliers. We have recently extended our supply chain to source from the PRC. Our PRC supply chain may be disrupted as a result of factors beyond our control, such as fluctuations in currency exchange rates, changes in the transportation and other logistics costs (such as fuel and labour costs) and shipping capacity restraints which could in turn disrupt our business. Furthermore, we will need to adhere to local regulations and laws in the PRC, which can be different from those in Malaysia. Ensuring compliance with the laws of the PRC is crucial as any misstep could lead to legal complications or disruptions in supply from the PRC. In addition, the products that we procure from suppliers in the PRC would also need to comply with our domestic regulations relevant for those products.

For further details on our risk factors, see Section 5 of this Prospectus.

3. PROSPECTUS SUMMARY (Cont'd)

3.6 DIRECTORS AND KEY SENIOR MANAGEMENT

Our Directors and Key Senior Management are as follows:

Name	Designation
Directors of our Company	
Dato' Chua Tia Guan	Non-Independent Non-Executive Chairman
Lee Thiam Wah	Executive Director and CEO
Ng Lee Tieng	Non-Independent Non-Executive Director
Lee Lay Liang	Executive Director
Ho Tat Heng	Senior Independent Non-Executive Director
Nirmalah A/P V.Thurai	Independent Non-Executive Director
Serina Binti Abdul Samad	Independent Non-Executive Director
Dato' Abdul Latif Bin Abu Seman	Independent Non-Executive Director
Ting Seng Hook @ Ting Seng Hee	Independent Non-Executive Director
Lee Yan Zhong	Alternate Director to Lee Thiam Wah
Leong Sau Chan	Alternate Director to Lee Lay Liang
Key Senior Management of our Group	
Lee Thiam Wah	Executive Director and CEO
Yong Eng Kwang	coo
Ong Yee Peng	CFO
Lee Lay Liang	Executive Director
Leong Sau Chan	Director of Business Development
Foo Meng Keet	General Manager of East Malaysia Operations
Yong Kin Onn	Director of Management Information System
Mak Pooi Hin	General Manager of Account
Chia Yong Cherng	Director of Logistics
Mohd Mahrus Bin Mohd Faizail	Senior Manager of Branch Administration
Tee Tian Hock	Senior Manager of Project Department

For further details on our Directors and Key Senior Management, see Sections 9.2 and 9.3 of this Prospectus, respectively.

3.7 DIVIDEND POLICY

We target a payout ratio of approximately 50% of our PAT attributable to the owners of our Company for each financial year on a consolidated basis after taking into account working capital, maintenance capital and committed capital requirements of our Group. The declaration and payments of any dividend is subject to the confirmation of our Board as well as any applicable law, licence conditions and contractual obligations and provided that such distribution will not be detrimental to our cash requirements or any plans approved by our Board. For further details on our dividend policy, see Section 12.4 of this Prospectus.

3. PROSPECTUS SUMMARY (Cont'd)

3.8 PROMOTERS AND SUBSTANTIAL SHAREHOLDERS

The following table sets out the direct and indirect shareholdings of our Promoters and substantial shareholders before and after our IPO:

Notes:

- (1) Based on our enlarged issued Shares of 8,000,000,000 Shares after the Subdivision.
- Based on our enlarged issued Shares of 8,400,000,000 Shares upon our Listing and assuming full subscription of our Public Issue. 9
- Assuming the Over-allotment Option of 214, 200,000 Shares, representing 15.0% of the total number of IPO Shares offered, is fully exercised. (9)
- Deemed interested by virtue of his 100% equity shareholding in Lee LYG Holdings, pursuant to Section 8(4) of the Act.

For further information on our Promoters and substantial shareholders, see Section 9.1 of this Prospectus.

3. PROSPECTUS SUMMARY (Cont'd)

3.9 USE OF PROCEEDS

We expect to use the gross proceeds from our Public Issue amounting to RM660.0 million⁽¹⁾ in the following manner:

No.	Details of use of proceeds	Estimated timeframe for use from the date of our Listing	RM million	%
1.	Outlet and DC expenditure			
	(i) Expansion of network of outlets	Within 36 months	389.0	58.9
	(ii) Establishment of new DCs	Within 36 months	100.0	15.2
	(iii) Purchase of delivery trucks	Within 36 months	55.0	8.3
	(iv) Upgrading of existing outlets	Within 36 months	47.6	7.2
2.	Repayment of existing bank borrowings	Within 6 months	45.0	6.8
3.	Defray fees and expenses for the Public Issue ⁽²⁾	Within 6 months	23.4	3.6
	Total		660.0	100.0

Notes:

- (1) We have assumed that the Institutional Price and the Final Retail Price will be equal to the Retail Price.
- (2) Comprises professional fees, fees payable to authorities, brokerage, underwriting and placement fees as well as other miscellaneous expenses in respect of our Listing to be borne by our Group.

For detailed information relating to the use of proceeds arising from our Public Issue, see Section 4.6 of this Prospectus.

3.10 FINANCIAL AND OPERATIONAL HIGHLIGHTS

The following table sets out our historical consolidated financial data and operational highlights for the Periods Under Review:

		FYE		FPE 31 I	March
_		Audited		Unaudited	Audited
_	2021	2022	2023	2023	2024
_	RM'000	RM'000	RM'000	RM'000	RM'000
Revenue	7,836,756	8,075,262	9,210,505	2,223,754	2,424,860
Cost of sales	(7,080,717)	(7,333,951)	(8,369,058)	(2,000,427)	(2,185,616)
GP	756,039	741,311	841,447	223,327	239,244
PBT	561,816	484,113	538,212	143,264	178,470
PAT	419,094	326,665	400,227	107,150	133,154
GP margin (%) ⁽¹⁾	9.6	9.2	9.1	10.0	9.9
PBT margin (%) ⁽²⁾	7.2	6.0	5.8	6.4	7.4
PAT margin (%) ⁽³⁾	5.3	4.0	4.3	4.8	5.5
Average number of sales transactions per outlet per day ⁽⁴⁾	459	440	475	465	477
Average value of each sales transaction (RM) ⁽⁵⁾	24.54	23.59	22.29	23.26	21.85
Average sales per outlet per day (RM) ⁽⁶⁾	11,263.17	10,378.85	10,593.92	10,822.77	10,423.16

		FYE		FPE 31 March
_		Αι	ıdited	
	2021	2022	2023	2024
	RM'000	RM'000	RM'000	RM'000
SSSG ⁽⁷⁾	3.7%	(4.9%)	6.2%	1.8%
Total equity	736,987	631,852	541,575	674,731
Total borrowings (excluding lease liabilities)	55,763	56,531	51,935	50,765
Gearing ratio (times) ⁽⁸⁾ Net gearing ratio (times) ⁽⁹⁾⁽¹⁰⁾	0.08 (0.40)	0.09 (0.05)	0.10 (0.16)	0.08 (0.04)

3. PROSPECTUS SUMMARY (Cont'd)

Notes:

- (1) Computed based on GP divided by revenue.
- (2) Computed based on PBT divided by revenue.
- (3) Computed based on PAT divided by revenue.
- (4) Calculated as the aggregate of our outlets' number of sales transactions per day during the financial year/period divided by the average number of outlets operating during the financial year/period. Our outlets' number of sales transactions per day during the financial year/period is calculated by dividing the total number of sales transactions generated by each of our outlets during the financial year/period with the number of days for the respective financial year/period.
- (5) Calculated as the revenue generated by our outlets during the financial year/period divided by the number of sales transactions at our outlets during the financial year/period.
- (6) Calculated as the aggregate of our outlets' sales per day during the financial year/period divided by the average number of outlets operating during the financial year/period. Our outlets' sales per day during the financial year/period is calculated by dividing the total sales generated by each outlet during the financial year with the number of days for the financial year/period.
- (7) The SSSG of our outlets for a period (e.g. 12 months) is calculated by dividing (a) the revenue generated by our outlets during that period after deducting the revenue generated by those same outlets during the immediate preceding period of the same duration, by (b) the revenue generated by those same outlets during the immediate preceding period of the same duration. SSSG for a 3-month period can therefore only be calculated for our outlets which have been in operation for the full 3 months for the relevant period against the same corresponding period in the prior year and SSSG for a 12-month period can therefore only be calculated for our outlets which have been in operation for a minimum of 24 months.
- (8) Computed based on total borrowings (excluding lease liabilities) over total equity as at the end of the financial year/period.
- (9) Computed based on net (cash)/borrowings divided by the total equity as at the end of the financial year/period.
- (10) Negative net gearing ratio denotes a net cash position.

For further details on financial information and operational highlights relating to our Group, see Section 12 of this Prospectus.

3.11 NON-COMPLIANCES WITH THE RELEVANT LAWS, REGULATIONS, RULES AND REQUIREMENTS GOVERNING THE CONDUCT OF THE OPERATIONS OF OUR GROUP

As at the LPD, in respect of some of our outlets, we have not been granted or have not been able to renew in a timely manner the business licence and rice licence. In addition, we are not in full compliance with certain applicable land laws, regulations and rules relating to some of our outlets, DCs, and employee accommodations. For further details on the relevant non-compliances and measures being taken to address such non-compliances, see Section 7.12 of this Prospectus.

Save for the potential maximum penalty in relation to outlets without CCC, the non-compliances do not have a material adverse impact to our Group's business operations and financial condition as the estimated cost of rectification and the potential maximum penalties are not material to our Group. We are of the view that the potential maximum penalty being simultaneously imposed on all affected outlets is unlikely, due to, among others, the affected outlets being dispersed throughout Malaysia and being under the ambit of different local authorities, and in the event of enforcement, we are of the view that the local authorities may grant a rectification period before imposing any penalties.

Notwithstanding that the non-compliances may remain unresolved at the time of our Listing, we will continue to make the necessary applications and/or engage with the relevant authorities even after our Listing to resolve and address the outstanding non-compliance incidents in accordance with the directions of the relevant authorities. Our management is following up closely and liaising with relevant authorities to resolve the said non-compliances in the best interest of our Company.

4. DETAILS OF OUR IPO

4.1 INDICATIVE TIMETABLE

The following events are intended to take place on the following indicative time and/or date:

Event	Time and/or Date
Opening of the Institutional Offering ⁽¹⁾	15 August 2024
Issuance of the Prospectus/Opening of the Retail Offering	10:00 a.m., 15 August 2024
Closing of the Retail Offering	5:00 p.m., 23 August 2024
Closing of the Institutional Offering	27 August 2024
Price Determination Date	27 August 2024
Balloting of applications for our Issue Shares under the Retail Offering	29 August 2024
Allotment/Transfer of our IPO Shares to successful applicants	5 September 2024
Listing	9 September 2024

Note:

(1) Other than the Institutional Offering to the Cornerstone Investors. The Master Cornerstone Placement Agreement for the purchase and/or subscription of our IPO Shares by the Cornerstone Investors was entered into on 26 July 2024.

In the event there is any change to the timetable, we will advertise the notice of changes in widely circulated English and Bahasa Malaysia daily newspapers within Malaysia and make an announcement on the website of Bursa Securities.

4.2 PARTICULARS OF OUR IPO AND PLAN OF DISTRIBUTION

Our IPO is subject to the terms and conditions of this Prospectus. Upon acceptance, our IPO Shares are expected to be allocated in the manner described below, subject to the clawback and reallocation provisions and the Over-allotment Option as set out in Sections 4.2.3 and 4.2.4 of this Prospectus, respectively.

Our IPO consists of the Institutional Offering and the Retail Offering, totaling up to 1,428,000,000 IPO Shares, representing up to 17.0% of our enlarged issued Shares. For the avoidance of doubt, our IPO Shares offered under the Institutional Offering and the Retail Offering do not include our Shares under the Over-allotment Option.

4.2.1 Institutional Offering

The Institutional Offering involves the offering of up to 1,218,000,000 IPO Shares (comprising up to 1,028,000,000 Offer Shares and 190,000,000 Issue Shares), representing up to 14.5% of our enlarged issued Shares, subject to the clawback and reallocation provisions and the Over-allotment Option as set out in Sections 4.2.3 and 4.2.4 of this Prospectus, respectively, at the Institutional Price in the following manner:

- (i) 1,050,000,000 IPO Shares comprising up to 860,000,000 Offer Shares and 190,000,000 Issue Shares, representing 12.5% of our enlarged issued Shares to Bumiputera investors approved by the MITI; and
- (ii) up to 168,000,000 Offer Shares, representing 2.0% of our enlarged issued Shares to Malaysian institutional and selected investors (other than Bumiputera investors approved by the MITI).

4. **DETAILS OF OUR IPO** (Cont'd)

As part of the Institutional Offering, on 26 July 2024, our Group, the Selling Shareholders, the Sole Bookrunner and the Cornerstone Investors entered into the Master Cornerstone Placement Agreement where the Cornerstone Investors have agreed to acquire, subject to the terms of the Master Cornerstone Placement Agreement and the individual cornerstone placement agreements, an aggregate of 786,000,000 IPO Shares, representing approximately 9.4% of our enlarged issued Shares at RM1.65 per IPO Share or the Institutional Price, whichever is lower. None of the Cornerstone Investors will individually acquire or subscribe for 5.0% or more of our enlarged issued Shares under the cornerstone placement agreements.

The cornerstone placement agreements are conditional upon, among others, the Retail Underwriting Agreement and the Placement Agreement being entered into and not having been terminated pursuant to their respective terms.

4.2.2 Retail Offering

The Retail Offering involves the offering of 210,000,000 Issue Shares, representing 2.5% of our enlarged issued Shares, subject to the clawback and reallocation provisions as set out in Section 4.2.3 of this Prospectus, at the Retail Price to be allocated in the following manner:

(i) Allocation to the Eligible Persons

42,000,000 Issue Shares, representing 0.5% of our enlarged issued Shares, are reserved for application by the Eligible Persons as approved by our Board in the following manner:

Category of Eligible Persons	No. of Eligible Persons	Aggregate no. of Issue Shares allocated
Our Directors ⁽¹⁾	9	3,000,000
Eligible employees of our Group ⁽²⁾	3,244	7,564,000
Persons who have contributed to the success of our Group ⁽³⁾	316	31,436,000
Total	3,569	42,000,000

Notes:

(1) The allocation is based on, amongst others, our Directors' respective roles and responsibilities in our Company. Our Non-Independent Non-Executive Chairman, namely Dato' Chua Tia Guan has been allocated 500,000 Issue Shares, our Senior Independent Non-Executive Director, namely Ho Tat Heng has been allocated 200,000 Issue Shares, while each of our Independent Non-Executive Directors, namely Nirmalah A/P V.Thurai, Serina Binti Abdul Samad, Dato' Abdul Latif Bin Abu Seman and Ting Seng Hook @ Ting Seng Hee have been allocated 200,000 Issue Shares. Our Executive Director, namely Lee Lay Liang and the alternate directors, namely Leong Sau Chan and Lee Yan Zhong have also been allocated 500,000 Issue Shares each in recognition of their responsibilities as part of our Board and their roles in our Group's operations.

4. **DETAILS OF OUR IPO** (Cont'd)

- (2) The allocation of our IPO Shares to the eligible employees of our Group is to be made to full-time confirmed employees of our Group, including our Key Senior Management, based on, amongst others, their job grade, length of service, performance and their past contributions to our Group.
- (3) The criteria for the allocation of our IPO Shares to persons who have contributed to the success of our Group are based on, amongst others, their length of business relationship with our Group and their contributions to the success of our Group. Such persons would include our business associates, suppliers and service providers.

(ii) Allocation via balloting to the Malaysian Public

168,000,000 Issue Shares, representing 2.0% of our enlarged issued Shares, are reserved for application by the Malaysian Public, of which 84,000,000 Issue Shares (equivalent to 50.0% of the total Issue Shares to be made available under balloting) have been set aside for application by Bumiputera citizens, companies, co-operatives, societies and institutions.

In summary, our IPO Shares will be allocated, subject to the clawback and reallocation provisions and the Over-allotment Option as set out in Sections 4.2.3 and 4.2.4 of this Prospectus, respectively, in the following manner:

	Offer for S	Sale	Public Iss	sue	Total	
	No. of		No. of	,	No. of	
Category	Shares	% ⁽¹⁾	Shares	% ⁽¹⁾	Shares	% ⁽¹⁾
	('000)		('000)		('000)	,
Retail Offering:						
Eligible Persons:						
- Our Directors	-	-	3,000	*	3,000	*
- Eligible employees of our Group	-	-	7,564	*	7,564	*
- Persons who have contributed to the success of our Group	-	-	31,436	0.4	31,436	0.4
Malassias Dublic (sia la Hatia a).						
Malaysian Public (via balloting):			84,000	1.0	84,000	1.0
- Bumiputera - Non-Bumiputera	_	-	84,000	1.0	84,000	1.0
- Non-Bullipatera			04,000	1.0	04,000	1.0
Sub-total	_	_	210,000	2.5	210,000	2.5
			•		•	
Institutional Offering:						
- Bumiputera investors approved by the MITI	860,000	10.2	190,000	2.3	1,050,000	12.5
- Malaysian institutional and selected	168,000	2.0	-	-	168,000	2.0
investors						
Sub-total	1,028,000	12.2	190,000	2.3	1,218,000	14.5
Total	1,028,000	12.2	400,000	4.8	1,428,000	17.0
			,			

Notes:

- * Negligible. Collectively, the number of shares allocated to our Directors and eligible employees of our Group under the Retail Offering total to approximately 0.1% of our enlarged issued Shares of 8,400,000,000 upon our Listing.
- (1) Based on our enlarged issued Shares of 8,400,000,000 upon our Listing.

The completion of the Retail Offering and the Institutional Offering are inter-conditional. Our IPO is also subject to the public shareholding spread requirement under the Listing Requirements as set out in Section 4.2.8 of this Prospectus.

4. **DETAILS OF OUR IPO** (Cont'd)

4.2.3 Clawback and reallocation

The Institutional Offering and the Retail Offering shall be subject to the following clawback and reallocation provisions:

- (i) if our Issue Shares allocated to the Eligible Persons are under-subscribed, such Issue Shares may be allocated to the other institutional and selected investors under the Institutional Offering or the Malaysian Public under the Retail Offering or a combination of both, at the discretion of the Sole Bookrunner and us;
- (ii) if our IPO Shares allocated to Bumiputera investors approved by the MITI ("MITI Tranche") are under-subscribed, such IPO Shares will be allocated to other Malaysian institutional investors under the Institutional Offering.

If after the above reallocation, the MITI Tranche is still under-subscribed under the Institutional Offering, and there is a corresponding over-subscription for the Issue Shares by the Malaysian Public under the Retail Offering, our IPO Shares will be clawed back from the MITI Tranche and allocated firstly, to the Bumiputera public investors under the Retail Offering via balloting process, and thereafter to the other Malaysian Public under the Retail Offering;

- (iii) subject to items (i) and (ii) above, if there is an over-subscription in the Retail Offering and there is a corresponding under-subscription in the Institutional Offering, our IPO Shares may be clawed back from the Institutional Offering and allocated to the Retail Offering; and
- (iv) subject to item (i) above, if there is an over-subscription in the Institutional Offering and there is a corresponding under-subscription in the Retail Offering, our Issue Shares may be clawed back from the Retail Offering and allocated to the Institutional Offering.

There will be no clawback and reallocation if there is an over-subscription or under-subscription in both the Institutional Offering and the Retail Offering or an under-subscription in either the Institutional Offering or the Retail Offering but no over-subscription in the other.

Any Issue Shares not taken up by any of the Eligible Persons ("Excess Issue Shares") will be made available for application by the other Eligible Persons who have applied for the Excess Issue Shares on top of their pre-determined allocation and allocated on a fair and equitable basis and in the following priority:

- (a) firstly, allocation on a pro-rata basis to our Directors and eligible employees of our Group who have applied for the Excess Issue Shares based on the number of Excess Issue Shares applied for;
- (b) secondly, allocation of any surplus Excess Issue Shares after item (a) above on a pro-rata basis to persons who have contributed to the success of our Group who have applied for the Excess Issue Shares based on the number of Excess Issue Shares applied for; and
- (c) thirdly, to minimise odd lots.

Our Board reserves the right to allot Excess Issue Shares applied for in such manner as it may deem fit and expedient in the best interest of our Company, subject always to such allocation being made on a fair and equitable basis, and that the intention of our Board as set out in items (a) to (c) above is achieved. Our Board also reserves the right to accept or reject any Excess Issue Shares application, in full or in part, without assigning any reason.

4. **DETAILS OF OUR IPO** (Cont'd)

Once completed, the steps involving items (a) to (c) above will not be repeated. Should there be any balance of Excess Issue Shares thereafter, such balance will be made available for clawback and reallocation as described in item (i) above. Any Issue Shares under the Retail Offering not applied for after being subject to the clawback and reallocation provisions above shall be underwritten by the Joint Underwriters.

To the best of our knowledge and belief, there is no person who intends to subscribe for more than 5.0% of our IPO Shares.

4.2.4 Over-allotment Option

The Over-allotment Option Providers may grant an Over-allotment Option to the Stabilising Manager (on behalf of the Sole Bookrunner) and may together with our Company appoint the Stabilising Manager to undertake any price stabilisation actions. The Stabilising Manager (or person(s) acting on behalf of the Stabilising Manager) may at its absolute discretion, over-allot our Shares (on behalf of the Sole Bookrunner) and subsequently, effect transactions to stabilise or maintain the market price of our Shares at levels that might not otherwise prevail in the open market.

Such transactions consist of bids or purchases to peg, fix or maintain the price of our Shares. If the Stabilising Manager creates a short position in our Shares in connection with the Institutional Offering, the Stabilising Manager may reduce that short position by purchasing our Shares in the open market. The Stabilising Manager may also elect to reduce any short positions by exercising all or part of the Over-allotment Option.

If granted, the Over-allotment Option will be exercisable in whole or in part by the Stabilising Manager, on one or more occasions, by giving written notice to the Over-allotment Option Providers at any time, within 30 days from the date of our Listing to purchase from the Over-allotment Option Providers up to an aggregate of 214,200,000 Shares, representing 15.0% of the total number of our IPO Shares offered, solely for purposes of covering over-allotments of our Shares (if any).

Subject to there being an over-allotment, the Stabilising Manager will enter into the Share Lending Agreement with the Over-allotment Option Providers to borrow up to an aggregate of 214,200,000 Shares to cover the over-allotments. Any Shares that may be borrowed by the Stabilising Manager under the Share Lending Agreement will be returned by the Stabilising Manager to the Over-allotment Option Providers either through the purchase of our Shares in the open market by the Stabilising Manager in the conduct of the stabilisation activities or deemed returned through the exercise of the Over-allotment Option by the Stabilising Manager or a combination of both. The exercise of the Over-allotment Option will not increase the total number of Shares issued and is not intended to constitute an offer for sale of our Shares by the Over-Allotment Option Providers under our IPO.

Purchases of a security to stabilise the price or to cover the over-allotment may cause the price of the security to be higher than it might be in the absence of these purchases. Such transactions may be effected on the Main Market of Bursa Securities and in other jurisdictions where it is permissible to do so, in each case, in compliance with all applicable laws and regulations, including the CMSA and any regulations thereunder.

4. **DETAILS OF OUR IPO** (Cont'd)

The number of Shares that the Stabilising Manager (or person(s) acting on behalf of the Stabilising Manager) may buy to undertake stabilising action, shall not exceed an aggregate of 214,200,000 Shares, representing 15.0% of the total number of our IPO Shares offered. However, there is no obligation on the Stabilising Manager (or person(s) acting on behalf of the Stabilising Manager) to undertake such stabilising action. Such stabilising actions may commence on or after the commencement of trading of our Shares on the Main Market of Bursa Securities and, if commenced, may be discontinued at any time and cannot be effected after the earlier of (i) the date falling 30 days from the commencement of trading of our Shares on the Main Market of Bursa Securities; or (ii) the date when the Stabilising Manager has bought, on the Main Market of Bursa Securities, an aggregate of 214,200,000 Shares, representing 15.0% of the total number of our IPO Shares offered to undertake the stabilising action.

Neither our Company, the Over-allotment Option Providers nor the Stabilising Manager makes any representation or prediction as to the direction or magnitude of any effect that the transactions described above may have on the price of our Shares. In addition, neither our Company, the Over-allotment Option Providers nor the Stabilising Manager makes any representation that the Stabilising Manager will engage in such transactions, or that such transactions once commenced, will not be discontinued without notice (unless such notice is required by law).

4.2.5 Classes of shares and ranking

As at the date of this Prospectus, we only have 1 class of shares, being ordinary shares.

Our Issue Shares will, upon allotment and issue, rank equally in all respects with our existing issued Shares including voting rights, and will be entitled to all rights, dividends and other distributions that may be declared subsequent to the date of allotment of our Issue Shares, subject to any applicable Rules of Bursa Depository.

Our Offer Shares rank equally in all respects with our other existing issued Shares including voting rights, and will be entitled to all rights, dividends and other distributions that may be declared subsequent to the date of transfer of our Offer Shares, subject to any applicable Rules of Bursa Depository.

Subject to any special rights attaching to any Shares we may issue in the future, our shareholders will, in proportion to the amount paid on our Shares held by them, be entitled to share the profits paid out by us in the form of dividends and other distributions. Similarly, if our Company is liquidated, our shareholders will be entitled to the surplus (if any), in accordance with our Constitution after the satisfaction of any preferential payments in accordance with the Act and our liabilities.

At every general meeting of our Company, each of our shareholders will be entitled to vote in person, by proxy, by attorney or by other duly authorised representative. Any resolution set out in the notice of any general meeting, or in any notice of resolution which may properly be moved and is intended to be moved at any general meeting, is voted by poll. On a poll, each shareholder present either in person, by proxy, by attorney or by other duly authorised representative will have 1 vote for each Share held or represented. A proxy may but need not be a member of our Company.

4. **DETAILS OF OUR IPO** (Cont'd)

4.2.6 Share capital

Upon completion of our IPO, our share capital will be as follows:

	No. of Shares	RM'000
After the Subdivision	8,000,000,000	474,506
To be issued under our Public Issue	400,000,000	⁽¹⁾ 645,200
Enlarged number of issued Shares and share capital upon Listing	8,400,000,000	1,119,706
Retail Price (RM)		1.65
Market capitalisation upon Listing (based on the Retail Price and the enlarged number of issued Shares after our IPO) (RM'000)		13,860,000

Note:

(1) Calculated based on the Retail Price and after adjusting against our share capital, the estimated listing expenses of approximately RM14.8 million assumed to be directly attributable to our Public Issue.

4.2.7 Priority of the offering

In the event the demand for our IPO Shares is less than 1,428,000,000 IPO Shares, our Public Issue shall take precedence over the Offer for Sale. The demand for our IPO Shares shall be firstly satisfied with our Issue Shares under our Public Issue, and following that, any excess demand will be satisfied with our Offer Shares under the Offer for Sale.

4.2.8 Minimum subscription level

Under the Listing Requirements, we are required to have a minimum of 25.0% of our Shares held by at least 1,000 public shareholders, each holding not less than 100 Shares at the point of our Listing. Bursa Securities has resolved to accept a lower public shareholding spread of 15.0% upon our Listing, as in compliance with Paragraph 8.02(1) of the Listing Requirements. For further details on the conditions of the approval, see Section 2.1 of this Prospectus.

There is no minimum subscription level in terms of proceeds to be raised under our IPO. However, the minimum subscription level in terms of the number of IPO Shares will be the number of Shares required to be held by the public shareholders of our Company to comply with the minimum public shareholding spread requirement under the Listing Requirements or as approved by Bursa Securities.

If the above requirement is not met, we may not be able to proceed with our Listing. For further details in the event there is a delay in or termination of our Listing, see Section 5.3.4 of this Prospectus.

4. **DETAILS OF OUR IPO** (Cont'd)

4.3 SELLING SHAREHOLDERS

Our Offer Shares to be offered by the Selling Shareholders and their direct shareholding in our Company before and after our IPO and their material relationship with our Group within the past 3 years are as follows:

		After the Subdivision	on On	Shares to be offered under the Offer for Sale	be offe	red Sale	Shareholding after our IPO assuming the Over-allotment Option is not exercised	ling IPO the nent not	Shares under the Over-allotment Option	r the nent	Shareholding assuming the Over-allotment Option is fully exercised ⁽³⁾	ing the nent ully 1 ⁽³⁾
Selling Shareholders	Material relationship with our Group	No. of Shares	(1)%	No. of Shares	(1)%	(2)%	No. of Shares	%(z)	No. of Shares	(5)%	No. of Shares	(2)%
		(,000)		(,000)			(,000)		(,000)		(,000)	
Lee Thiam Wah	Promoter, substantial shareholder and CEO	3,354,001	41.9	986,880	12.3	11.7	2,367,121	28.2	205,632	2.5	2,161,489	25.7
Ng Lee Tieng	Shareholder and Non- Independent Non-Executive Director	320,000	4.0	41,120	0.5 0.5	0.5	278,880	3.3	8,568	0.1	270,312	3.2
Total		3,674,001	45.9	1,028,000	12.8	12.2	2,646,001	31.5	214,200	2.6	2,431,801	28.9

Notes:

- (1) Based on our issued Shares of 8,000,000,000 after the Subdivision.
- (2) Based on our enlarged issued Shares of 8,400,000,000 upon our Listing.
- Based on the Over-allotment Option of 214, 200,000 Shares, representing 15.0% of the total number of our IPO Shares offered. \mathfrak{S}

4. **DETAILS OF OUR IPO** (Cont'd)

4.4 BASIS OF ARRIVING AT THE PRICE OF OUR IPO SHARES AND REFUND MECHANISM

4.4.1 Retail Price

The Retail Price was determined and agreed upon between our Directors and the Selling Shareholders in consultation with the Sole Bookrunner, after taking into consideration the following factors:

- (i) our Group's growth in revenue, PAT and Adjusted EBITDA demonstrated by their positive CAGR of 8.6%, 9.0% and 7.8% respectively from the FYE 2020 to FYE 2022. There was a further growth in revenue, PAT and Adjusted EBITDA of 14.1%, 22.5% and 9.2% respectively in FYE 2023 compared to FYE 2022. Additionally, our Adjusted EBITDA margins were at 8.2%, 7.1%, 6.8% and 8.2% in the FYE 2021, FYE 2022 and FYE 2023 as well as the FPE 31 March 2024 respectively;
- (ii) price-to-earnings multiple of approximately 34.7 times based on our EPS of 4.76 sen derived from our PAT of RM400.2 million for the FYE 2023 and our enlarged issued Shares of 8,400,000,000 upon our Listing;
- (iii) our competitive strengths, as follows:
 - (a) we are the largest Malaysian home-grown mini-market chain retailer which enables us to capitalise on the strong growth potential of the grocery retail segment in Malaysia;
 - (b) we offer attractive product pricing and a curated range of daily necessities for the value-conscious mass market;
 - (c) we have a nationwide network of DCs supported by a centralised retail management and control system throughout our outlet network which allows for highly efficient operations;
 - (d) we have developed a robust business platform that offers us the flexibility to accommodate future growth and scale efficiently;
 - (e) we consistently deliver resilient financial performance demonstrating our ability to create value and deliver sustainable growth; and
 - (f) we are led by a highly experienced management team with proven track record and industry expertise.
- (iv) our future plans and strategies, as follows:
 - (a) further developing our outlet network and expanding our outlet footprint and presence across Malaysia;
 - (b) expanding our network of DCs and logistical capabilities across Malaysia;
 - (c) selective opportunistic expansion into international markets to enhance our sourcing capabilities or expand outlet network; and
 - (d) further enhance our bulk sales capabilities through our e-commercedriven business model, facilitating bulk sales across Malaysia.

4. **DETAILS OF OUR IPO** (Cont'd)

(v) growing prospects of the retail and mini-market segment due to growth in population and the resilient economic outlook which has led to higher income and expenditure by households as described in Section 8 of this Prospectus; and

(vi) prevailing market conditions, including market performance of key global indices and companies involved in similar businesses listed on Bursa Securities and regional stock exchanges, current market trends as well as investors' sentiments.

The Final Retail Price will be determined after the Institutional Price is fixed on the Price Determination Date and will be the lower of:

- (i) the Retail Price; or
- (ii) the Institutional Price.

If the Final Retail Price is lower than the Retail Price, the difference between the Retail Price and the Final Retail Price will be refunded to the successful applicants without any interest thereon. For further details on the refund mechanism, see Section 4.4.3 of this Prospectus.

The Final Retail Price and the Institutional Price will be announced within 2 Market Days from the Price Determination Date via Bursa Listing Information Network. In addition, all successful applicants will be given written notice of the Final Retail Price and the Institutional Price, together with the notices of allotment for our IPO Shares.

4.4.2 Institutional Price

The Institutional Price will be determined by a bookbuilding process wherein prospective Malaysian institutional and selected investors will be invited to bid for portions of the Institutional Offering by specifying the number of our IPO Shares they would be prepared to acquire and the price they would be prepared to pay for our IPO Shares in respect of the Institutional Offering. This bookbuilding process commenced on 15 August 2024 and will end on 27 August 2024. Upon completion of the bookbuilding process, the Institutional Price will be fixed by our Directors and the Selling Shareholders in consultation with the Sole Bookrunner on the Price Determination Date.

4.4.3 Refund mechanism

If the Final Retail Price is lower than the Retail Price, the difference between the Retail Price and the Final Retail Price will be refunded to the successful applicants without any interest. The refund will be made:

- (i) in the form of cheques to be despatched by ordinary post to the address maintained with Bursa Depository for applications made via the Application Form: or
- (ii) by crediting into the accounts of the successful applicants with the Participating Financial Institution for applications made via the Electronic Share Application or the Internet Participating Financial Institution for applications made via the Internet Share Application.

within 10 Market Days from the date of final ballot of applications, at the successful applicants' own risk.

For further details on the refund mechanism, see Sections 15.8 and 15.9 of this Prospectus.

4. **DETAILS OF OUR IPO** (Cont'd)

You should also note that the market price of our Shares upon our Listing is subject to the vagaries of market forces and other uncertainties. You are reminded to carefully consider the risk factors as set out in Section 5 of this Prospectus.

4.5 DILUTION

Dilution is the amount by which our pro forma consolidated NA per Share after our IPO is less than the price paid by retail, institutional and selected investors for our Shares.

The following table illustrates the dilution on a per Share basis assuming the Retail Price is equal to the Final Retail Price and the Institutional Price:

	RM
Final Retail Price/Institutional Price	1.65
Pro forma consolidated NA per Share as at 31 March 2024 after the Subdivision and before adjusting for our IPO	0.07
Pro forma consolidated NA per Share as at 31 March 2024 after the Subdivision and after adjusting for the use of proceeds from our Public Issue	0.14
Increase in pro forma consolidated NA per Share to our existing shareholders	0.07
Dilution in pro forma consolidated NA per Share to the retail/institutional and selected investors	1.51
Dilution in pro forma consolidated NA per Share to the retail/institutional and selected investors as a percentage of the Retail Price/Institutional Price	91.5%

Save as disclosed below, none of our substantial shareholders, Directors, Key Senior Management, or persons connected to them had acquired, obtained the right to acquire and/or subscribe for our Shares since incorporation of our Company up to the LPD:

Date allotted/ subscribed	Name	No. of Shares	Allotted/ Subscribed	Total consideration (RM)
15 May 2023	Lee Thiam Wah	100	Allotted for incorporation	100
14 December 2023	Lee LYG Holdings	256,589,283	(1)Allotted	256,589,283
14 December 2023	Lee Thiam Wah	198,936,767	(1)Allotted	198,936,767
14 December 2023	Ng Lee Tieng	18,980,252	(1)Allotted	18,980,252
20 May 2024	Lee Thiam Wah	3,155,064,110	Allotted	⁽²⁾ Nil
20 May 2024	Lee LYG Holdings	4,069,409,809	Allotted	⁽²⁾ Nil
20 May 2024	Ng Lee Tieng	301,019,679	Allotted	⁽²⁾ Nil

Notes:

- (1) Shares are allotted as consideration pursuant to the acquisition of 99SM and 99EM, as set out in Section 6.1.2(i) of this Prospectus.
- (2) Shares are allotted pursuant to the Subdivision, as set out in Section 6.1.2(ii) of this Prospectus.

4. **DETAILS OF OUR IPO** (Cont'd)

4.6 USE OF PROCEEDS

We expect to use the gross proceeds from our Public Issue amounting to RM660.0 million⁽¹⁾ in the following manner:

No.	Details of use of proceeds	Estimated timeframe for use from the date of our Listing	RM (million)	%
1.	Outlet and DC expenditure			
	(i) Expansion of network of outlets	Within 36 months	389.0	58.9
	(ii) Establishment of new DCs	Within 36 months	100.0	15.2
	(iii) Purchase of delivery trucks	Within 36 months	55.0	8.3
	(iv) Upgrading of existing outlets	Within 36 months	47.6	7.2
2.	Repayment of existing bank borrowings	Within 6 months	45.0	6.8
3.	Defray fees and expenses for our Public Issue	Within 6 months	23.4	3.6
	Total	<u>-</u>	660.0	100.0

Note:

(1) We have assumed that the Institutional Price and the Final Retail Price will be equal to the Retail Price.

The actual proceeds accruing to the Company will depend on the Institutional Price and the Final Retail Price. If the actual proceeds are higher than budgeted above, the excess will be used for our outlet and DC expenditure. If the actual proceeds are lower than budgeted above, the shortfall will be funded via internally generated funds of our Group and/or borrowings and will be allocated firstly for our outlet and DC expenditure.

Due to the 36-month timeframe to utilise the proceeds allocated for our outlet and DC expenditure and in response to the competitive and dynamic nature of the industry in which we operate, our Group may have to revise our intended funding requirements and use of proceeds on account of various factors, such as our Group's financial condition, business and strategy, as well as external factors which may not be within our control. This may entail rescheduling the timing for our planned capital expenditure to expand our outlets and DCs as well as increasing and decreasing the quantum for a particular planned expenditure should the need arise.

Given the timing of our use of proceeds from the Public Issue may not be immediate, we intend to place the proceeds raised from our Public Issue or any balance in interest-bearing accounts with licensed financial institution(s) and/or in money-market deposit instruments/funds while pending utilisation.

Our Company will not receive any proceeds from the Offer for Sale. The total gross proceeds from the Offer for Sale of up to approximately RM1,696.2 million will accrue entirely to the Selling Shareholders. The Selling Shareholders will bear their own professional fees and placement fees as well as other miscellaneous expenses for the Offer for Sale which are estimated to be approximately RM40.0 million.

4. **DETAILS OF OUR IPO** (Cont'd)

Further details on the use of proceeds from our Public Issue are as follows:

4.6.1 Outlet and DC expenditure

We are committed to strengthening our position as the largest mini-market chain retailer in Malaysia. Our expenditure requirements are associated with our Group's intentions to expand our outlet network, upgrade the equipment within our existing outlets, and to invest in improving our logistics capabilities. These expenditures are geared toward sustaining and enhancing efficiency in supporting our growing outlet network and product range.

(i) Expansion of new outlets in Malaysia

We intend to use RM389.0 million or about 58.9% of the total gross proceeds from our Public Issue to expand our business operations and reach in Malaysia.

Our target is to open on average 250 new outlets annually with an immediate target to have a total of approximately 3,000 outlets operating nationwide by end of 2025. Of the 750 new outlets targeted to be opened between 2025 and 2027, 600 new outlets are expected to be opened in Peninsular Malaysia and 150 new outlets in East Malaysia. Our primary objective is to further expand our footprint in regions with lower outlet penetration rates such as the northern and east coast regions of Peninsular Malaysia, as well as the whole of East Malaysia whilst we continue to expand in areas where we currently have a high outlet penetration rate in, such as the central and southern regions of Peninsular Malaysia, seeking opportunities where available to establish outlets.

The factors that we take into consideration when selecting new outlet locations are as set out below:

- (a) the approximate number of households present in new areas with potential growth and areas that are underserved by us;
- (b) the proximity of the new outlets vis-à-vis the nearby residential communities;
- (c) the customer traffic, presence of competitors, street visibility and accessibility to the outlets;
- (d) the surrounding neighbourhood including nearby businesses, infrastructure; and
- (e) the rental terms of the outlets and around the locality.

The capital expenditure required for the setting up of new outlets include, amongst others, expenses in relation to renovation works, rental deposits, racking systems, freezers and chillers, air conditioning, signboard, IT equipment, legal costs and licensing application costs. We estimate that the average capital expenditure (excluding inventory) for each new outlet will amount to approximately RM300,000, whereas the initial inventory stocking cost for each new outlet is approximately RM350,000.

4. **DETAILS OF OUR IPO** (Cont'd)

Out of the RM389.0 million of our gross proceeds from the Public Issue allocated for the expansion of new outlets, we intend to allocate RM220.0 million (or 56.6%) to fully fund the capital expenditure for all the new outlets. The remaining gross proceeds of approximately RM169.0 million (or 43.4%) will be utilised for the initial inventory stocking cost for approximately 65% of the new outlets, equivalent to about 482 outlets with the remaining initial inventory stocking cost to be funded via internally generated funds. If our actual expenditure required for the expansion of outlets is higher than estimated, the deficit will be funded via borrowings or internally generated funds.

As at the LPD, the exact breakdown of outlets to be opened by their locality or states within Malaysia over the next 36 months from our Listing is yet to be determined. Such decisions to open new outlets will be made continuously throughout the period subject to ongoing evaluation of suitable locations and other considerations set out above.

(ii) Establishment of new DCs

The anticipated growth in our outlet network is expected to increase our Group's distribution and storage needs. We expect to open 750 new outlets between 2025 and 2027. In order to support our planned outlet growth, we anticipate that we would need to establish at least 8 new DCs, at least 6 of which will be funded using the proceeds from our Public Issue, and 2 of which will be funded through our internally generated funds and/or borrowings.

We intend to allocate approximately RM100.0 million or about 15.2% of the total gross proceeds from our Public Issue to establish at least 6 new DCs over 36 months commencing from 2025 until the end of 2027.

As at the LPD, we have identified locations in Kedah, Sabah and Pahang to establish 3 of the new DCs to be funded by the proceeds from our Public Issue. In respect of the DC in Kedah, we have in February 2024 acquired a piece of land at a cost of RM3.7 million and have since incurred approximately RM60,000 in planning costs through our internally generated funds. In respect of the DC in Pahang, we have in July 2024 entered into an agreement to acquire a piece of freehold land at a cost of RM4.0 million, of which a deposit of RM0.4 million has been paid and the purchase of the property is pending completion. Save for this, as at the LPD, no amount has been incurred towards any of the DCs to be funded by our proceeds from our Public Issue. We intend to additionally incur approximately RM11.2 million to complete the construction of this DC in Kedah by 2025. The new DC in Sabah is proposed to replace the Sipitang DC which is currently rented. As at the LPD, we have not finalised the acquisition of any property for the replacement of Sipitang DC.

Save for Kedah, Sabah and Pahang, we have not identified any other locations for the remaining DCs to be funded by the proceeds from our Public Issue as they are subject to ongoing evaluation of factors such as proximity to our outlets, costs and availability of land and/or existing DCs. The expected timeframe for the commencement of the new DCs will also be subject to, amongst others, our business strategies, our requirements at that point in time and outlet openings in the vicinity. The expected timeframe from site identification until commission can take up to 2 years, depending on whether it is a refurbishment of an existing property or the construction of a new DC by us.

4. **DETAILS OF OUR IPO** (Cont'd)

The total expenditure required to commission a DC mainly comprise of the cost relating to land acquisition and associated construction costs, or acquisition and renovation costs if we acquire an existing building that can be converted into a DC. During the Periods Under Review and up to the LPD, our total cost incurred for establishing a new DC ranged from RM8.6 million to RM45.7 million each.

(iii) Purchase of delivery trucks

We intend to allocate approximately RM55.0 million or about 8.3% of the total gross proceeds from our Public Issue, towards the acquisition of 400 new delivery trucks to facilitate the expansion of our business operations at an average cost of approximately RM137,500 per truck.

As at the LPD, we operate a fleet of 618 delivery trucks, which handle logistics including delivery of the goods from our DCs to our outlets and to support our "99 Bulksales" deliveries. We plan to improve our fleet of delivery trucks by prioritising the phase out and replacement of our trucks which are more than 15 years old. In order to optimise operational efficiency, mitigate unnecessary maintenance costs as well as improve fuel efficiency and overall reliability of our delivery trucks, we intend to purchase 300 new delivery trucks to replace an equivalent number of our existing delivery trucks. We also plan to acquire 100 additional new delivery trucks to support the logistical requirements associated with the construction of our planned new DCs. The target timing for the purchase of the delivery trucks is as follows:

No. of trucks	2025	2026	2027	Total
Replacement of existing delivery trucks	200	50	50	300
Delivery trucks for new DCs	40	40	20	100
Total	240	90	70	400

For further information on our future plans in relation to the expansion of our network of DCs and logistical capabilities across Malaysia, see Section 7.2.2(b) of this Prospectus.

(iv) Upgrading of existing outlets

We intend to allocate approximately RM47.6 million or about 7.2% of the total gross proceeds from our Public Issue for the upgrading and refurbishment of up to 1,070 of our existing outlets over 36 months from our Listing.

Our outlet refurbishments are aimed at improving customer experience and prioritising the improvement of our outlet's energy efficiency in line with our commitment to improve the energy efficiency management of our outlets as demonstrated through our green pilot building project initiative as set out in Section 7.16.1 of this Prospectus. This initiative also intends to contribute to reducing our utilities expenses.

The upgrading and refurbishment will entail the following:

- (a) the installation of new equipment namely, inverter refrigerators, inverter air conditioners and non-heated glass freezers, at a cost of up to RM20,000 each, to replace existing ones;
- (b) where permissible, the installation of solar photovoltaic systems at certain outlets subjects to terms and conditions of the tenancy agreements, at a cost of approximately RM60,000 per outlet; and

4. **DETAILS OF OUR IPO** (Cont'd)

(c) the replacement of racks and shelving for wear and tear at our existing outlets, as and when required, at a cost of approximately RM8,000 per outlet.

The upgrading and refurbishing activities for our outlets are scheduled to commence in the 4th quarter of 2024.

4.6.2 Repayment of existing bank borrowings

As at the LPD, our Group's existing bank borrowings amounted to approximately RM49.2 million and we intend to use RM45.0 million or about 6.8% of the total gross proceeds from our Public Issue to repay 14 of our term loan facilities with Alliance Bank Berhad, CIMB Bank Berhad, Hong Leong Bank Berhad and RHB Bank Berhad.

The above 14 term loan facilities were drawn down between 21 March 2014 and 20 January 2022 for the purpose of financing (i) the acquisition of land and/or renovation /construction of buildings in relation to our DCs in Yong Peng, Senai, Sungai Petani, Sungai Choh, Chembong, Gopeng, Sungai Tua, Kota Kinabalu Industrial Park DC; (ii) the acquisition of a leasehold land in Selangor identified for a new DC; and (iii) the construction of our headquarters located in Klang. These 14 term loans bear maturity dates of between 21 March 2029 to 20 January 2042.

The term loan facilities to be repaid from the gross proceeds of our Public Issue bear effective annual interest rates ranging from approximately 4.2% to 5.4% with a weighted average effective interest rate of 4.6% for the FPE 31 March 2024. From the LPD until the full repayment of the term loans, we will continue to service the monthly principal payments and interest expenses of the term loan from internally generated funds.

Taking into consideration the timeframe to repay the borrowings, the repayment of the above term loan facilities is not expected to result in any early repayment penalties and is expected to have a positive financial impact on our Group with interest savings of approximately RM2.1 million per annum based on the weighted average effective interest rate of 4.6%.

4.6.3 Estimated listing expenses

We estimate that approximately RM23.4 million or about 3.6% of the total gross proceeds from our Public Issue will be used for our listing expenses comprising the following:

	RM'000
Professional fees	7,140
Fees to authorities	1,120
Brokerage, underwriting and placement fees	14,440
Other fees and expenses such as printing, advertising, travel and roadshow expenses	720
Total	23,420

If the actual amount of our listing expenses is higher than estimated, the deficit will be funded via our internally generated funds. If the actual listing expenses are lower than budgeted, the excess amount not utilised for listing expenses will be used to fund general working capital requirements. Conversely, if the actual gross proceeds raised is less than RM660.0 million, the excess amount not utilised due to lower listing expenses will be reallocated for our outlet and DC expenditure.

4. **DETAILS OF OUR IPO** (Cont'd)

4.7 BROKERAGE FEE, UNDERWRITING COMMISSION AND PLACEMENT FEE

4.7.1 Brokerage fee

We will pay brokerage in respect of our Issue Shares under the Retail Offering at the rate of 1.0% (exclusive of applicable tax) of the Final Retail Price in respect of all successful applications which bear the stamp of either the participating organisations of Bursa Securities, members of the Association of Banks in Malaysia, members of the Malaysian Investment Banking Association and/or the Issuing House.

The Sole Bookrunner is entitled to charge brokerage commission to successful applicants under the Institutional Offering. For the avoidance of doubt, such brokerage commission under the Institutional Offering will not be payable by us or the Selling Shareholders.

4.7.2 Underwriting commission

As stipulated in the Retail Underwriting Agreement, the Sole Managing Underwriter and the Joint Underwriters have agreed to underwrite our Issue Shares under the Retail Offering for an underwriting commission of up to 1.25% (exclusive of applicable tax) of the Retail Price multiplied by the total number of Issue Shares underwritten under the Retail Offering in accordance with the terms of the Retail Underwriting Agreement.

4.7.3 Placement fee

The Selling Shareholders for the Offer Shares and us for our Issue Shares will pay the Sole Bookrunner a placement fee and selling commission of 1.20% (exclusive of applicable tax) and may pay the Sole Bookrunner a discretionary fee of up to 0.80% (exclusive of applicable tax) of the Institutional Price multiplied by the number of IPO Shares sold to the institutional and selected investors in accordance with the terms of the Placement Agreement.

4.8 DETAILS OF THE UNDERWRITING, PLACEMENT AND LOCK-UP ARRANGEMENTS

4.8.1 Underwriting

We have entered into the Retail Underwriting Agreement with the Sole Managing Underwriter and the Joint Underwriters to severally and not jointly (nor jointly and severally) underwrite 210,000,000 Issue Shares under the Retail Offering, subject to the clawback and reallocation provisions and the Over-allotment Option as set out in Sections 4.2.3 and 4.2.4 of this Prospectus and upon the terms and subject to the conditions of the Retail Underwriting Agreement.

Details of the underwriting commission are set out in Section 4.7.2 of this Prospectus, while the salient terms of the Retail Underwriting Agreement are as follows.

Unless waived by the Sole Managing Underwriter and Joint Underwriters who have agreed to underwrite our 210,000,000 Issue Shares under the Retail Offering, the underwriting obligations of the Sole Managing Underwriter and Joint Underwriters are subject to certain conditions precedent which must be fulfilled or waived on or before the closing date of the Retail Offering as stated in this Prospectus or such later date as may be agreed in writing by the Sole Managing Underwriter and Joint Underwriters.

4. **DETAILS OF OUR IPO** (Cont'd)

The Sole Managing Underwriter (for and on behalf of the Joint Underwriters) may by notice to our Company given at any time before the date of our Listing, terminate, cancel and withdraw its underwriting commitment if:

- there is any breach or failure on the part of our Company to perform any (a) obligations contained in the Retail Underwriting Agreement which results in any event, development or occurrence, or series of events, developments or occurrences, which, in the reasonable and sole opinion of the Sole Managing Underwriter, have or could be expected to have a material adverse effect (including any prospective material adverse effect) or change, whether individually or in the aggregate, and whether or not arising in the ordinary course of business, on any of the following: (i) the condition (financial or otherwise), contractual commitments, general affairs, business, assets, liquidity, liabilities, prospects, earnings, undertakings, shareholders' equity, properties or results of operations of our Group, taken as a whole or our Company; (ii) the ability of our Company or any of the Selling Shareholders to perform its or their obligations under or with respect to, or to consummate the transactions contemplated by, this Prospectus or the Retail Underwriting Agreement, the Placement Agreement, each lock-up agreement, the Master Cornerstone Placement Agreement, each Cornerstone Placement Agreement and the Share Lending Agreement (collectively, the "Transaction Agreements"); (iii) the ability of our Company or any of the Selling Shareholders to perform its or their obligations under or with respect to, or to consummate the transactions contemplated by, this Prospectus or the Transaction Agreements: (iv) the ability of our Company or any of the company of our Group to conduct its businesses and to own or lease its assets and properties as described in this Prospectus; or (iv) our IPO including but not limited to the distribution or the sale of our IPO Shares pursuant to our IPO ("Material Adverse Effect");
- (b) there is an occurrence of any event or discovery of any fact or circumstances rendering any of the warranties set out in the Retail Underwriting Agreement untrue, inaccurate, incorrect or misleading or ceases to be true, accurate and correct or becomes misleading, in any respect or any of the undertakings made by the Company under the Retail Underwriting Agreement not complied with, breached and/or failed to be performed in any respect;
- (c) our Company withholds any information from the Sole Managing Underwriter and the Joint Underwriters, which has a Material Adverse Effect;
- (d) in the reasonable and sole opinion of the Sole Managing Underwriter (upon consultation with the Joint Underwriters), there shall have occurred, happened or come into effect any event or series of events beyond the reasonable control of the Sole Managing Underwriter and the Joint Underwriters by reason of causes which are unpredictable and beyond the reasonable control of the parties to the Retail Underwriting Agreement claiming force majeure which could not have been avoided or prevented by reasonable foresight, planning and implementation including but not limited to: (i) war, acts of warfare, sabotages, hostilities, invasion, incursion by armed force, act of a hostile army, nation or enemy, civil war or commotion, hijacking, terrorism; (ii) riot, uprising against constituted authority, civil commotion, disorder, rebellion, organised armed resistance to the government, insurrection, revolt, military takeover or usurped power; or (iii) natural catastrophe including but not limited to earthquakes, floods, fire, storm, lightning, tempest, explosions, accidents, or other acts of God; or (iv) any local, national or international occurrence or outbreak of disease, or pandemic (including any material worsening of the existing COVID-19 pandemic or endemic), epidemic, the imposition of lockdowns or similar measures to control the spread of any epidemic, any

4. **DETAILS OF OUR IPO** (Cont'd)

outbreak or material escalation of hostilities or national emergency, whether war has been declared or not, or insurrection or armed conflict or terrorist event (whether or not involving financial markets), the occurrence of any other calamity or crisis or emergency or any event or series of events in the nature of *force majeure*, or deterioration of any such condition;

- (e) there shall have occurred any government requisition or other events whatsoever which would have a Material Adverse Effect;
- (f) there shall have occurred any material adverse change in national or international monetary, financial and capital markets (including stock market conditions and interest rates), political or economic conditions or exchange control or currency exchange rates which would have a Material Adverse Effect, or would have or is likely to have a material adverse effect (whether in the primary market or in respect of dealings in the secondary market) on the value on price of our IPO Shares. For the avoidance of doubt and without prejudice to the foregoing, if the FTSE Bursa Malaysia KLCI ("Index") is, at the close of normal trading on Bursa Securities, on any Market Day:
 - (i) on or after the date of the Retail Underwriting Agreement; and
 - (ii) prior to the closing date of the Retail Offering,

lower than 90% of the level of Index at the last close of normal trading on the relevant exchange on the Market Day immediately prior to the date of the Retail Underwriting Agreement and remains at or below that level for at least three (3) consecutive Market Days, it shall be deemed a material adverse change in the stock market condition:

- (g) trading in shares or securities on Bursa Securities, Singapore Exchange Securities Trading Limited or the Hong Kong Stock Exchange has been restricted or suspended or minimum prices have been established on Bursa Securities, the Singapore Exchange Securities Trading Limited or the Hong Kong Stock Exchange for three (3) consecutive Market Days or more;
- (h) there shall have been announced or carried into force any new law or change in law in any jurisdiction, interpretation or application by any court or authorities including any administrative, governmental, statutory or regulatory commission, board, body, authority or agency, and any stock exchange, selfregulatory organisation, accreditation organisation or other non-governmental regulatory authority (including but not limited to the SC, Bursa Securities and CCM), and any court, tribunal or arbitrator, in each case in Malaysia or any other jurisdiction, and whether national, central, federal, provincial, state, regional, municipal, local, domestic, foreign, supranational or otherwise ("Authority") which may: (i) has a Material Adverse Effect; or (ii) in the reasonable and sole opinion of the Sole Managing Underwriter consultation with the Joint Underwriters), prejudice the success of our IPO or our Listing or which would have or is likely to have the effect of making it impracticable to enforce contracts to allot and/or transfer our IPO Shares or making any obligation under the Retail Underwriting Agreement incapable of performance in accordance with its terms;
- (i) our IPO is stopped or delayed by us or any relevant Authority for any reason whatsoever (unless such delay has been approved by the Sole Managing Underwriter);

4. **DETAILS OF OUR IPO** (Cont'd)

 the closing date of the Retail Offering does not occur by 10 September 2024 or such other extended date as may be agreed in writing by the Sole Managing Underwriter;

- (k) our Listing does not take place by 23 September 2024 or such other extended date as may be agreed in writing by the Sole Managing Underwriter;
- (I) any commencement of legal proceedings, formal investigations, enquiries or action against any member of our Group or any of their directors or executive officers, which would have a Material Adverse Effect or in the reasonable and sole opinion of the Sole Managing Underwriter (upon consultation with the Joint Underwriters), make it impracticable to market our IPO or to enforce contracts to allot and/or transfer our IPO Shares;
- (m) any one of the Transaction Agreements: (i) having been terminated or rescinded in accordance with its terms thereof; (ii) ceases to have any effect whatsoever; or (iii) is varied or supplemented upon its terms and such variation or supplementation would have a Material Adverse Effect;
- (n) any of the resolutions or approvals referred to in Clause 6.1(f) and Clause 6.1(g) of the Retail Underwriting Agreement respectively, is revoked, withdrawn, suspended or ceases to have any effect whatsoever, or is varied or supplemented upon terms would have a Material Adverse Effect;
- (o) in the event our Listing is withdrawn or not procured or procured but subject to conditions not acceptable to the Sole Managing Underwriter;
- (p) if the SC or any other relevant Authority issues an order pursuant to Malaysian law such as to make it impracticable to market our IPO or to enforce contracts to allot and/or transfer our IPO Shares:
- (q) any material statements contained in this Prospectus have become or been discovered to be untrue, inaccurate or misleading in any respect, or matters have arisen or have been discovered which would, if this Prospectus were to be issued at that time, constitute a material omission therefrom;
- (r) in the sole opinion of the Sole Managing Underwriter (upon consultation with the Joint Underwriters), there is a change or development in taxation in Malaysia or China or an announcement of such change or development which would have a Material Adverse Effect;
- (s) a banking moratorium has been declared by the relevant Authority in Malaysia, Singapore or Hong Kong or the United Kingdom, or a material disruption of commercial banking activities or securities settlement or clearance services has occurred in Malaysia, Singapore, Hong Kong or the United Kingdom; or
- (t) any other event in which a Material Adverse Effect having occurred or which is likely to occur.

4. **DETAILS OF OUR IPO** (Cont'd)

4.8.2 Placement

We and the Selling Shareholders expect to enter into the Placement Agreement with the Sole Bookrunner in relation to the placement of up to 1,218,000,000 IPO Shares under the Institutional Offering, subject to the clawback and reallocation provisions and the Over-allotment Option as set out in Sections 4.2.3 and 4.2.4 of this Prospectus respectively. We and the Selling Shareholders will be requested to give various representations, warranties and undertakings, and to indemnify the Sole Bookrunner against certain liabilities in connection with our IPO. The terms of the Placement Agreement are subject to negotiations and may include termination events that are different from those under the Retail Underwriting Agreement as set out in Section 4.8.1 of this Prospectus.

4.8.3 Lock-up arrangement

- (i) We have agreed that, subject to offerings under our IPO and certain exceptions, we shall not without the prior written consent of the Sole Bookrunner, to the extent applicable to us, for a period beginning on and including the date of the lock-up agreement and ending on, and including, the date that is 6 months from the date of our Listing, directly or indirectly, conditionally or unconditionally:
 - (a) issue, allot, offer, pledge, sell, contract to sell, assign, issue or sell or grant or agree to grant any option, right, warrant or contract to purchase, purchase any option or contract to sell, hypothecate or create any encumbrance over or otherwise transfer or dispose of any Shares (or any securities convertible into or exercisable or exchangeable for Shares or are substantially similar to our Shares) including any Shares held in treasury that are now owned or hereafter acquired by our Company;
 - (b) enter into any swap, hedge or derivative or any other arrangement, agreement or transaction that transfers, in whole or in part, directly or indirectly, any of the economic consequence of ownership of our Shares or any securities convertible into or exercisable or exchangeable for Shares or any securities that represent the right to receive or are substantially similar to our Shares, whether any such swap or transaction described in paragraph (a) above or this paragraph (b) is to be settled by delivery of any Shares or such other securities, in cash or otherwise, provided that the foregoing shall not apply to any Shares being issued, offered and sold by our Company in connection with our IPO;
 - (c) deposit any Shares (or any securities convertible into or exchangeable for, or which carry rights to subscribe or purchase or that represent the right to receive or are substantially similar to, our Shares) in any depository receipt facilities;
 - (d) do or announce any intention to do any of the above or an offering or sale of any Shares (or any other securities exercisable or exchangeable for or convertible into or that represent the right to receive, or are substantially similar to, such Shares (or any interest therein or in respect thereof));
 - (e) save for such stabilising action permissible under law, take any action which is designed to or which constitutes or which would reasonably be expected to cause or result in stabilisation or manipulation of the price of our Shares; or

4. **DETAILS OF OUR IPO** (Cont'd)

(f) enter into or effect any transaction with the same economic effect as any transactions described in paragraphs (a) to (e) above.

- (ii) Lee LYG Holdings, Lee Thiam Wah and Ng Lee Tieng have agreed with the Sole Bookrunner that for a period beginning on and including the date of the lock-up agreement and ending on, and including, the date that is 6 months from the date of our Listing, they will not, without the prior written consent of the Sole Bookrunner, directly or indirectly, conditionally or unconditionally:
 - (a) offer, pledge, mortgage, charge, sell, contract to sell, assign, sell or grant or agree to grant any option, right, warrant or contract to purchase, purchase any option or contract to sell, hypothecate or create any encumbrance over, lend or otherwise transfer or dispose of any Shares and additionally for Lee Thiam Wah, shares of Lee LYG Holdings (or any securities convertible into or exercisable or exchangeable for Shares or are substantially similar to our Shares and additionally for Lee Thiam Wah, shares of Lee LYG Holdings) whether now owned or acquired by Lee LYG Holdings, Lee Thiam Wah and Ng Lee Tieng between the date of the lock-up agreement and the date of our Listing ("Lock-Up Shares");
 - (b) enter into any swap, hedge or derivative or any other arrangement, agreement or transaction that transfers, in whole or in part, any of the economic consequence of ownership of the Lock-Up Shares or any securities convertible into or exercisable or exchangeable for any Lock-Up Shares or any securities that represent the right to receive or are substantially similar to any Lock-Up Shares, whether any such swap or transaction described in paragraph (a) above or this paragraph (b) is to be settled by delivery of any Lock-Up Shares or such other securities, in cash or otherwise, provided that the foregoing shall not apply to any Shares being offered and sold by Lee Thiam Wah and Ng Lee Tieng (as Selling Shareholders) in connection with our IPO;
 - (c) deposit any Lock-Up Shares (or any securities convertible into or exchangeable for, or which carry rights to subscribe or purchase or that represent the right to receive or are substantially similar to, any Lock-Up Shares) in any depository receipt facilities;
 - (d) do or announce any intention to do any of the above or an offering or sale of any Lock-Up Shares (or any other securities exercisable or exchangeable for or convertible into or that represent the right to receive, or are substantially similar to, any Lock-Up Shares (or any interest therein or in respect thereof));
 - save for such stabilising action permissible under law, take any action which is designed to or which constitutes or which would reasonably be expected to cause or result in stabilisation or manipulation of the price of our Shares; or
 - (f) enter into or effect any transaction with the same economic effect as any transactions described in paragraphs (a) to (e) above.

Lee Thiam Wah will and shall procure that, without the prior written consent of the Sole Bookrunner, Lee LYG Holdings shall not issue new shares or otherwise dilute the shareholding of Lee Thiam Wah in Lee LYG Holdings.

4. **DETAILS OF OUR IPO** (Cont'd)

(iii) Lee Lay Liang, Lee Yan Zhong, Lee Lai Lee, Lee Lay Wan, Lee Leong Tek, Lee Lay Hong, Lee Lay Sin, Tan Suah Teng and Lee Leong Yew, being persons connected to Lee Thiam Wah, have each severally and not jointly agreed with the Sole Bookrunner that they will comply with the restrictions set out in Section 4.8.3(ii) above for a period beginning on and including the date of the lock-up agreement and ending on, and including, the date that is 6 months from the date of our Listing in respect of the IPO Shares allocated to them under the allocation to the Eligible Persons.

The restrictions in Sections 4.8.3(i) and (ii) above do not apply to (1) the issuance, offer and sale of any Shares by our Company pursuant to our IPO, (2) the offer, transfer and sale of any Shares by the Selling Shareholders pursuant to our IPO, including the transfer of any Shares pursuant to the Share Lending Agreement and (3) the offer and sale of any Shares pursuant to the Over-allotment Option.

4.9 TRADING AND SETTLEMENT IN SECONDARY MARKET

Upon our Listing, our Shares will be traded through Bursa Securities and settled by book-entry settlement through the CDS, which is operated by Bursa Depository. This will be effected in accordance with the Rules of Bursa Depository and the provisions of the SICDA. Accordingly, we will not deliver share certificates to subscribers or purchasers of our IPO Shares.

Beneficial owners of our Shares are required under the Rules of Bursa Depository to maintain our Shares in CDS accounts, either directly in their names or through authorised nominees. Persons whose names appear in the Record of Depositors maintained by Bursa Depository will be treated as our shareholders in respect of the number of Shares credited to their respective CDS accounts.

Transactions in our Shares under the book-entry settlement system will be reflected by the seller's CDS account being debited with the number of Shares sold and the buyer's CDS account being credited with the number of Shares acquired. No transfer stamp duty is currently payable for our Shares that are settled on a book-entry basis, although there is a nominal transfer fee of RM10 payable for each transfer not transacted on the market.

Shares held in CDS accounts may not be withdrawn from the CDS except in the following instances:

- (i) to facilitate a share buy-back;
- (ii) to facilitate conversion of debt securities;
- (iii) to facilitate company restructuring process;
- (iv) where a body corporate is removed from the Official List;
- (v) to facilitate a rectification of any error; and
- (vi) in any other circumstances determined by Bursa Depository from time to time, after consultation with the SC.

4. **DETAILS OF OUR IPO** (Cont'd)

Trading of shares of companies listed on Bursa Securities is normally done in "board lots" of 100 shares. Investors who desire to trade less than 100 shares are required to trade under the odd lot board. Settlement of trades done on a "ready" basis on Bursa Securities generally takes place on the second Market Day following the transaction date, and payment for the securities is generally settled on the second Market Day following the transaction date.

It is expected that our Shares will commence trading on Bursa Securities 9 Market Days after the close of the Institutional Offering. Subscribers of our Shares will not be able to sell or otherwise deal in our Shares (except by way of book-entry transfer to other CDS accounts in circumstances which do not involve a change in beneficial ownership) prior to the commencement of trading on Bursa Securities.

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5. RISK FACTORS

An investment in our Shares involves a number of risks, many of which are beyond our control. You should carefully consider all the information contained in this Prospectus, including the risks described below, before deciding to invest in our Shares. Our business, financial condition, results of operations and prospects could be affected by any of these risks.

5.1 RISKS RELATING TO OUR BUSINESS AND OPERATIONS

5.1.1 We may face disruptions in our supply chain

Our Group's success is dependent on the efficient and reliable operation of our supply chain, underpinned by our relationships with our suppliers. Our Group deals with approximately 700 suppliers as at the LPD, all of whom except for 25 are located in Malaysia.

As our business expands, our supply chain becomes more complex and we become subject to risks associated with our suppliers, including those related to their manufacturers. Disruptions in manufacturing, such as production delays or quality control issues, can lead to supply chain challenges for us. If these disruptions occur, or if our suppliers fail to deliver on their commitments, we could experience delays in inventory, increased supply costs or inventory shortage, which could lead to a decrease in sales, stock loss and decreased customer confidence, and adversely affect our results of operations. During mid-2022, some of our suppliers experienced disruptions in their supply chains in respect of certain products, including wheat based products such as cereals due to the Russia-Ukraine conflict. This resulted in increased lead times for the delivery of these products. In turn, these products were not readily available at our outlets during this period, despite our Group placing orders in a timely manner.

Despite long-standing relationships with some of our key suppliers, there is no assurance of their continued commitment to us. Their ability or willingness to continue supplying us with sufficient quantities of their products may be influenced by factors such as their capacity, financial position or material unforeseen circumstances. Any adverse impact to our relationship with our suppliers could disrupt their supply of products to us, and hence affect our business operations.

In the event that we need to seek alternative suppliers, it may involve substantial time, cost and resources. It may also be a challenge to negotiate commercially acceptable terms and conditions with new suppliers. The consequences of these disruptions may lead to reduced profit margins as operational costs escalate, and adversely affect our price competitiveness. The inability to remain price competitive may affect the planned expansion of our Group, hinder our growth strategy and long-term objectives, and erode our market position. For further details on the supply chain management and distribution network, see Section 7.9 of this Prospectus.

5.1.2 We are subject to inventory risks and face challenges in effectively managing our inventory

We must maintain appropriate levels of inventory to operate our business successfully. Our average inventory turnover days were 39, 47, 49 and 52 in FYE 2021, FYE 2022, FYE 2023 and FPE 31 March 2024, respectively. If we under-forecast sales volumes, we may not have an adequate supply of inventory to meet customer demand, which will result in missed sales and inconvenience to our customers. If we over-forecast sales volumes, we may be left with excess inventory which will impact our inventory turnover and in turn our working capital. These situations can compromise our operational efficiency and profitability and may also impact the quality or condition of products that we sell if not managed properly. Further, any malfunction in our inventory management systems could impact smooth inventory control, disrupt the supply of inventory to our outlets and consequently impact our ability to meet customer demands.

5. RISK FACTORS (Cont'd)

In addition, if there is any significant disruption in the operation of the DCs due to natural disasters or events such as flooding, fire, accidents, prolonged power outages, system failures or other unforeseen events, which could damage our inventory or disrupt our logistics, this could adversely affect our product distribution and sales until such time as we can secure an alternative means of storage and distribution. For example, in 2021, our DC in Jalan Kebun was rendered inaccessible due to a flash flood in the vicinity, causing the DC to temporarily cease operations for 2 days. During this period, the operations of the outlets supported by the Jalan Kebun DC continued to operate as normal and the replenishments were covered by other DCs.

Events such as natural disasters or work stoppages affecting the transportation sector could increase the cost or reduce the supply of merchandise available to us (whether provided through our own DCs or those of third parties). As we expand our network of outlets, the increasing volume of merchandise may place additional pressure on our existing distribution network due to logistical challenges and may need to be expanded accordingly.

5.1.3 Our continued success depends on our ability to maintain competitive pricing for our products

We are able to maintain our competitive pricing through rigorous expense control and supply chain management, while delivering products that customers demand. We regularly monitor and adjust the prices of the products we sell in order to maintain our price competitiveness. If our competitors offer aggressive discounts or substantially lower their prices, we may be required to lower our prices, which could adversely impact our margins and results of operations.

Our suppliers' ability to provide the products that we sell, and the prices at which such products can be provided, is affected in part by the availability of such products in a timely manner. Such products are subject to price volatility caused by a number of factors, including changes in global supply and demand, weather conditions, governmental controls, transportation infrastructure and trade restrictions. The prices that our suppliers offer may be subject to changes, particularly during widespread shortages or during periods of significant price fluctuations. There can be no assurance that the prices that our suppliers offer us for their products will not be subject to significant price fluctuations in the future, which in turn may impact our margins and profitability.

We also enjoy periodical rebates, promotions and other incentives and to some extent, favorable pricing terms from our suppliers due to our scale and record of timely payments to our suppliers. The terms of our other operating income are negotiated directly between us and our suppliers for mutual benefit.

Certain other operating income, such as DC fees and target incentive fees, are largely correlated with our level of purchases. Furthermore, the pricing terms, rebates or promotions provided by our suppliers are influenced by our extensive network of outlets, greater outreach and faster roll-out times for new products as it provides our suppliers with an immediate platform to sell their products and in some instances are based on the sales performance of their products. For the FYE 2021, 2022 and 2023, we received incentives and fees representing 8.8%, 9.2% and 9.3% of our Group's total revenue and reflected an increase at a CAGR of 14.6% over the same period.

Should we fail to secure similar rebates, promotions and other financial incentives and favorable pricing terms in the future for whatever reason, including in the event our suppliers face financial constraints or opt to utilise alternative channels for their marketing and promotional activities, or the expected mutual benefits as stated above do not materialise, we would have to increase the selling prices of our goods to ensure we remain profitable and/or accept lower margins than currently enjoyed if the selling prices of our goods remain the same, which may impact our business and financial performance.

5. RISK FACTORS (Cont'd)

5.1.4 Our businesses have margins and profitability that may be affected by increases in our operating and other expenses

Our results of operations are particularly susceptible to increases in our operating costs and expenses. Our employee costs, repayment of lease liabilities (including the interest paid on lease liabilities and other lease related adjustments) and utility charges comprises a large proportion of our operating costs and other expenses. For FYE 2023, these costs accounted for 84.0% of our total operating costs and other expenses and 10.7% of our revenue, as compared to 81.8% and 10.4%, respectively, for FYE 2022. If there are further increases in these costs and we are unable to pass them on to our customers, our business performance and financial condition may be adversely affected.

In recent times, the Government has introduced revised employment laws relating to wages in Malaysia which have a direct impact on our operating costs and expenses. For example:

- (i) Pursuant to the Minimum Wages Order 2022, the latest adjustment increased the minimum wage from RM1,200 to RM1,500, effective from 1 May 2022;
- (ii) The Employment (Amendment) Act 2022, which came into force on 1 January 2023, reduced the maximum weekly working hours from 48 hours to 45 hours; and
- (iii) By virtue of the Employment (Amendment of First Schedule) Order 2022 which came into force on 1 January 2023, any employee whose wage is lesser than RM4,000 a month will be entitled to overtime and termination benefits which replaces the threshold of RM2,000 previously.

The implementation of the Minimum Wages Order 2022 as from 1 May 2022 resulted in an increase of approximately RM18.2 million in employee costs for the FYE 2022 as compared to the FYE 2021.

Moreover, utilities are subject to tariff hikes, such as recent adjustments in electricity tariffs driven by a shift towards targeted subsidies, adding another layer of complexity to our operational costs and potentially impacting our margins and profitability.

5.1.5 We may be subject to unfavourable publicity which may impact our brand and reputation

Our expansive network of outlets operates under the homegrown trade name of "99 Speedmart" which we have expended significant time and effort to develop and protect over the past 24 years. We have built a brand identity by providing daily necessities at competitive prices, catering to the needs of various consumer groups, from cost-conscious families to individuals seeking a convenient location to purchase daily necessities.

Any occurrence of events which draw negative publicity, comments or actions from third parties may deter customers from shopping with us as well as discourage our business partners from conducting business with us. Increasingly, consumers use social media platforms to provide feedback and information on their shopping experience, whether positively or negatively. Such publicity may also include incidents relating to the quality of the products sold by us, product safety or our business practices.

Any negative publicity can damage our reputation and addressing these can be timeconsuming and costly. Customer complaints in relation to, amongst others, our failure to meet consumer expectations with respect to the products sold by us and the services we provide could have a negative impact on our reputation if not handled appropriately.

5. RISK FACTORS (Cont'd)

If we fail to maintain a positive public image, our business with our customers could decline and we may fail to develop additional business, which could adversely affect the results of our operations and our future expansion plans.

5.1.6 Failure to maintain or renew such licences, approvals or permits for our business operations in a timely manner may result in operational constraints and/or enforcement actions

In the course of our business operations, we are required to maintain and annually renew various regulatory licences, approvals and permits in respect of our outlets and DCs. Such licences, approvals and permits include, amongst others, business licence, controlled goods licence and rice licence. Failure to obtain such licences, approvals and permits may subject us to fines and/or penalties. For further details on the description of the relevant operational licences and associated penalties that we are subject of our business operations, see Annexure C of this Prospectus.

In respect to some of our outlets, we have not been granted or have not been able to renew in a timely manner the business licence and rice licence. For further details on the relevant non-compliances and measures being taken to address such non-compliances, see Section 7.12 of this Prospectus.

We have committed our best efforts to obtain or renew the outstanding operating licences described above and will continue to actively liaise with the relevant authorities and local councils for issuance or renewal. However, there can be no assurance that we are able to obtain the outstanding licences in a timely manner or at all or that we are able to renew such licences as and when they expire.

These operating licences are subject to specific regulatory requirements and compliance checks. Non-compliance or failure to secure these operating licences could result in significant operational constraints, such as restrictions on selling certain products. Any inability to comply with these requirements or to obtain these relevant operating licences could have a material adverse impact on our operations, sales, and financial performance in the event of simultaneous enforcement on all our affected outlets.

Although our Group has incurred penalties amounting to less than 0.1% of our total revenue and less than 0.5% of our PAT in each of the Periods Under Review, there is no assurance that we will not be subject to further enforcement action and penalties in the future, which may be material.

5. RISK FACTORS (Cont'd)

5.1.7 If we are unsuccessful in our application to obtain the requisite approval from authorities for the properties that we occupy, we may be subject to enforcement actions

In the course of our business operations, we are required to ensure that the properties occupied by our Group comply with relevant laws and regulations pertaining to the occupation of buildings and uniformity to local government matters, including those relating to street, drainage and buildings, as well as those relating to employee accommodation. For further details on the description of the relevant land laws, rules, regulations and associated penalties relating to the properties which we own, rent and occupy, see Annexure C of this Prospectus.

In respect to some of our outlets, DCs, and employee accommodations, we are not in full compliance with certain applicable land laws, regulations and rules. For further details on the relevant non-compliances and measures being taken to address such non-compliances, see Section 7.12 of this Prospectus. In relation to employee accommodations, we also expect to incur additional costs in relation to housing employees within CFA-compliant accommodation, the amount of which are expected to be immaterial.

Although our Group has not experienced any penalties or enforcement action from the relevant authorities in respect of the abovementioned properties, there is no assurance that we will not be subject to any enforcement action, including fines and penalties as an occupier of such properties in the future. Such fines, penalties and any potential indemnification may materially and adversely affect our business, financial condition and results of operations.

The granting of the requisite approvals governing the operation of our DCs and outlets are dependent on the discretion of the local councils and/or the land authorities based on the implementation of their relevant policies and guidelines.

Any adverse change in such policies, guidelines or directions taken by the local councils and/or land authorities in exercising their discretion on matters requiring their approvals which we cannot anticipate and is beyond our control may result in:

- (a) our application for relevant approvals being rejected;
- (b) our Group being subject to sanctions or penalties or fines; or
- (c) our Group having to incur additional costs to replace the capacity of the affected DCs and/or outlets following our unsuccessful applications referred to in (a) above.

Such adverse changes described above may disrupt our business operations and in turn may have a material adverse effect on our financial condition, results of operation and prospects.

5.1.8 Our insurance may be insufficient to cover all losses associated with our business operations and we may be subject to operational risks associated with legal, employment, consumer and public liability claims

We maintain insurance policies to cover a variety of risks that are relevant to our business needs and operations. For our outlets, we have procured insurance policies covering stock whereas for our DCs, we have procured insurance policies covering stock and burglary. These policies include fire insurances covering our fixtures, fittings and/or stocks for all our outlets and DCs. Our Group had experienced fire incidents at our outlets in the past, none of which have resulted in any material adverse impact on our Group's business operations or financial performance.

5. RISK FACTORS (Cont'd)

In addition to the above, we also have building insurance for our headquarters as well as our owned outlets and DCs. Our coverage extends to public liability insurance, employer's liability insurance and vehicle insurance for our business operations. In addition, we provide group personal accident insurance for all our employees and contributions to statutory insurance schemes for our employees.

These insurance policies have specifications and insured limits that are appropriate in view of our exposure to the risk of loss and liability, the cost of such insurance and applicable regulatory requirements in Malaysia. We review our insurance coverage annually and consider the amount of our insurance coverage to be adequate for a company of our size, the activities we conduct and to meet the risks associated with our operations.

Our Group retails consumer products, which we source from our brand principals and suppliers. There is a possibility that some individuals may have adverse reactions to any products they have bought from any of our outlets that may result in actual or potential product liability claims. Our Group does not have any product liability insurance and does not intend to procure such coverage since we do not manufacture or produce the products that we sell and we are not the primary party liable for the products' defects or harm caused by such products. As such, any significant product liability claim may have an adverse effect on our reputation. In 2021, we were named as a co-defendant with a brand principal to an approximately RM0.4 million product defect claim in relation to foreign particles found in a pre-mixed beverage sold at one of our outlets. The lawsuit was subsequently withdrawn by the plaintiffs and settled out of court. While the amount claimed was not material and the settlement amount was borne by the brand principal, there can be no assurance that a similar incident will not occur in the future which will result in a material adverse effect on our Group's business operations or financial prospects.

5.1.9 We are susceptible to certain security risks, including pilferage and robbery, particularly at our DCs and outlets

The industry we operate in naturally carries the risks of pilferage and robbery, which could significantly affect our business operations and financial performance, regardless of our precautionary efforts. The majority of our sales are transacted in cash, which exposes us to the risk of theft and robbery. Our outlets are also exposed to acts of pilferage and shoplifting, which can lead to inventory loss, impacting on our sales and overall profitability.

Furthermore, as our DCs house large quantities of inventory, any breach in security at our DCs could result in financial losses through pilferage. If significant, events of pilferage could result in delays in stock delivery, hence resulting in possible disruptions in our ability to adequately supply our outlets. We have implemented measures such as surveillance systems in our DCs and outlets, providing our staff regular training on preventive measures and emergency protocols as well as enforcing regular depositing of cash into our bank accounts to minimise cash holdings in our outlets.

Although our Group has experienced pilferage and robbery in the past, with an average of 14 cases reported annually at our outlets during the FYE 2021 to the FYE 2023, the aggregate financial impact to our Group has been immaterial, amounting to approximately 0.03% of our PAT for the FYE 2023. For further details on the security control of our Group's DCs and outlets, see Section 7.20 of this Prospectus.

5. RISK FACTORS (Cont'd)

5.1.10 Our IT infrastructure may be subject to disruptions or failure, which could result in delays to our operations

We use IT systems in our day-to-day business to manage a wide variety of our business operations, including inventory management at our outlets and DCs, tracking of sales at our outlets, processing of credit card and e-wallet transactions and other payment services, accounting and finance, human resources and payroll. For further details on the technologies that we use, see Section 7.19 of this Prospectus.

Any material disruptions or malfunctions in the IT systems that we use may result in loss of data and any extended disruption may result in interruptions to our daily operations, such as inventory or overstock problems, which may result in loss of customer confidence. Additionally, our software systems could be a target of cyberattacks, including potential hacking attempts. Despite implementing anti-virus and anti-hacking measures, we cannot fully guarantee that all such threats will be successfully mitigated.

Any failure to protect against these technological disruptions could negatively and materially impact our business operations and reputation as well as financial condition and operational results.

5.1.11 We may not be able to successfully implement our business strategies and future plans

Our expansion strategy is an important element to our continued growth in revenue and financial performance. For the FYE 2019 to the FYE 2023, our revenue grew at a CAGR of 16.3% in line with our expansion strategy, where we opened approximately 247 outlets per year on average (net of closures), amounting to a CAGR of 12.8% in number of outlets over this period. The revenue growth was also significantly contributed by the positive SSSG at a CAGR of 5.1%.

We intend to open on average 250 new outlets annually, reaching a total of about 750 new outlets between 2025 and 2027 with an immediate target to reach a total of about 3,000 outlets operating nationwide by the end of 2025. Furthermore, we also plan to open 2 new DCs, namely in Sarawak and Selangor by the end of 2024 and 2025 respectively, and at least 6 new DCs within 3 years from our Listing. While we carefully plan and execute our growth strategies, there is no assurance that we are able to achieve this target or that our expanded network of outlets will continue to be profitable or that we can continue to open new outlets at this rate.

We may not be able to continue opening new outlets at this rate if we are unable to find and secure suitable locations for our outlets due to factors beyond our control such as competition for locations, restrictions due to applicable laws or regulations, leasing terms that are unfavourable to us, delay in establishing logistics infrastructure to support these new outlets, and our operational and administrative resources are unable to cope with the rate of our growth, which may then require us to allocate additional resources and hence incur additional related expenditure.

Moreover, there are risks arising from the continued expansion of our network of outlets. Our outlet expansion process itself necessitates considerable financial investment and human resources. There is a risk that the return on these investments may not meet our expectations or that the newly opened outlets may not generate enough revenues to cover its operating costs in the early stages of their operations. As we expand into new geographic areas, we continue to face the challenges set out above, as well as delays in the development of the new area that indirectly limit population growth and the possibility of intense competition from existing players in the vicinity. We may also face the risk of a new outlet facing a longer gestation period or failing to achieve sales targets if it is opened in close proximity to existing outlets, or conversely, customer traffic may be redirected from our existing outlet to the new outlet, which are more likely to occur in areas where we have a high outlet penetration rate.

5. RISK FACTORS (Cont'd)

The performance of our new outlets will also be significantly impacted by our ability to identify and secure suitable sites with sufficient consumer traffic or households to support our new outlets. An environment of continued price increase in Malaysia will in turn increase the costs that we incur for new locations for our outlets and may increase our costs associated with operating our stores in their existing locations. There can be no assurance that we will be able to secure long-term tenancies for our new outlets nor that we will be able to negotiate tenancies and renewal terms that are commercially acceptable to us.

In addition, we may not be able to achieve consistent SSSG due to various factors such as increased competition, economic fluctuations or market saturation. This volatility could further impact our ability to predict financial performances accurately.

5.1.12 We may face challenges in human resource management that could potentially impact customer service quality and operational performance

As at the LPD, we employ a total of 22,585 full-time staff and 36 part-time staff. As a key player in the mini-market retail chain sector, effective human resource management plays a significant role in our success. We focus on hiring, training, managing and retaining employees with suitable skill sets, ensuring the availability of proficient personnel.

In the event we are unable to hire or retain the necessary talent, there may be lapses in customer service, such as slow checkout times or unsatisfactory interactions with customers, which could negatively impact the overall shopping experience for our customers. This might lead to lower sales or lower customer retention rates, thereby potentially affecting our brand image and business performance.

Moreover, with a workforce of over 22,000 employees, there is a risk of employee dissatisfaction leading to legal claims against us. For instance, in 2022, we faced 2 industrial court claims from employees which are currently ongoing. The first case involved an assistant branch manager who alleged termination without cause. The industrial court awarded the said former employee an immaterial sum and we have filed an appeal against this decision, which is scheduled for a hearing in the High Court in August 2024. The second case was initiated in July 2022 by a cashier who was dismissed due to non-compliance with our COVID-19 vaccination policy, for which the case is still pending a court decision. However, we believe these 2 cases will not have any significant impact on our Company.

Foreign workers make up approximately 4.0% of our total staff as at the LPD, primarily stationed at our DCs. The employment of foreign workers is subject to government policies, directives and regulations, which stipulate the countries from which we can hire foreign workers, the permissible number of foreign workers and the terms of their employment. Any change in such regulations could affect our ability to hire foreign workers and potentially impact our business operations.

5.1.13 We may be exposed to financial and operational risks in relation to our plans to source certain products from the PRC

Except for a few household products which we have commenced in November 2023 to source from the PRC, all of our products sold are sourced domestically. Although, the supply from the PRC currently represents a small fraction of our overall procurement activities with purchases amounting to only approximately RM2.6 million since November 2023 up to the LPD, the quantum is expected to increase in the future.

5. RISK FACTORS (Cont'd)

To this extent, our PRC supply chain may be disrupted as a result of factors beyond our control, such as fluctuations in currency exchange rates, changes in the transportation and other logistics costs (such as fuel and labour costs) and shipping capacity restraints which could in turn disrupt our business. If our supply chain network in the PRC is disrupted or if a supply chain provider fails to deliver on its commitments, we could experience delays in inventory, increased supply costs, or shortage, which could lead to decrease in sales, stock loss, decreased customer confidence and adversely impact to our results of operations.

Since our PRC procurement activities are undertaken through our PRC-incorporated subsidiaries, we will also need to adhere to local regulations and laws in the PRC, which can be different from those in Malaysia. Ensuring compliance with the PRC's laws is crucial as any misstep could lead to legal complications or disruptions in supply. In addition, the products that we procure from suppliers in the PRC would also need to comply with our own domestic regulations relevant to those products. Additionally, there is no assurance that the products sourced from the PRC can consistently meet our product quality requirements. If the products sourced from the PRC are contaminated, damaged or defective, we may become subject to negative publicity and harm to our reputation.

For further details of the supply from the PRC, see Section 7.9.1 of this Prospectus.

5.1.14 We may be exposed to exchange rate fluctuations and any weakening of the RM may increase our costs, which could materially affect our results of operations and financial condition

We have recently incorporated subsidiaries in the PRC to facilitate our procurement efforts in the PRC.

Our transactions with our suppliers in the PRC are denominated in RMB. The exchange rate volatility of our functional currency, the RM presents an inherent financial risk, as it may impact our procurement costs and the pricing of our products, which may not be immediately reflected in customer pricing.

To date, we have not entered into hedging arrangements to mitigate this currency exchange risk. Should we choose to pursue hedging strategies in the future, the effectiveness of these measures may vary. It is important to acknowledge that significant fluctuations in exchange rates may have a material adverse impact on our financial health and operational results.

5.1.15 Potential misalignment between substantial shareholders and shareholders' interests

As disclosed in Section 9.1.2 of this Prospectus, our substantial shareholders, Lee Thiam Wah and Lee LYG Holdings will hold in aggregate up to 79.7% of our enlarged issued Shares, assuming the Over-allotment Option is not exercised, where Lee LYG Holdings is wholly-owned by Lee Thiam Wah. While Lee Thiam Wah has extensive experience in the mini-market industry and has contributed significantly to our growth and success, his interests may not always align perfectly with those of our shareholders.

Given his control, the substantial shareholders can exert significant influence over matters requiring shareholder approval, including the election of directors, amendments to our Constitution, and approval of significant transactions. This concentration of ownership and voting power may also delay, prevent or deter a change in control, merger, consolidation, or sale of all or substantially all of the company's assets, which could in turn limit the ability of our shareholders to receive a premium for their shares. There can be no assurance that the interests of our substantial shareholders will be aligned with those of our other shareholders.

5. RISK FACTORS (Cont'd)

5.1.16 Our business and growth prospects depend on our ability to continue to attract and retain qualified personnel, including our Key Senior Management

Our business performance and future growth are dependent on our ability to consistently attract and retain highly qualified personnel, including our Key Senior Management team. The leadership and deep industry expertise of our management team have been instrumental in our business success and growth trajectory.

At the core of our team is our Executive Director and CEO, Lee Thiam Wah, who is also one of our Promoters. With his active involvement in our Group's operations, his extensive service and in-depth understanding of our operation's every facet, coupled with his valuable retail sector experience, he plays a vital role in shaping our Group's future. He is supported by other Key Senior Management members, who also boast extensive knowledge and experience in the retail industry.

The loss of any member from our Key Senior Management team, coupled with potential challenges in promptly recruiting suitably experienced personnel, could impair our execution and realisation of our strategic objectives. There is no guarantee that we will be able to retain or recruit talents who possess the requisite expertise and experience within a reasonable period of time. In the event we fail to retain these experienced individuals or encounter issues in recruitment, our business operations, financial health, and overall performance could be materially and adversely affected.

5.2 RISKS AFFECTING THE INDUSTRY IN WHICH WE OPERATE

5.2.1 Changing consumer trends and competitive market environment can have an impact on our business

We must be able to identify and respond to the trends and preferences of our customers in order to stay competitive. Our business performance is largely contingent upon our ability to anticipate these trends in a timely manner and to source products which our customers demand.

We have consistently relied on our extensive experience and established processes to regularly assess and adjust our product mix. However, there is no assurance that we will continue to be successful in this regard. In the event that we are unable to accurately and quickly anticipate, identify and adjust to changing consumer trends and preferences, customer demand could be impacted, resulting in a loss of sales that could adversely affect our business, financial condition and results of operations.

We operate in a highly competitive industry. Our competitors range from convenience outlet chains, supermarket chains, and independent grocery outlets to online retailers offering similar products. We expect this competition to continue to intensify, where our market position, customer base, and revenue streams can be affected by several factors such as pricing, product selection, outlet location, customer service quality, and outlet environment.

The entry of new competitors, the expansion of existing ones, changes in consumer preferences, shifts in demographic patterns, economic downturns or the implementation of more effective business strategies from new or existing competitors can also significantly influence the abovementioned factors.

For instance, competitors might adopt aggressive pricing strategies or offer a broader range of products, which could divert customers away from our outlets. Similarly, if competitors establish outlets in close proximity to our outlets, it could reduce our customer footfall and revenue. There is no assurance that our efforts will always offset the impact of intense competition. Any inability to effectively respond to competitive pressures could lead to loss of market share, reduced profitability, and slower growth.

5. RISK FACTORS (Cont'd)

5.2.2 Our financial performance is subject to regulatory and policy changes in Malaysia

Our business operations are subject to various regulatory policies in Malaysia, encompassing sectors such as retail operations, import practice, taxation, employment legislation, environmental standards, and more. These regulations often shape the structural and financial aspects of our business, contributing to our operational efficacy and cost efficiency. However, these regulatory policies are susceptible to modifications that may not always be favorable to our business. Changes in these regulations can impose new constraints or increase operational burdens, thereby directly affecting our financial performance.

For instance, alterations to import regulations or tariff rates can affect the cost of goods we sell, potentially disrupting our pricing strategies and profit margins. Revised employment legislation could result in changes to wage structures, working hours, or employment practices, thereby influencing our operational costs. Similarly, any changes in taxation laws, such as adjustments in corporate tax rates or the introduction of new taxes, can directly impact on our net earnings. For instance, for the FYE 2022, our effective tax rate was disproportionately higher than the Malaysian statutory tax rate of 24.0% mainly due to the one-off impact of the 33.0% prosperity tax which was imposed by the Government during the FYE 2022.

Additionally, changes in retail-specific or environmental regulations could necessitate alterations to our operational procedures or compel us to incur additional compliance costs. These regulatory shifts can also influence our strategic decisions, such as the expansion of new outlets, selection of suppliers, or the spectrum of products we offer to our customers. While we continuously endeavor to stay updated with regulatory developments and maintain a proactive approach to regulatory compliance, the unpredictability and potential impacts of unfavorable regulatory changes pose a constant risk. We might occasionally need to seek professional advice or external services to ensure compliance, which could add to our operational costs.

Furthermore, there is no assurance that we will be able to foresee the impact of all regulatory changes. Consequently, any significant changes in the Malaysian regulatory environment could materially and adversely affect our financial performance, business and operations.

5.2.3 Our business operations may be subject to potential disruptions from infectious diseases

In an interconnected global marketplace, our operations remain vulnerable to disruptions caused by infectious diseases. The potential for such disruptions became evident during the widespread outbreak of COVID-19 beginning in late 2019. Governments around the world, including Malaysia, implemented various control measures such as border closures, workplace shutdowns, and restrictions on movement. These actions had a significant impact on global supply chains, resulting in a scarcity of essential products and increased procurement costs.

Such potential disruptions are not limited to the COVID-19 pandemic; future outbreaks of infectious diseases could similarly affect us. Temporary office closures or quarantines affecting customer facilities visited by our employees could be necessary, thereby adversely affecting our operations.

While our Group has exhibited resilience, even generating revenue during the COVID-19 movement control orders in years 2020 and 2021, we cannot provide assurance or similar resilience against future disruptions as a result of outbreaks of infectious diseases. Any such future outbreaks or the spread of other infectious diseases, including the handling by the Government and other authorities of such outbreaks, could significantly affect our operations, thereby adversely impacting our operational results and financial condition.

5. RISK FACTORS (Cont'd)

5.3 RISKS RELATING TO OUR SHARES AND OUR LISTING

5.3.1 The offering of our Shares may not result in an active and liquid market for our Shares

There can be no assurance as to the liquidity of the market that may develop for our Shares, the ability of shareholders to sell our Shares or the prices at which shareholders would be able to sell our Shares. Neither we nor our Promoters have an obligation to make a market for our Shares or, if such a market does develop, to sustain it. In addition, there can be no assurance that the market price of our Shares will trade higher or lower than the institutional and retail price or that it will reflect our operations and financial condition, our growth prospects or the growth prospects of the industry in which we operate.

5.3.2 Our Share price and trading volume may be volatile

The market price of our Shares could be affected by numerous factors, including the following:

- general market, political and economic conditions;
- trading liquidity of our Shares;
- fluctuation in stock market prices and volume;
- differences in our actual financial and operating results and those expected by investors and analysts;
- changes in securities analysts' recommendations, perceptions or estimates of our Group's financial performance;
- changes in conditions affecting our industry, the general economic conditions or stock market sentiments or other related events or factors;
- changes in market valuations of listed shares in general or shares of companies comparable to ours;
- additions or departures of our Key Senior Management;
- perceived prospects of our business and the industry in which we operate;
- adverse media reports regarding us or our shareholders;
- changes in government policy, legislation or regulation; and
- general operational and business risks.

In addition, many of the risks described in this Prospectus could materially and adversely affect the market price of our Shares. Accordingly, there can be no assurance that our Shares will not trade at prices lower than the Final Retail Price.

Over the past few years, the Malaysian, regional and global equity markets have experienced significant price and volume volatility that has affected the share prices of many companies. Share prices of many companies have experienced wide fluctuations that were not always related to the operating performance of such companies. There can be no assurance that the price and trading of our Shares will not be subject to similar fluctuations.

5. RISK FACTORS (Cont'd)

5.3.3 The sale, or the possible sale, of a substantial number of our Shares in the public market following our Listing could adversely affect the price of our Shares

Following our Listing, we will have in issue 8,400,000,000 Shares, of which up to 1,428,000,000 Shares, representing up to 17.0% of our enlarged issued Shares, will be held by investors participating in our Listing, and not less than 83.0% will be held by our Promoters and Ng Lee Tieng, assuming the Over-allotment Option is not exercised. Our Shares sold in our IPO will be tradable on the Main Market of Bursa Securities without restriction following our Listing. If any shareholders or group of shareholders were to dispose of a substantial number of our Shares in a short period of time, it may put downward pressure on our Share price, which could adversely affect the market value of our Shares.

A moratorium and lock-up agreement will apply to the shareholdings held by our Promoters, Ng Lee Tieng and persons connected to Lee Thiam Wah for a period of 6 months from the date of our Listing, during which time no sale or disposal of these shares will be permitted. However, they could dispose of some or all of our Shares that they hold after the moratorium and lock-up period pursuant to their own investment objectives. If our Promoters, Ng Lee Tieng and persons connected to Lee Thiam Wah sell, or are perceived as intending to sell, a substantial amount of our Shares that they hold, the market price for our Shares could be adversely affected.

5.3.4 There may be a delay in, or termination of, our Listing

The occurrence of certain events, including the following, may cause a delay in, or termination of, our Listing:

- the Joint Underwriters' exercise of their rights under the Retail Underwriting Agreement or the Sole Bookrunner exercise of their right under the Placement Agreement to discharge themselves of their obligations under such agreements;
- our inability to meet the minimum public shareholding spread requirement of having at least 15.0% of the total number of our Shares for which our Listing is sought being in the hands of at least 1,000 public shareholders holding at least 100 Shares each at the point of our Listing as approved by Bursa Securities. See Section 2.1.2 of this Prospectus for details; or
- the revocation of the approvals from the relevant authorities for our Listing for whatever reason.

Where prior to the issuance and allotment or transfer of our IPO Shares:

- the SC issues a stop order under Section 245(1) of the CMSA, the applications shall be deemed to be withdrawn and cancelled and we and the Selling Shareholder shall repay all monies paid in respect of the applications for our IPO Shares within 14 days of the stop order, failing which we shall be liable to return such monies with interest at the rate of 10.0% per annum or at such other rate as may be specified by the SC pursuant to Section 245(7)(a) of the CMSA; or
- our Listing is aborted other than pursuant to a stop order by the SC under Section 245(7)(a) of the CMSA, investors will not receive any IPO Shares, and all monies paid in respect of all applications for our IPO Shares will be refunded free of interest.

5. RISK FACTORS (Cont'd)

Where subsequent to the issuance and allotment or transfer of our IPO Shares and the proceeds from our Public Issue form part of our share capital:

- the SC issues a stop order under Section 245(1) of the CMSA, any issue of our Issue Shares shall be deemed to be void and all monies received from the applicants shall be forthwith repaid and if any such money is not repaid within 14 days of the date of service of the stop order, we shall be liable to return such monies with interest at the rate of 10.0% per annum or at such other rate as may be specified by the SC pursuant to Section 245(7)(b) of the CMSA; or
- our Listing is aborted other than pursuant to a stop order by the SC, a return of monies to our shareholders could only be achieved by way of a cancellation of our share capital as provided under the Act and its related rules. Such cancellation can be implemented by the sanction of our shareholders by special resolution in a general meeting and supported by either (a) consent by our creditors (unless dispensation with such consent has been granted by the High Court of Malaya) and the confirmation of the High Court of Malaya, in which case there can be no assurance that such monies can be returned within a short period of time or at all under such circumstances, or (b) a solvency statement from the directors.

5.3.5 We may not be able to pay dividends

Our Company is a holding company and substantially all of our operations are conducted through our subsidiaries. Accordingly, dividends and other distributions received from our subsidiaries are our Company's principal source of income. Our Company and its subsidiaries may incur expenses or liabilities that would reduce or eliminate the cash or profit available for the distribution of dividends.

As part of our Board's guidance on dividends, we aim to declare a certain portion of our PAT attributable to the owners of our Company for each financial year, subject to the approval of our Board and to any applicable law and contractual obligations, as dividends, provided that such distribution will not be detrimental to our Group's cash requirements or to any plans approved by our Board. Even if we are able to pay dividends, our Board may decide, in its sole and absolute discretion, at any time and for any reason, not to pay dividends or to pay smaller dividends than the amount we currently propose, after taking into consideration the necessary funds for capital expenditure, working capital and applicable restrictive covenants under our financing. Such declaration of dividends shall not exceed our distributable profits. Further, if we incur new borrowings subsequent to our Listing, we and our subsidiaries may be subjected to additional covenants restricting the ability to pay dividends. If we do not pay dividends, or we pay dividends at levels lower than anticipated by investors, the market price of our Shares may be negatively affected and the value of your investment in our Shares may be reduced.

Further, our payment of dividends may adversely affect our ability to fund unexpected capital expenditure as well as our ability to make interest and principal repayments on any borrowings that we may have outstanding at the time. As a result, we may be required to borrow additional money or raise capital by issuing equity securities, which may not be on favourable terms or available at all.

5. RISK FACTORS (Cont'd)

5.3.6 This Prospectus contains forward-looking statements which may not be accurate

This Prospectus contains forward-looking statements. All statements, other than statements of historical facts, included in this Prospectus, including, without limitation to those regarding our financial position, business strategies, prospects, plans and objectives for future operations, are forward-looking statements. Such forward-looking statements involve known and unknown risks, uncertainties and other factors, which may cause our actual results, performance or achievements, or industry results expressed or implied by such forward-looking statements. Such forward-looking statements are made based on numerous assumptions regarding our present and future business strategies and the environment in which we will operate in the future. Such factors include, among others, general economic and business conditions, competition, and the impact of new laws and regulations affecting our industry and Government initiatives. Such forward-looking statements reflect our current view with respect to future events and are not a guarantee of future performance.

Forward-looking statements can be identified by the use of forward-looking terminologies, such as the words "may", "will", "would", "could", "believe", "expect", "anticipate", "intend", "estimate", "aim", "plan", "forecast" or similar expressions, and include all statements that are not historical facts.

In light of these uncertainties, the inclusion of such forward-looking statements in this Prospectus should not be regarded as a representation or warranty by us or our advisers that such plans and objectives will be achieved.

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6. INFORMATION ON OUR GROUP

6.1 OUR COMPANY

6.1.1 History and background

Our Company was incorporated in Malaysia under the Act on 15 May 2023 as a private limited company under the name of 99 Speed Mart Holdings Sdn Bhd. On 10 July 2023, our Company changed its name to 99 Speed Mart Retail Holdings Sdn Bhd and was subsequently converted into a public limited company on 29 January 2024 and assumed our current name of 99 Speed Mart Retail Holdings Berhad.

The principal activities of 99 Holdings are investment holding and provision of management services. The principal activities of our subsidiaries are as set out in Section 6.3 of this Prospectus.

The history of our Group can be traced back to 1987 when Lee Thiam Wah established a traditional sundry shop named "Pasar Raya Hiap Hoe" in Klang. In 1992, Lee Thiam Wah disposed of "Pasar Raya Hiap Hoe" and set up a mini-market chain business under the sole proprietorship of Ninety Nine Market operating under the trade name of "Pasar Mini 99", which by the late 1990s operated 8 outlets in the Klang Valley. In 2000, Lee Thiam Wah incorporated 99SM and subsequently transferred the business of the mini-market outlets to 99SM. This mini-market chain business was rebranded under our current trade name and thereafter we expanded the number of outlets throughout Peninsular Malaysia under our operations in 99SM. In 2013, we expanded our business operations into East Malaysia with the incorporation of 99EM.

In September 2023, we incorporated Yiwu J-Jade Trading as an investment holding subsidiary in the PRC, to wholly-own another subsidiary, Yiwu SM Import and Export which was also incorporated in the PRC in October 2023 for the purpose of procuring selected merchandise items that are suitable for sale in our mini-market outlets in Malaysia, such as household products.

99SM and 99EM became wholly-owned subsidiaries of our Company in December 2023 pursuant to the completion of the 99SM and 99EM Share Sale Agreement, further details of which are as set out in Sections 6.1.2 and 14.6.4 of this Prospectus.

As at the LPD, our Group operates 2,651 outlets across Malaysia and operates a network of 19 DCs located in 9 different states of Malaysia.

6.1.2 Formation of our Group

To facilitate our Listing, we undertook the following to form our Group:

(i) Acquisition of 99SM and 99EM

On 9 November 2023, our Company entered into a conditional share sale agreement with Lee Thiam Wah and Ng Lee Tieng, for the acquisition of the entire equity interest in 99SM and 99EM, comprising 15,000,000 ordinary shares in 99SM and 2,500,000 ordinary shares in 99EM, respectively, for a total purchase consideration of RM474,506,302 to be satisfied via the issuance of new Shares to the vendors.

The purchase consideration of RM474,506,302 was arrived at after taking into consideration the NA of 99SM and 99EM as at 30 June 2023 of RM435,146,830 and RM39,359,472, respectively.

6. INFORMATION ON OUR GROUP (Cont'd)

On 14 December 2023, Lee Thiam Wah nominated Lee LYG Holdings to receive 256,589,283 new Shares from the 455,526,050 new Shares to be allotted to him. The acquisition of 99SM and 99EM was completed on 14 December 2023 and was wholly satisfied via the issuance of 474,506,302 new Shares at an issue price of RM1.00 each as fully paid-up directly to Lee LYG Holdings, Lee Thiam Wah and Ng Lee Tieng in the following proportions:

	Before the Acqui	sition	After the Acquisition	
Name	No. of Shares %		No. of Shares	%
Lee LYG Holdings		_	256,589,283	54.1
Lee Thiam Wah	100	100.0	198,936,867	41.9
Ng Lee Tieng			18,980,252	4.0
Total	100	100.0	474,506,402	100.0

The 99SM Sale Shares and 99EM Sale Shares were acquired free from all encumbrances and with all rights, benefits and entitlements attaching thereto from the date of completion of the acquisition.

(ii) Subdivision

Following the completion of the 99SM and 99EM Share Sale Agreement, our Company undertook a subdivision of all our then existing Shares in issue of 474,506,402 Shares into 8,000,000,000 Shares. The Subdivision was completed on 20 May 2024.

The Subdivision was undertaken to increase the number of our issued Shares in order to facilitate our IPO and Listing as well as to enhance the liquidity of our Shares at the time of our Listing.

The completion of the Subdivision resulted in the same effective shareholdings for our shareholders before and after the Subdivision as follows:

	Before the Subdi	vision	After the Subdivision	
Name	No. of Shares	%	No. of Shares	%
Lee LYG Holdings	256,589,283	54.1	4,325,999,092	54.1
Lee Thiam Wah	198,936,867	41.9	3,354,000,977	41.9
Ng Lee Tieng	18,980,252	4.0	319,999,931	4.0
Total	474,506,402	100.0	8,000,000,000	100.0

6.1.3 Share capital

Our issued share capital is RM474,506,402, comprising 8,000,000,000 Shares as at the date of this Prospectus. Save as disclosed below, there have been no changes in our issued share capital since incorporation of our Company and up to the LPD:

Date of allotment/ Subdivision	No. of Shares allotted	No. of cumulative Shares	Cumulative issued share capital (RM)
15 May 2023	100	100	100
14 December 2023	(1)474,506,302	474,506,402	474,506,402
20 May 2024	⁽²⁾ 7,525,493,598	(2)8,000,000,000	⁽²⁾ 474,506,402

Notes:

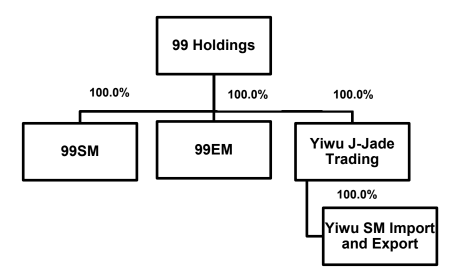
- (1) Shares issued as consideration shares pursuant to the completion of 99SM and 99EM Share Sale Agreement.
- (2) Pursuant to the Subdivision.

Our Company does not have any treasury shares as at the LPD.

6. **INFORMATION ON OUR GROUP** (Cont'd)

6.2 OUR GROUP STRUCTURE

Our Group structure as at the LPD is as follows:



6.3 OUR SUBSIDIARIES

As at the LPD, our Company has 3 direct subsidiaries and 1 indirect subsidiary and does not have any associates or joint ventures.

The details of our subsidiaries as at the LPD are as follows:

Name and registration number of the company	Date and country of incorporation	Share capital/ Registered capital	Our effective equity interest (%)	Principal activities
99SM 200001016930 (519537-X)	10 July 2000 (Malaysia)	RM15,000,000	100.0	Retail of consumable merchandise and other household products via its network of "mini-market" outlets
99EM 201301011044 (1040881-M)	2 April 2013 (Malaysia)	RM2,500,000	100.0	Retail of consumable merchandise and other household products via its network of "mini-market" outlets
Yiwu J-Jade Trading (91330782MAD0P P1D8Q)	28 September 2023 (PRC)	RMB500,000	100.0	Investment holding
Yiwu SM Import and Export (91330782MAD23X Q98W)	19 October 2023 (PRC)	RMB500,000	100.0	Exporting of consumable merchandise and household products

6. INFORMATION ON OUR GROUP (Cont'd)

6.3.1 99SM

99SM was incorporated in Malaysia under the Companies Act 1965 on 10 July 2000 and deemed registered under the Act as a private limited company under its present name.

99SM is principally engaged in the retailing of daily necessities which mainly comprises FMCG through its network of mini-market outlets in Peninsular Malaysia. The principal place of business of 99SM is at Lot PT 2811, Jalan Angsa Taman Berkeley, 41150 Klang, Selangor, Malaysia.

The issued share capital of 99SM is RM15,000,000 comprising 15,000,000 ordinary shares. Save as disclosed below, there has been no change in the issued share capital of 99SM during the Periods Under Review and up to LPD:

No. of			Cumulative issued
Date of allotment	ordinary shares	Consideration	share capital (RM)
18 March 2021	12.500.000	Otherwise than cash	15.000.000

99SM is a wholly-owned subsidiary of our Company. As at the LPD, 99SM does not have any subsidiary, associate or joint venture companies.

6.3.2 99EM

99EM was incorporated in Malaysia under the Companies Act 1965 on 2 April 2013 and is deemed registered under the Act as a private limited company under its present name.

99EM is principally engaged in the retailing of daily necessities which mainly comprises FMCG through its network of mini-market outlets in East Malaysia. The principal place of business of 99EM is at No. 6, Lot 12, KKIP Industrial Zone 7 (IZ 7), Phase 1, Lorong 2A, KKIP Timur, 88450 Kota Kinabalu, Sabah, Malaysia.

The issued share capital of 99EM is RM2,500,000 comprising 2,500,000 ordinary shares. Save as disclosed below, there has been no change in the issued share capital of 99EM during the Periods Under Review and up to LPD:

No. of Date of allotment ordinary shares		Consideration	Cumulative issued share capital (RM)	
18 March 2021	1,000,000	Otherwise than cash	2,500,000	

99EM is a wholly-owned subsidiary of our Company. As at the LPD, 99EM does not have any subsidiary, associate or joint venture companies.

6. **INFORMATION ON OUR GROUP** (Cont'd)

6.3.3 Yiwu J-Jade Trading

Yiwu J-Jade Trading was incorporated in the PRC under Company Law of the PRC on 28 September 2023 as a limited liability company under its present name.

Yiwu J-Jade Trading is principally engaged in investment holding. The registered address of business of Yiwu J-Jade Trading is at Room 5203, Unit 2, Building 3, World Trade Center, Futian Street, Yiwu City, Jinhua City, China (Zhejiang) Pilot Free Trade Zone, Zhejiang Province, China.

The registered capital of Yiwu J-Jade Trading is RMB500,000. As at the LPD, the registered capital has been fully contributed. There has been no change in the registered capital of Yiwu J-Jade Trading since its incorporation.

Yiwu J-Jade Trading is a wholly-owned subsidiary of our Company and is the sole shareholder of Yiwu SM Import and Export. As at the LPD, Yiwu J-Jade Trading does not have any other subsidiary, associate or joint venture companies.

6.3.4 Yiwu SM Import and Export

Yiwu SM Import and Export was incorporated in the PRC under Company Law of the PRC on 19 October 2023 as a limited liability company under its present name.

Yiwu SM Import and Export is principally engaged in exporting of consumable merchandise and household products to our Group. The registered address of business of Yiwu SM Import and Export is at Room 5203, Unit 2, Building 3, World Trade Center, Futian Street, Yiwu City, Jinhua City, China (Zhejiang) Pilot Free Trade Zone, Zhejiang Province, China.

The registered capital of Yiwu SM Import and Export is RMB500,000. As at the LPD, the registered capital has not been fully contributed, which is in compliance with the period stipulated within Company Law of the PRC and the Articles of Association of Yiwu SM Import and Export. The registered capital is expected to be fully contributed by the 3rd quarter of 2024. There has been no change in the registered capital of Yiwu SM Import and Export since its incorporation.

Yiwu SM Import and Export is a wholly-owned subsidiary of Yiwu J-Jade Trading. As at the LPD, Yiwu SM Import and Export does not have any subsidiary, associate or joint venture companies.

As at the LPD, neither our Company nor any of our subsidiaries have any outstanding warrants, options, convertible securities or uncalled capital.

None of our Shares and share capital in our subsidiaries were issued and allotted at a discount or have any special terms or instalment payment term. Save for Yiwu SM Import and Export, our issued Shares and the issued shares or registered capital of our subsidiaries are fully paid-up.

As at the LPD, neither our Company nor our subsidiaries are involved in any bankruptcy, receivership or similar proceedings.

During the last financial year and up to the LPD, there were no:

- (i) public take-over offers by third parties in respect of our Shares; and
- (ii) public take-over offers by our Company in respect of other companies' securities.

7. BUSINESS OVERVIEW

7.1 Overview

We operate the well-known "99 Speedmart" chain of mini-market outlets involved in the retailing of daily necessities, with 2,651 outlets located nationwide as at the LPD. Based on the IMR Report, we are the largest mini-market player and a leading groceries retailer in Malaysia, holding a market share of 40.1% and 11.6% in 2023 respectively, based on our Group's revenue for the FYE 2023.

The tagline "Near n' Save" is derived from our Group's business model and extensive chain of outlets, where we emphasise convenience and easy access for our customers. Each of our outlets carry daily necessities comprising mainly FMCG such as food and beverages, personal and baby care products as well as household products that are competitively priced; hence incorporating elements of saving both time and money for our customers.

Our Group's business strategy is to achieve high sales volume with sustainable profit margins. We sell our products at competitive prices, leading to greater customer demand and higher sales. Our high volume of purchases and direct negotiation with principal brand owners and wholesale suppliers allows us to purchase goods at a lower cost.

While we sell our products at competitive prices, our Group is able to achieve sustainable profit margins due to our low fixed operating costs resulting from high sales volume, which we achieve through rigorous cost control and economies of scale.

Our large number of outlets enable us to generate other operating income such as product display fees, target incentives and advertising and promotional fees. The scale of our operations also makes it feasible to operate our own DCs and delivery trucks, reducing transportation costs and improving margins and efficiency. In essence, our competitive pricing strategy and resulting economies of scale facilitate better margins, better terms with suppliers, greater operational efficiency and high brand visibility to attract customers.

Certain other operating income, such as DC fees and target incentive fees, are largely correlated with our level of purchases. Furthermore, the pricing terms, rebates or promotions provided by our suppliers are influenced by our extensive network of outlets, greater outreach and faster roll-out times for new products as it provides our suppliers with an immediate platform to sell their products and in some instances are based on the sales performance of their products.

Our outlets serve approximately 1.1 million customers per day based on the number of sales transactions recorded in the FYE 2023, with an average sales transaction value per outlet per day of RM22.29. From the FYE 2020 to FYE 2023, our Group's revenue increased by 34.6% or a CAGR of 10.4% whereas during the 3-month FPE 31 March 2024, our revenue increased by 9.0% over the comparative 3-month period of FPE 31 March 2023.

Our growth strategy revolves around implementing our expansion plan. From the FYE 2021 to FYE 2023, we opened an average of 242 new outlets per year (net of closures). Our aim is to continue expanding our presence with a target of 250 new outlets annually, with the immediate aim of increasing our network of outlets to approximately 3,000 outlets operating nationwide by the end of 2025.

As a provider of essential services, our SSSG continued to grow at a CAGR of 5.1% between FYE 2019 (being the financial year prior to the COVID-19 pandemic) and FYE 2023, calculated based on 1,272 outlets (net of outlet closures). Coupled with the contribution of our new outlets, our Group's PAT increased at a CAGR of 13.3% from the FYE 2020 to the FYE 2023, and increased by 24.3% from the FPE 31 March 2023 to FPE 31 March 2024. We strive to deliver positive SSSG through our continued efforts to provide a curated product selection with price-to-quality value proposition with the continued support from our suppliers and improve customer shopping experience and convenience, to encourage repeat business from our customers. Furthermore, the expansion of our outlet network further increases our brand awareness, which we expect to increase footfall at our outlets.

7. BUSINESS OVERVIEW (Cont'd)

Our outlet operations rely on centrally managed procurement, inventory management and DC (encompassing distribution and logistics) functions that support the operations of our outlets throughout the country by ensuring that adequate stock levels are efficiently maintained and managed to meet our customers' requirements and demands. These key functions are supported by the adoption of technology to streamline a range of business processes which improves efficiency and is scalable, allowing us to implement our outlet expansion plans.

The key financial performance highlights of our business operations for the Periods Under Review are as follows:

		FYE	FPE 31 March		
		Audited		Unaudited	Audited
	2021	2022	2023	2023	2024
	RM'000	RM'000	RM'000	RM'000	RM'000
Revenue	7,836,756	8,075,262	9,210,505	2,223,754	2,424,860
Other operating income	685,239	742,858	853,862	198,646	236,387
GP	756,039	741,311	841,447	223,327	239,244
PAT	419,094	326,665	400,227	107,150	133,154

The operating performance of our outlets for the Periods Under Review are as follows:

	FYE			FPE
	2021	2022	2023	31 March 2024
Average number of sales transactions per outlet per day ⁽¹⁾	459	440	475	477
Average value of each sales transaction (RM) ⁽²⁾	24.54	23.59	22.29	21.85
Average sales per outlet per day $(RM)^{(3)}$	11,263.17	10,378.85	10,593.92	10,423.16
SSSG ⁽⁴⁾	3.7%	(4.9%)	6.2%	1.8

Notes:

- (1) Calculated as the aggregate of our outlets' number of sales transactions per day during the financial year/period divided by the average number of outlets operating during the financial year/period. Our outlets' number of sales transactions per day during the financial year/period is calculated by dividing the total number of sales transactions generated by each of our outlets during the financial year/period with the number of days for the respective financial year/period.
- (2) Calculated as the revenue generated by our outlets during the financial year/period divided by the number of sales transactions at our outlets during the financial year/period.
- (3) Calculated as the aggregate of our outlets' sales per day during the financial year/period divided by the average number of outlets operating during the financial year/period. Our outlets' sales per day during the financial year/period is calculated by dividing the total sales generated by each outlet during the financial year with the number of days for the financial year/period.
- (4) The SSSG of our outlets for a period (e.g. 12 months) is calculated by dividing (a) the revenue generated by our outlets during that period after deducting the revenue generated by those same outlets during the immediate preceding period of the same duration, by (b) the revenue generated by those same outlets during the immediate preceding period of the same duration. SSSG for a 3-month period can therefore only be calculated for our outlets which have been in operation for the full 3 months for the relevant period against the same corresponding period in the prior year and SSSG for a 12-month period can therefore only be calculated for our outlets which have been in operation for a minimum of 24 months.

7. BUSINESS OVERVIEW (Cont'd)

7.2 Competitive strengths, future plans and strategies

7.2.1 Competitive strengths

We believe we have strong advantage over our competitors given the following key strengths:

(a) Largest Malaysian home-grown mini-market chain retailer to capitalise on the strong growth potential of the grocery retail segment in Malaysia

With a history spanning 37 years since the inception of "Pasar Raya Hiap Hoe" by our founder, Lee Thiam Wah and having operated "99 Speedmart" outlets for over 20 years, we have established our presence as a leading retailer of daily necessities comprising mainly FMCG across Malaysia. Our extensive network of outlets comprises a total of 2,651 outlets nationwide as at the LPD. According to the IMR Report, our large network of outlets across Malaysia has placed us ahead of other mini-market retailers in Malaysia, contributing significantly to our strong market share of 40.1% by revenue in 2023. Furthermore, based on the IMR Report, we are a leading player in the broader grocery-based retail industry, with a market share of 11.6% by revenue in 2023. We believe that we have established significant brand equity for our own homegrown trade name and brand of "99 Speedmart".

Through our extensive and continuously growing network of outlets, our customer outreach is significantly enhanced across a variety of locations with differing population demographics and disposable income.

We operate within the grocery-based segment of the retail industry, particularly in the mini-market segment that is growing and resilient. According to the IMR Report, this segment registered a CAGR in sales value of 7.2% from 2019 and 2023, in contrast to the broader grocery-based retailers segment which recorded a corresponding CAGR of 2.6% during the same period. As most of our products comprise primarily of daily necessities, the demand for our products is generally stable notwithstanding changes in economic conditions. Our focus on offering a range of curated and tailored products within the daily necessities product categories with an attractive price-to-quality value proposition makes us well-positioned to benefit from the resilient consumer demand in this segment of the market. We have successfully capitalised on this strategy, evidenced by our growing outlet network in Malaysia at a CAGR of 12.0%, from 1,799 outlets as at 31 December 2020 to 2,526 outlets as at 31 December 2023, and our increase in revenue at a CAGR of 10.4%, from RM6,841.4 million in the FYE 2020 to RM9,210.5 million in the FYE 2023. Our extensive network of outlets is significantly larger compared to our competitors in Malaysia's chain mini-market retail segment.

According to the IMR Report, the mini-market retail segment in Malaysia is expected to grow at a CAGR of 5.4% from 2023 to 2028 driven by the expansion of chain retailers as they continue to cater to the consumers seeking convenience and accessibility. Our Group is well-positioned to ride on this growth, especially by implementing our plan to expand our network of outlets in Malaysia. Our Group has a relatively lower outlet penetration in the northern and east coast regions of Peninsular Malaysia, as well as most of East Malaysia, as indicated by the number of households served for every outlet we operate. For example, our Group serves approximately 8,600 households per outlet in the east coast of Peninsular Malaysia compared to approximately 2,300 households per outlet in the central region, based on the number of outlets as at the LPD and population density of such regions as at 31 December 2022. This indicates that in addition to continuing to expand in areas which we currently have high outlet penetration rate, such as the central and southern regions of Peninsular Malaysia, our Group can potentially further expand its footprint in regions with lower outlet penetration rate.

7. BUSINESS OVERVIEW (Cont'd)

As the leader in the mini-market retail segment in terms of number of outlets and revenue in Malaysia, the "99 Speedmart" brand name has high brand visibility among consumers in Malaysia as a convenient one-stop mini-market and what we believe is a preferred destination for daily necessities. In recognition of the strength of the "99 Speedmart" brand, we have received a number of awards and accolades such as the "Consumer Choice Award" from 2006 to 2009, from the MDTCL, the winner in the "Malaysia Fast-Moving Consumer Goods Retail Sales" awarded by NielsenIQ in 2021 and 2022, "Kedai Harga Patut" award from the MDTCL in 2010, 2012, 2014, 2016 and 2021, and the Silver Award under the Retail category by Putra Brands Awards in 2023.

Given our leading market position in the mini-market segment in Malaysia and our significantly more prominent brand recognition and visibility as compared to our competitors, we believe that we are well-positioned to take advantage of the significant growth potential of the grocery and mini-market segments.

(b) Attractive product pricing and curated range of products, with focus on daily necessities for the value-conscious mass market

Competitive price points. Our pricing strategy is designed to provide our customers with an attractive price-to-quality product offering. We are able to keep our product pricing competitive by negotiating directly with principal brand owners and purchasing our products from wholesale suppliers in large volumes. We also enjoy rebates, promotions and other incentives and to some extent, favourable pricing terms from our suppliers due to our scale and record of timely payments to creditors. By achieving lower procurement costs, we are able to pass on some of the cost savings to our customers, which in turn enables us to maintain the attractiveness of our brand among our customers and remain competitive in the market.

Our extensive operational network across the nation and our ability to reach a diverse consumer market have been vital in sustaining our product sourcing capability and maintaining strong relationships with brand principals and suppliers. Our market positioning and track record as a wholesale customer further solidifies our ties with the brand principals and suppliers.

Curated products selection. As at the LPD, our outlets carry approximately 3,300 SKUs on average across 50 product categories. We carefully select our product offerings of mainly daily necessities, comprising FMCG such as food and beverages, personal and baby care products as well as household products. According to the IMR Report, a supermarket and a hypermarket typically have an average floor size of 5,000 to 25,000 sq. ft. and more than 25,000 sq. ft. respectively while a convenience store has an average floor size of less than 2,000 sq. ft. By having a smaller floor size, typically ranging from 2,000 sq. ft. to 3,000 sq. ft, we effectively tailor our product offering to better meet the daily needs of our customers. This enables us to offer items that resonate more closely with their requirements. On the other hand, our outlets' larger floor size as compared to those of convenience stores provides our customers with an expanded selection of grocery-related products, enhancing their shopping experience with a wider variety of options.

Due to our focused product mix selection at our outlets and the convenience shopping experience that we offer to our customers, we recorded strong growth in our revenue and number of outlets, with a CAGR of 10.4% and 12.0% respectively from FYE 2020 to FYE 2023. In the 3-month FPE 31 March 2024, we recorded further growth in our revenue and number of outlets with a growth of 9.0% and 11.7% respectively on the back of 111.0 million sales transactions which represents a 16.1% growth as compared to 31 March 2023 of 95.6 million sales transactions.

7. BUSINESS OVERVIEW (Cont'd)

In addition to our consumer products, we provide a range of consumer services via our Speedpoint service, including utility bills payment, mobile prepaid reloads, among other offerings. These services enhance convenience for consumers, complement the sales of products in our outlets and enable us to attract more foot traffic.

(c) Nationwide network of DCs supported by a centralised retail management and control system throughout our outlet network allows for highly efficient operations

As at the LPD, we have in total 19 DCs to service our nationwide retail network in all states that we operate in, with plans to commission 2 new DCs, one located in Sarawak and another in Selangor by the end of 2024 and 2025 respectively. We are also allocating RM100.0 million from the gross proceeds of our Public Issue for the establishment of at least 6 new DCs within 3 years from our Listing. The built-up area of our DCs range from approximately 10,000 sq. ft to 120,000 sq. ft. Our DCs supply inventories to outlets that are generally within a radius of 100 km from the respective DCs. In addition to our DCs, we own 618 delivery trucks as at the LPD.

Having our own network of DCs and delivery trucks enable us to achieve operational efficiency and provide us with economies of scale as we are able to better control our merchandise and retail planning, in particular the allocation of SKUs according to sales trends at our respective outlets. We are also better able to manage and handle our merchandise during the distribution process, ensuring that the merchandise arrives at our outlets in good condition and in a timely manner. Additionally, having our own network of DCs allows us to earn other operating income in the form of DC fees from certain suppliers through the handling of goods at our DCs.

Our logistics operations and supply chain management rely on the "just-in-time" strategy where we focus on delivering our goods to outlets as and when they are needed, without excessive stockpiling or holding of inventory. This is further enhanced by our central procurement strategy that entails an "automatic ordering" system by each of our outlets. For instance, the system that we have in place will automatically re-order a product as soon as the product's balance falls below a certain number of units at an outlet. Further, the system is also streamlined and deployed between our DCs and headquarters to ensure continuous supply and smooth inventory management.

We also employ Advanced Revelation ("**AREV**") or ARMS as our front-end POS system. The use and integration of our IT system span across most facets of our business operations from our back-end operations to our front-end over-the-counter POS system. For further information on the technologies used in our retail management and control system, see Section 7.19 of this Prospectus.

(d) Robust business platform that offers us the flexibility to accommodate future growth and scale efficiently

Uniformity in our outlets' layout. We have maintained consistent and standardised design elements, arrangements, and configurations across all our outlets. This improves our operational efficiency and ensures that customers can expect a familiar and cohesive shopping experience at our outlets. This includes factors such as the placement of shelves, product displays, aisle layout and overall outlet organisation. We intend to continue deploying the strategy of maintaining a standardised outlet layout and organisation in our future outlet rollouts.

7. BUSINESS OVERVIEW (Cont'd)

Strategic positioning of our outlets. Our outlets' tagline, "Near 'n Save", resonates with our objective to provide our customers with a convenient shopping experience at competitive prices. The strategic locations of our outlets in close proximity to residential communities in urban, suburban and rural areas, allows our customers to easily and conveniently visit our outlets, eliminating the need for long commutes or extensive travel. Other factors that we take into consideration when selecting the location of our outlets are the area's population density, proximity to main roads and ease of access. Additionally, our outlets generally operate 7 days a week, prioritising convenience to accommodate our customers' schedules.

Standard outlet processes. We deploy standardised operational processes that provide consistent and uniform procedures and practices across all our outlet locations, from opening, operations and inventory management. This standardisation ensures the day-to-day operations, tasks, and workflows are carried out in a consistent and systematic manner which had provided us the ability to scale up and grow our outlet numbers. By implementing standardised processes, we aim to achieve several benefits, including:

- **Efficiency**: Automated inventory management across all outlets which is then centrally managed at our DCs and headquarters.
- Quality control: Standardised processes enable us to maintain a
 consistent level of quality in our products. By defining clear standards
 and procedures, we are able to monitor and control various aspects of
 our operations to ensure consistency and meet customer expectations.
- Consistent training and on-boarding: Standardisation simplifies the
 training and on-boarding process for new employees. With well-defined
 processes in place, it becomes easier to train new staff members, as they
 are able to learn and follow established procedures, leading to faster
 integration and smoother transitions.

(e) Consistently delivering resilient financial performance demonstrating our ability to create value and deliver sustainable growth

We have experienced steady and consistent growth in our revenue from sales and other operating income contributed by our ongoing efforts in maximising incentives such as product display fees. Our ability to attract customers, expand market share and adapt to changing market conditions has contributed to our sustained profitability. We have recorded increased revenue year-on-year at a CAGR of 10.4%, from RM6,841.4 million in FYE 2020 to RM9,210.5 million in FYE 2023. Our Group's other operating income comprising mainly product display fees and target incentives increased from RM567.0 million in FYE 2020 to RM853.9 million in FYE 2023, representing a higher CAGR of 14.6%. Our Adjusted EBITDA has also increased at a CAGR of 8.2% from FYE 2020 to FYE 2023, from RM491.0 million to RM622.4 million. During this period of growth, our Adjusted EBITDA margins ranged from 6.8% to 8.2%.

Our ability to generate sustained and healthy profit margins highlights our ability to effectively manage our costs and optimise our operational efficiency. We recorded a CAGR of 13.3% in our PAT from RM274.9 million in the FYE 2020 to RM400.2 million in the FYE 2023. During this period of growth, our PAT margins were at 4.0%, 5.3%, 4.0% and 4.3% respectively. For the 3-month FPE 31 March 2024, our PAT grew at a stronger rate of 24.3% compared to the same comparative period of the 3-month FPE 31 March 2023. During 3-month financial period, our PAT margins improved from 4.8% to 5.5%.

7. BUSINESS OVERVIEW (Cont'd)

Our historical financial performance underscores our financial strength, stability and ability to create value while ensuring effective financial management, strategic decision-making and our commitment to delivering sustainable growth and profitability.

The payback period for our new outlets opened in the last 3 financial years is typically less than 3 years on average based on the average capital expenditure (excluding inventory) to open a new outlet of approximately RM300,000, and new outlets are able to mature and achieve sales levels comparable to our existing outlets in the vicinity typically within a period of 3 to 5 years. Save for the FYE 2022, we managed to maintain positive SSSG in the Periods Under Review. Our Group recorded SSSG of 21.3% and 3.7% in the FYE 2020 and the FYE 2021, respectively mainly due to the increase in demand for daily necessities products from our outlets that are located near residential communities during the COVID-19 movement restrictions and travel ban. Despite our negative SSSG of 4.9% in the FYE 2022 due to the easing of the COVID-19 movement restrictions, the Group's SSSG increased to 6.2% for the FYE 2023, mainly attributable to an increase in demand for our grocery products. Taking into consideration the pre-COVID-19 pandemic financial period of FYE 2019, our Group's gross SSSG between FYE 2019 and FYE 2023 was 21.8%, representing a CAGR of 5.1% over the same period. Furthermore, we managed to record a rebound in our SSSG of 1.8% in the FPE 31 March 2024, mainly attributable to greater demand from our customers for essential household and grocery products.

For more details of our financial information, see Section 12 of this Prospectus.

(f) Highly experienced management team with proven track record and industry expertise

Our Group is managed by our highly experienced senior management team and industry professionals. Led by our founder, Lee Thiam Wah, who has been instrumental in our growth and strategy since our Group's formative years, our Key Senior Management comprises individuals who have extensive retail operations experience. A majority of our Key Senior Management have been with our Group for more than 15 years. Leveraging on the industry expertise of our founder-led Key Senior Management, we managed to successfully scale our business model, ensure an effective outlet roll-out strategy, enhance our retailing processes as well as develop our relationships with brand principals, suppliers and third-party service providers. We believe that the experience of our Key Senior Management is invaluable for us to execute our future growth plans and drive our Group's strategic business direction and operational efficiency.

Our Key Senior Management is organised along functional lines where department managers are responsible for the execution of their duties. We implement a flat organisational structure, which we believe is crucial in ensuring operational efficiency and agile decision-making. Our flat organisation structure allows for knowledge transfer through on-the-job training and enables us to identify talents for management succession planning. Additionally, we offer competitive remuneration packages, benefits, training and development programmes to our employees at various levels as part of our retention measures.

We are committed to ensuring a robust succession plan for our management team to facilitate a smooth transition of responsibility over time. To cultivate future successors, we implement on-the-job training facilitated by current employees, and we conduct annual performance appraisals that assess relevant key performance indicators.

7. BUSINESS OVERVIEW (Cont'd)

7.2.2 Our future plans and strategies

We plan to pursue the following future plans and strategies to grow our business financially and operationally:

(a) Further developing our outlet network and expanding our outlet footprint and presence across Malaysia

We have a strong track record of growing our outlet network in Malaysia by successfully opening new and profitable outlets. We intend to continue leveraging on our strong brand and market leadership by further expanding our geographical footprint which includes setting up of new outlets in locations with attractive economic potential. Our strategy to expand our presence may include inorganic opportunities such as strategic investments in or acquisitions of existing mini-market operators or any business opportunities that complement our mini-market operations to further accelerate our growth and market presence.

As at the LPD, we operate 2,651 outlets in most states in Malaysia. We have opened a total of 279 outlets in 2023 and will continue to build our pipeline of outlet openings. We aim to open 250 new outlets annually and reach a target of approximately 3,000 outlets operating nationwide by the end of 2025. Of the 750 new outlets targeted to be opened between 2025 and 2027, 600 new outlets are expected to be opened in Peninsular Malaysia and 150 new outlets in East Malaysia. Our primary objective is to further expand our footprint in regions with lower outlet penetration rates such as the northern and east coast regions of Peninsular Malaysia, as well as the whole of East Malaysia whilst we continue to expand in areas where we currently have a high outlet penetration rate in, such as the central and southern regions of Peninsular Malaysia, seeking opportunities where available to establish outlets, for instance in areas of new township developments. We have allocated RM389.0 million, being part of the proceeds raised from our Public Issue to fund this planned expansion of our network of outlets over the next 3 years from our Listing.

With the increase in our number of retail outlets, we expect to increase advertising space and product display rental capacity which we will be able to offer to our suppliers and brand principals. As such, in addition to the increase in retail sales due to the larger number of outlets, we also anticipate an increase in revenue from advertising and promotional activities.

(b) Expanding our network of DCs and logistical capabilities across Malaysia

As part of the efforts to accommodate our growing number of outlets, we plan to expand our logistical capabilities by opening new DCs in more strategic locations and in closer proximity to some of our outlets. As at the LPD, we operate a network of 19 DCs throughout Malaysia, with plans to open 2 new DCs, one located in Sarawak and the other in Selangor by the end of 2024 and 2025, respectively.

We are also allocating RM100.0 million from the gross proceeds of our Public Issue for the establishment of at least 6 new DCs within 3 years from our Listing. As at the LPD, we have identified Kedah, Sabah and Pahang as locations to establish 3 of the new DCs to be funded by the proceeds from our Public Issue. The new DC in Sabah is proposed to replace the Sipitang DC which is currently rented.

7. BUSINESS OVERVIEW (Cont'd)

We will continue to streamline our distribution activities in order to serve our new outlets, as we anticipate a significant increase in the volume of products that we will need to handle. This will allow us to optimise the capacity of each of our DCs and ensure minimal delivery times, improving order fulfilment and supporting quicker replenishment of popular items. By the end of 2027, we anticipate to operate at least 25 DCs, taking into account the replacement of an existing rented Sipitang DC.

We operate our own logistics for the delivery of goods from our DCs to our outlets. As at the LPD, we own 618 trucks. We plan to improve our fleet of delivery trucks by prioritising the phase out and replacement of our trucks which are more than 15 years. Our Group will be allocating RM55.0 million from the gross proceeds of our Public Issue to fund our purchase of new delivery trucks over 2025 to 2027. We believe we will be able to control and improve the efficiency of our logistics segment which will help improve our last-mile capabilities and reduce operating costs in the long run.

(c) Selective opportunistic expansion into international markets to enhance our sourcing capabilities or expand outlet network

Malaysia will continue to be our key market for our operations, by leveraging on our existing value chain that has been established and the strong brand name of "99 Speedmart" that we have built in the country. We plan to further strengthen our sourcing capabilities by tapping into potential new market(s) within the Asia Pacific region for certain categories of goods that we believe are more competitively priced, in order for us to provide better value to our customers. As we continue to explore the global sourcing market, we will undertake a thorough assessment to identify any potential locations that could provide us with access to a large and diverse selection of products. We have recently commenced procurement of a few types of household products from the PRC. Having an international supply chain makes us well-positioned to potentially reduce costs, and further enables us to assess opportunities to establish an international outlet presence.

(d) Further enhance our bulk sales capabilities through our e-commerce driven business model, facilitating bulk sales across Malaysia

In September 2023, we launched our bulk sales online platform named "99 Bulksales" via our website, www.99bulksales.my, which is presently available in the Klang Valley and the southern region of Peninsular Malaysia allowing our retail and enterprise customers the opportunity to purchase in bulk online, with the possibility of free delivery subject to certain terms and conditions.

We target to gradually roll out our bulk sales operations to make it available, where feasible, to our retail and enterprise customers located throughout the regions or states that we operate in. As we believe there is a demand for bulk goods from our existing customers, we also believe that bulk purchasing could appeal to a broader customer base including retailers and enterprise customers looking to purchase supplies and materials in bulk. Having developed and established a dedicated e-commerce platform for this, we are able to provide our customers a seamless and more convenient shopping experience as our customers have an option to customise their bulk orders to cater for their needs.

As at the LPD, save as disclosed above, we have not identified any investment or acquisition opportunities to expand our outlet network inorganically, both locally or internationally, nor have we determined any specific land or DC to be acquired for the commissioning of new DCs.

7. BUSINESS OVERVIEW (Cont'd)

7.3 History and key milestones

The history of our Group's business can be traced back to 1987 when Lee Thiam Wah established a traditional sundry shop named "Pasar Raya Hiap Hoe" in Klang. In 1992, Lee Thiam Wah disposed of "Pasar Raya Hiap Hoe" and set up a mini-market chain business under the sole proprietorship of Ninety Nine Market operating under the trade name of "Pasar Mini 99", which by the late 1990s operated 8 outlets in the Klang Valley.

In 2000, Lee Thiam Wah incorporated 99SM which operated its own outlets as well as outlets operating under franchise. The franchise was introduced to allow us to expand our footprint within a shorter period of time. We eventually phased out all franchise-operated outlets by 2010 due to a change in our expansion strategy. As at the LPD, our Group does not operate any outlet through a franchise arrangement, and all "99 Speedmart" outlets are directly operated by our Group.

In 2003, the business of Ninety Nine Market was transferred to 99SM and our mini-market chain business was rebranded to our current trade name of "99 Speedmart". In 2013, 99EM was established to operate our mini-market chain business in East Malaysia.

For the past 2 decades, under the stewardship of Lee Thiam Wah, our Group has rapidly expanded and as at the LPD, we operate a total of 2,651 outlets across Malaysia.

Our Company was incorporated in Malaysia under the Act on 15 May 2023 as a private limited company under the name of 99 Speed Mart Holdings Sdn Bhd. On 10 July 2023, we changed our name from 99 Speed Mart Holdings Sdn Bhd to our current name. To facilitate the Listing, we were converted into a public limited company on 29 January 2024.

Our Company had undertaken a restructuring exercise involving the transfer of the entire equity interest in 99SM and 99EM to our Company. We had also incorporated 2 subsidiaries in the PRC, namely Yiwu J-Jade Trading and Yiwu SM Import and Export for the purpose of procuring merchandise for sale in our outlets. For further details of our Group's structure, Section 6.2 of this Prospectus.

The following table summarises our key milestones:

Year	Event
1987	Lee Thiam Wah set up his 1 st traditional sundry shop named "Pasar Raya Hiap Hoe"
1992	Ninety Nine Market, a sole proprietor was set up by Lee Thiam Wah to operate a mini-market chain business which carried the name "Pasar Mini 99"
2000	99SM was incorporated and started operating under the trade name "99 Speedmart" with its first outlet open in Batu Belah, Klang, Selangor
2002	Our 1 st head office and DC located at Jalan Kapar, Klang, Selangor was completed and commissioned in October 2002
2003	We acquired the assets and assumed the liabilities of Ninety Nine Market from Lee Thiam Wah comprising 8 outlets and 1 small warehouse
2006	We were awarded the first Consumer Choice Award from the Ministry of Domestic Trade and Consumer Affairs, Malaysia (currently known as the MDTCL)
2008	We launched our 100th outlet at Pinggiran Batu Caves, Selangor
2013	99EM was incorporated and its $1^{\rm st}$ outlet and DC were established in Kota Kinabalu, Sabah
2014	Our 5 th DC located in Rawang, Selangor started operations

7. BUSINESS OVERVIEW (Cont'd)

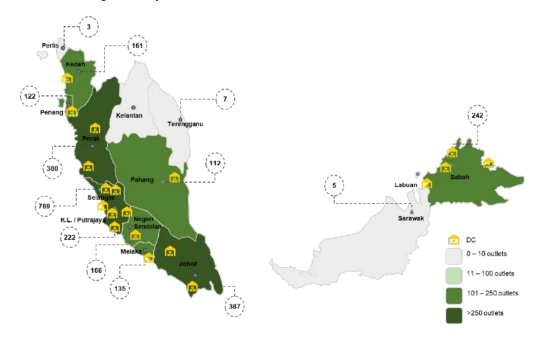
Year	Event
2015	We commenced operations of our new headquarters and DC in East Malaysia, located in Kota Kinabalu, Sabah, replacing the one we opened in 2013
2016	Our head office was relocated to a self-owned property known as Wisma 99 in Taman Berkeley, Klang, Selangor
2017	We launched our 1,000th outlet at Shah Alam, Selangor
2020	Our 10 th DC commenced operations at Senai, Johor
2021	We launched our 2,000th outlet in Puncak Sentul, Kuala Lumpur
2023	We introduced "99 Bulksales" via our online website www.99bulksales.my , to retail customers as well as enterprise customers
2023	Our subsidiaries in the PRC were incorporated

7.4 Our business

7.4.1 Our outlets

In the span of 2 decades, our Group has grown since we started operations in 2000 under the trade name of "99 Speedmart" and as at the LPD we operate 2,651 outlets across Malaysia. Our Group continues to expand rapidly, with the goal of opening about 250 outlets annually with an immediate target to have a total of approximately 3,000 outlets operating nationwide by end of 2025.

The map below illustrates the geographical distribution of our outlets and DCs as at the LPD, categorised by state:



7. BUSINESS OVERVIEW (Cont'd)

The following table sets out the number of our outlets in Malaysia by region as at the dates indicated:

As at 31 December			As at 31 March	As at	
2021	2022	2023	2024	the LPD	
_					
903	943	991	997	1,011	
55	69	97	106	119	
382	453	549	566	586	
510	593	659	681	688	
174	193	230	237	247	
2,024	2,251	2,526	2,587	2,651	
	903 55 382 510 174	2021 2022 903 943 55 69 382 453 510 593 174 193	903 943 991 55 69 97 382 453 549 510 593 659 174 193 230	2021 2022 2023 2024 903 943 991 997 55 69 97 106 382 453 549 566 510 593 659 681 174 193 230 237	

Notes:

- (1) Refers to Selangor, Federal Territories of Kuala Lumpur and Putrajaya.
- (2) Refers to Terengganu and Pahang.
- (3) Refers to Kedah, Penang, Perak and Perlis.
- (4) Refers to Negeri Sembilan, Melaka and Johor.
- (5) Refers to Sabah and Sarawak.

Based on our own estimates, each outlet supports on average an area with approximately 2,000 households. As part of our strategy to capture the growth opportunities in the underpenetrated mini-market retail sector in Malaysia, we plan to continue to expand our outlet network in Malaysia, particularly in areas where we have low penetration rate. For further details on our future plans and strategies for further developing our outlet network, see Section 7.2.2(a) of this Prospectus.

The following table sets out a breakdown of our outlet network in Malaysia by region as at the LPD, alongside the latest available population and population density information of such regions as at 31 December 2022:

Reg	gion	Number of households ('000)	Area (km²)	Household Density (household / km²)	Our outlets count (as at the LPD)	Our population coverage (household / outlets)
Per	ninsular Malaysia					
•	Central	2,359	8,233	286.5	1,011	2,333.0
•	East coast	1,022	64,124	15.9	119	8,586.6
•	Northern	1,738	32,504	53.5	586	2,966.2
•	Southern	1,571	27,631	56.8	688	2,283.0
Eas	st Malaysia	1,220	198,363	6.1	247	4,938.1

Source: IMR Report; Frost & Sullivan

7. BUSINESS OVERVIEW (Cont'd)

The following table sets out the revenue for our outlet network in Malaysia by region for the periods indicated:

			FYE		FPE 31 March
		-	Audited		
Region		2021	2022	2023	2024
		RM'000	RM'000	RM'000	RM'000
Peninsular Malaysia					
•	Central	4,382,911	4,219,302	4,556,768	1,167,760
•	East coast	166,494	186,603	269,983	80,399
•	Northern	987,296	1,140,910	1,404,944	388,269
•	Southern	1,716,775	1,916,891	2,251,520	591,360
East Malaysia		583,280	611,556	727,290	197,072
Total revenue generated by our outlets		7,836,756	8,075,262	9,210,505	2,424,860

The following table sets out the net change in the number of outlets for the periods indicated:

FYE			FPE 31	From 1 April 2024 to
2021	2022	2023	2024	the LPD
1,799	2,024	2,251	2,526	2,587
227	234	279	63	66
(2)	(7)	(4)	(2)	(2)
225	227	275	61	64
2,024	2,251	2,526	2,587	2,651
	1,799 227 (2) 225	2021 2022 1,799 2,024 227 234 (2) (7) 225 227	2021 2022 2023 1,799 2,024 2,251 227 234 279 (2) (7) (4) 225 227 275	2021 2022 2023 March 2024 1,799 2,024 2,251 2,526 227 234 279 63 (2) (7) (4) (2) 225 227 275 61

Unlike supermarket, the mini-market utilise a smaller format, emphasising convenient locations, competitive pricing and offering a wide range of daily necessities comprising mainly FMCG including food and beverages, personal and baby care products as well as household products.

With the exception of 2 outlets which are located at our headquarters in Wisma 99, Klang and Jalan Tepi Sungai, Klang, all of our outlets operate from rented properties. The tenancy period for our outlets is generally fixed for a period of 2 to 3 years, with renewal options for the same duration or as otherwise agreed.

The layout and design of our outlets are generally consistent due to our singular outlet format, the only variation being the size of each outlet. Most of our outlets consist of 2 shoplots or 1 corner shoplot, which typically range from 2,000 to 3,000 sq. ft. Approximately 75% of the area is dedicated to our outlet's retail operations and the balance area used for inventory.

7. BUSINESS OVERVIEW (Cont'd)

Example of a corner shoplot outlet



Our corner shoplot outlet in Taman Intan, Selangor, approximately 2,700 sq. ft



Our corner shoplot outlet in Taman Merbau Indah, Kedah, approximately 2,400 sq. ft

Examples of a 2 shoplot outlet



Our 2 shoplot outlet in Elmina West, Selangor, approximately 2,200 sq. ft



Our 2 shoplot outlet in Taman Bersatu, Kedah, approximately 2,000 sq. ft

Note: The real estate properties depicted above are not owned by us.

7.4.2 Outlet opening process

We have a team dedicated to opening new outlets efficiently and the entire process from site identification to outlet opening usually takes between 1 to 2 months but the timeframe may vary subject to various factors, including local regulations.

The typical outlet opening process is as follows:

- Site identification and preliminary assessment. We search for potential locations to establish new outlets, with the aim of securing prime locations that offer easy customer access and high visibility. Once a potential location is identified, it is assessed based on factors such as population, customer traffic, the presence of competitors, street visibility and accessibility to determine if the site aligns with our requirements and objectives. Our website also allows developers, property owners and agents to reach out to us and suggest potential locations by submitting a tenancy application form.
- Physical site visit. We further assess the site during a physical site visit, to
 ensure we can make an informed decision regarding the feasibility of the site.
 During the physical site visit, we gather information about the site's condition
 and suitability, as well as reassess various aspects such as the surrounding
 neighbourhood, foot traffic, nearby businesses, infrastructure, and any
 potential advantages or challenges.
- **Site implementation**. Upon determining that the site is suitable, we secure the site by initiating negotiations with the site owner for rental terms. We may also undertake certain renovations to meet our outlet's layout and design specifications, and install the required fixtures, shelving, signage, security system and equipment. We also make the necessary applications for licences and approvals for the outlet operations and utilities such as electricity, water and internet connectivity.

Once the site is fully prepared, our outlet is ready to be stocked with products and for our staff to be deployed. The final step is typically a pre-opening inspection to ensure everything is in order before our outlet officially opens to customers.

Our capital expenditure to open a new outlet, excluding inventory, includes amongst others, renovation works, racking systems, freezers and chillers, air conditioning, signboard, IT equipment, rental deposits, legal costs and licensing application costs. Equipment and fittings required for the setting up of new outlets are centrally procured by our headquarters. Certain equipment and fittings such as racking trays and display standees are delivered directly to our DCs for onward delivery to our new outlets for installation, which reduces third party logistics costs incurred. Estimated capital expenditure, excluding inventory, to open a new outlet is approximately RM300,000.

7.4.3 Outlet design, layout and presentation

The general layout of our outlets would be as follows:

- **Entrance**. Our outlet has a common entrance and exit to allow easy access for customers.
- **Checkout counters**. There are typically 2 checkout counters where customers can make their purchases, each equipped with a POS system.
- Aisles and racks. Our outlet is organised into multiple aisles and racks arranged based on common categories including food and beverages, personal and baby care products as well as household products.

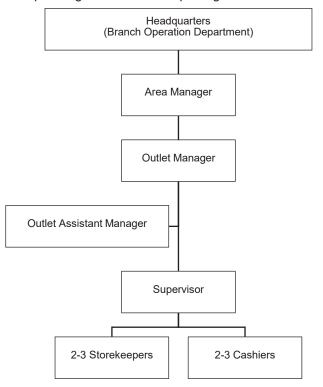
7. BUSINESS OVERVIEW (Cont'd)

- Refrigerated and frozen sections. Every outlet has a separate refrigerated section with chilled products like beverages, dairy products and other chilled food, including a frozen section offering frozen food like ice cream, frozen vegetables, and frozen meat products.
- Cashier area. Near the checkout counters, there will be a designated area for bagging purchased items and completing transactions. The cashier area may also include shelves or racks with small, last-minute purchase items like candies or batteries.

7.4.4 Outlet operations

Our outlets maintain regular operations throughout the year, other than on certain public holidays where our outlets may close or the operating hours may be adjusted. The majority of our outlets operate from 10:00 a.m. to 10:00 p.m. whilst some outlets have varied operating hours to cater for localised consumer demands, opening as early as 8:00 a.m. and closing as late as 11:30 p.m. All of our outlets operate for at least 12 hours a day.

A typical outlet operating structure and reporting line is as follows:



Each outlet manager has the responsibility of supervising and executing various operational aspects of the outlet and reports to an area manager assigned to each particular area. Each area manager is responsible to supervise the outlets within each area of his responsibility, provide guidance on any issues escalated to them by the outlets managers and monitor the outlets to ensure compliance with the standard operating procedures of each outlet within the area. These area managers report directly to the Branch Operation Department at our headquarters. To ensure effective management, the Branch Operation Department at the headquarters supervises the outlets operations by specific regions of operations, namely, central, east coast, northern and southern regions of Peninsular Malaysia, and East Malaysia.

7. BUSINESS OVERVIEW (Cont'd)

7.4.5 Outlet maintenance and performance monitoring

We regularly assess the condition of our outlets and may undertake refurbishments every 7 years, or when deemed necessary, which may include making changes to our outlet layout, replacement of equipment such as shelving and fixtures, as well as performing renovation touch-ups. The cost of refurbishment varies depending on the extent of refurbishment required and the location of the outlet.

We monitor the performance of all our outlets on a daily basis using our POS system. Sales information for each outlet can be retrieved and analysed to develop data-driven strategies to identify any areas of improvement and develop relevant action plans.

For outlets which achieve a lower revenue growth rate than comparable outlets and regularly fail to achieve their sales targets, we analyse amongst others, the outlet performance, outlet staff performance, outlet operations, location and customer demographics before determining the right mix of measures to address these underperforming outlets. A decision may be made to close the outlet in the event it continues to underperform.

During the Periods Under Review, the Group closed a total of 15 outlets, due to matters in relation to tenancies including increases in rental rates, compulsory acquisition of land by relevant authorities and underperformance of outlets.

7.4.6 Our products

Our Group's merchandising strategy is to offer our customers a wide range of daily necessities comprising mainly FMCG with attractive "price-to-quality" value proposition. The types of products that we offer are generally made up of:

- (a) Food and beverages. Includes, amongst others, groceries, milk and milk powder, snacks and confectionaries, alcohol, drinks including instant drinks, coffee and tea, bread, cooking oil, seasoning and flavouring products, fresh foods and food spreads.
- (b) **Personal and baby care products**. Includes, amongst others, diapers and baby care products, pharmaceutical products such as paracetamol and face masks, paper products such as tissues, serviettes and baby wipes, bath wash and oral care products such as shampoo, body wash and toothpaste.
- (c) **Household products**. Includes, amongst others, laundry and cleaning products, household products such as kitchenware, garbage bags, plastic containers and paper cups as well as insecticides.
- (d) **Others**. Includes, amongst others, toys and stationery, tobacco products, IT accessories and pet products.

To ensure that the evolving demands of our customers are met and to maintain our competitiveness, we actively monitor and adjust our overall product mix based on sales and operational data provided by our outlets. Products are regularly evaluated and graded based on specific criteria, including historical sales volumes and profit margins. The outcome of this assessment will be relied on in our Group's stock planning to ensure goods sold at our outlets are optimised for shelf space allocation to maximise product turnover.

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7. BUSINESS OVERVIEW (Cont'd)

Our Group offers various ancillary "Speedpoint Services" at our outlets, including utility bill payments and mobile phone reloads, which are facilitated through payment terminals supplied by a Bank Negara Malaysia licensed provider of Merchant Acquiring Services, namely J&C Pacific, and is our related party. These ancillary services contributed to less than 1.0% of our other operating income, or less than 0.1% of revenue of our Group in the FYE 2023. These services are primarily introduced to enhance customer convenience and to attract more customers to our outlets, rather than serving as a significant revenue stream for our Group.

7.4.7 Product selection and product mix

Our product procurement team engages directly with brand principals and suppliers, all save for 25 are based in Malaysia, and thoroughly assesses new product proposals, comparing them to similar items we already offer. Key factors taken into consideration include product quality, price and brand principals and suppliers' feedback on their top-selling products. Additionally, we enhance our product offerings by introducing seasonal merchandise to coincide with festive occasions like Hari Raya Aidilfitri, Chinese New Year, Deepavali, Christmas, Hari Gawai and Hari Kaamatan.

Each quarter, we evaluate and assess our products based on specific criteria, including sales volumes and margins. This assessment allows us to determine the ideal shelf space allocation for each product. If a product's demand declines, we gradually reduce its allocated shelf space.

The following table sets out a breakdown of our sales by product category for the periods indicated:

		March		
	2021	2022	2023	2024
	%	%	%	%
Food and beverages	73.0	72.3	72.8	73.8
Personal and baby care products	12.7	13.5	12.7	12.0
Household products	6.9	7.1	7.7	7.4
Others	7.4	7.1	6.8	6.8
Total	100.0	100.0	100.0	100.0

7.4.8 "99 Bulksales" online sales channel

In September 2023, we launched our online platform for bulk sales business named "99 Bulksales", available through our online website, www.99bulksales.my, for certain areas in the Klang Valley, which was expanded to the rest of the Klang Valley in December 2023 and the southern region of Peninsular Malaysia in July 2024. We target to gradually roll out our bulk sales operations to make it available, where feasible, to our customers located throughout the regions or states that we operate in.

We believe there is a demand for bulk goods from our existing customers and we also believe that bulk purchasing could appeal to a broader customer base including retailers and enterprise customers looking to purchase supplies and materials in bulk. Having developed and established a dedicated e-commerce platform for this, we will be able to provide our customers a seamless and more convenient shopping experience as our customers have an option to customise their bulk orders to cater for their needs. To optimise our bulk sales strategy, we provide our customers with the option of direct delivery or self-pick up services for their bulk orders, subject to terms and conditions, catering to our customers' convenience.

7. BUSINESS OVERVIEW (Cont'd)

Our bulk sales offering allows our consumers and enterprise customers the option to purchase our goods in larger quantities through our own e-commerce retail platform with a minimum order value of RM500. For orders less than half a cubic meter, customers will be required to self-pick up their orders from selected outlets, whereas for orders exceeding half a cubic meter, the orders will be fulfilled via free delivery. The delivery of such bulk orders will be made by our Group's own fleet of trucks whilst en-route for deliveries to our outlets to optimise efficiency.

Since the introduction in September 2023 and up to the LPD, we have recorded a total of approximately 6,400 transactions representing an aggregate of approximately RM7.5 million in sales.

7.5 Pricing

Our Group strives to curate a diverse range of daily necessities that cater to a broad spectrum of consumers, while ensuring such products are accessible at competitive prices.

To maintain our Group's principal foundation of providing its customers with "price-to-quality" value proposition on our product offerings, we operate on a model of shared benefits, whereby cost savings as well as other operating income derived from our Group's operations are taken into consideration when setting product prices.

In order to remain responsive to market dynamics, we regularly monitor prices and trends, making necessary adjustments and implementing price promotions when required to uphold our competitive advantage.

We are able to offer competitive pricing by negotiating directly with principal brand owners and purchasing our products from wholesale suppliers in large volumes. Our competitive pricing is also due to (i) our effective centralised procurement and inventory management strategy as well as from operating an efficient distribution and logistics network; and (ii) our Group earns other operating income such as product display fees, target incentives received from our suppliers, DC fees for handling of goods and advertising and promotional fees at the DCs and target incentive from our suppliers, which are incorporated into our Group's procurement and pricing strategy.

7.6 Our top 5 major customers

Our customer base comprises walk-in retail consumers at our outlets, i.e., individuals or families residing within the local community. Our pricing and product offerings appeal to bargain-minded customers who appreciate the convenience of being able to purchase items without the need for extensive travel or excessive spending.

Due to the retail nature of our Group's business, there is no single customer who has made a material contribution to our Group's total revenue for the Periods under Review.

7. BUSINESS OVERVIEW (Cont'd)

7.7 Our top 5 major suppliers

Our Group's top 5 major suppliers by total purchases for the Periods Under Review are as follows:

Period	Name of supplier	Main type of products purchased as at the LPD	Length of relationship as at the LPD ⁽¹⁾ (years)	Amount of purchases (RM million) ⁽²⁾	% of total purchases ⁽²⁾
FYE 2021	(i) Nestle	Instant drinks, cereals and instant noodles	7(3)	530.6	7.1
	(ii) TTS ⁽⁴⁾	Chocolates, pet food and beverages	24	504.8	6.8
	(iii) DKSH	Confectionery, biscuits and milk powders	18	473.7	6.4
	(iv) L H Uni Distribution	Beverages	21	314.0	4.2
	(v) Great Plus ⁽⁴⁾	Personal care, home care products and over-the-counter medicine	24	233.3	3.1
	Total			2,056.4	27.6
FYE 2022	(i) Nestle	Instant drinks, cereals and instant noodles	7(3)	551.3	7.1
	(ii) TTS ⁽⁴⁾	Chocolates, pet food and beverages	24	522.5	6.8
	(iii) DKSH	Confectionery, biscuits and milk powders	18	507.0	9.9
	(iv) L H Uni Distribution	Beverages	21	315.7	4.1
	(v) Great Plus ⁽⁴⁾	Personal care, home care products and over-the-counter medicine	24	261.0	3.4
	Total			2,157.5	28.0
FYE 2023	(i) Nestle	Instant drinks, cereals and instant noodles	7(3)	687.0	7.8
	(ii) DKSH	Confectionery, biscuits and milk powders	18	622.7	7.1
	(iii) TTS ⁽⁴⁾	Chocolates, pet food and beverages	24	485.2	5.5
	(iv) Dutch Lady	Milk products including infant formula	_∞	314.2	3.6
	(v) Great Plus ⁽⁴⁾	Personal care, home care products and over- the-counter medicine	24	291.3	3.3
	Total			2,400.4	27.3

BUSINESS OVERVIEW (Cont'd)

7

% of total purchases ⁽²⁾	8.0	6.7	6.3	3.9	3.7	28.6
Amount of purchases (RM million) ⁽²⁾	186.8	156.1	147.0	91.3	85.6	8.999
Length of relationship as at the LPD ⁽¹⁾ (years)	7(3)	18	24	21	8(3)	
Main type of products purchased as at the LPD	Instant drinks, cereals and instant noodles	Confectionery, biscuits and milk powders	Chocolates, pet food and beverages	Beverages	Milk products including infant formula	
Name of supplier	(i) Nestle	(ii) DKSH	(iii) TTS ⁽⁴⁾	(iv) L H Uni Distribution	(v) Dutch Lady	Total
Period	FPE 31 March 2024					

Notes:

- The length of business relationship with our top 5 major suppliers is calculated based on the date of our Group's first purchase from the supplier. The numbers are rounded up to the nearest whole year if it is 6 months or more and vice versa. \mathcal{E}
- (2) The purchases amounts are based on the gross amounts less any purchase returns.
- The length of business relationship is calculated based on the date of our Group's first direct purchase from Nestle and Dutch Lady. Prior to this, our Group had purchased the relevant products from trading houses that distribute Nestle's and Dutch Lady's products. 3
- TTS and Great Plus have (i) 2 common shareholders who are directors; and (ii) a common director. <u>4</u>

7. BUSINESS OVERVIEW (Cont'd)

During the Periods Under Review, our Group's top 5 major suppliers comprised brand principals such as Nestle and Dutch Lady which our Group purchased goods directly from and trading houses such as TTS, DKSH, L H Uni Distribution and Great Plus which distribute the products of several brand principals. Our Group's top 5 major suppliers collectively accounted for between 27.3% to 28.6% of total purchases, for the Periods Under Review.

Our Group is not dependent on any of our top 5 major suppliers as in the event our Group is unable to source a particular product from the brand principals, there are a number of suppliers in Malaysia providing alternative products in the same product range. In the event our Group is unable to purchase a particular product from a distributor, our Group would be able to purchase the relevant goods directly from the brand principals. Furthermore, our Group negotiates trading terms with our top 5 major suppliers on an annual basis. Our Group deals with approximately 700 suppliers as at the LPD. During the Periods Under Review, most of our products are supplied from Malaysian suppliers and we expect to continue to be substantially supplied domestically.

As at the LPD, none of our Group's Directors, Promoters and/or substantial shareholders has any interest, direct or indirect, in any of our top 5 major suppliers.

We have dealt with each of our top 5 major suppliers for at least 7 years and we believe we have cultivated and maintained good working relationships with our major suppliers. During the Periods Under Review, save as disclosed in Section 5.1.1 of this Prospectus, we have not faced any material supply disruptions and/or major delays from our major suppliers. Due to our Group's market leader position as well as our longstanding business relationships with our major suppliers, we expect our business relationships with our top 5 major suppliers to continue.

7.8 Marketing and advertising

Our marketing strategy revolves around positioning the "99 Speedmart" brand as a convenient and affordable neighbourhood mini-market. Our Group's "Near n' Save" tagline communicates 2 key messages to our customers:

- (a) **Proximity and accessibility**. The word "Near" emphasises our outlets' convenient and strategic locations, that are easily accessible to customers seeking quick and hassle-free shopping experiences; and
- (b) **Affordable savings**. The word "Save" underscores our commitment to offering valuefor-money products including daily essentials and household items at competitive prices and attracts customers who prioritise convenience and time efficiency in their daily lives.

We utilise the trademarks, intellectual property rights and other proprietary rights associated with the "99 Speedmart" brand and "Near n' Save" tagline for our business in Malaysia. See Annexure B of this Prospectus for further details of our use of trademarks.

We place great emphasis on building strong brand values that align with convenience, value and choice, thereby establishing a positive association with shopping at our outlets. Our marketing and advertising teams plan initiatives about 2 to 3 weeks ahead, launching campaigns primarily during festive seasons or for other promotional activities. We employ various advertising channels, including the internet, media platforms, leaflets, flyers, buntings and standees, new outlet and product campaigns and in-outlet promotions. Our social media presence, including social media platforms like Facebook and Instagram, enables us to maintain regular and direct contact with our customers and to receive customer feedback. It also serves as an interactive channel for receiving customers' feedback, addressing complaints promptly, and engaging in direct communication with our customers.

During the Periods Under Review, we spent less than 0.1% of our Group's total revenue per annum on advertising and promotions.

7. BUSINESS OVERVIEW (Cont'd)

Our marketing and advertising initiatives have garnered recognition through several awards and accolades, highlighting the strength of the "99 Speedmart" brand and the success of our marketing efforts. For further details on our awards, see Section 7.10 of this Prospectus.

7.9 Procurement, inventory management and DC functions

Our Group's procurement, inventory management and DC functions (encompassing distribution and logistics operations) are managed centrally at our headquarters.

7.9.1 Procurement and supply chain management

Our centralised procurement team which includes our purchasing and inventory planning group, is essential in optimising our logistics operations, bringing extensive experience and long-term relationship with our suppliers. Furthermore, our procurement team also actively evaluates and selects suitable products for our outlets. Our procurement team is principally involved in sourcing, product evaluation, supplier relationship management, negotiating purchasing terms including pricing and other terms such as product display fees, advertising fees, DC fees and target incentive fees, renewal of terms and dispute resolution.

When selecting our suppliers, aside from pricing, we take into account factors such as their location, brand reputation, capacity to supply, financial and credit standing, ability to meet delivery deadlines, and compliance with our requirements.

We are always developing new supplier relationships to broaden our product offerings. The suppliers also conduct regular visits to our headquarters to maintain constant communication with us and update us about new product offerings.

Once suitable products and suppliers are identified, our procurement team initiates negotiations to establish the supply arrangements. Additionally, our Group is able to benefit from discounts (i) as we negotiate pricing terms directly with the brand principals and/or distributors; (ii) as we purchase our products in large volumes from wholesale suppliers; and (iii) as we make prompt payments.

We have recently initiated the process of sourcing certain household products from China through our PRC-incorporated subsidiary, Yiwu SM Import and Export. Since we started in November 2023 and up to LPD, we have procured 38 types of household products, including amongst others, laundry products, amounting to a total of approximately RM2.6 million. However, we do not anticipate a significant shift in our sourcing strategy towards the PRC, as we expect to continue to source a large portion of our purchases domestically.

Presently we deal and negotiate directly with the Chinese manufacturers whom we source from attending trade shows in the PRC. Once the order is confirmed, the purchase order is placed through our PRC-incorporated subsidiary, Yiwu SM Import and Export.

7.9.2 Inventory management and direct deliveries

Approximately 80.0% of our purchases are first delivered to the DCs, where they will be stored as inventories for redistribution to our outlets based on their requirements. As at the LPD, we own and operate our own fleet of 618 delivery trucks that will deliver products from the DCs to our outlets. The use of our own fleet of delivery trucks allows us to better control logistics operations and achieve greater level of logistic efficiency, as well as to cater to urgent restocking requests by outlets particularly during festive seasons. We earn DC fees from certain suppliers for delivery of goods directly to the DCs as this arrangement would minimise suppliers' logistics costs and time as compared to directly delivering to multiple outlets of our Group.

For the remaining approximately 20.0% of our purchases, the suppliers will directly deliver the products to the respective outlets. Such direct deliveries are usually for products with shorter shelf lives such as bread, fresh milk and eggs, products that require specialised handling such as when there is need to use refrigerated trucks for ice creams, frozen nuggets and large bulky items such as rice so as to minimise the utilisation of DC storage space.

7.9.3 Proactive inventory replenishment

Our Group, via the centralised procurement department, establishes pre-determined inventory levels for each product at our DCs and outlets based on the assessment of expected demand at the respective outlets. When the stock of a product at an outlet falls below the pre-determined inventory level, the inventory management system automatically generates a restocking order to our DC.

On a daily basis, the inventory management system consolidates product orders from the outlets and generates delivery lists, in which DC teams will pack the respective delivery order into roll-cages that will be loaded onto delivery trucks for despatch to the respective outlets. Roll-cages are used to ease the delivery and restocking operations.

Our centralised procurement department at our headquarters monitors past sales and DC inventory levels to determine purchase requirements for the DCs and undertake Group-wide purchase orders to the suppliers. Such centralised procurement function allows us to streamline operations and ensure consistent product availability across all our outlets.

This centralised approach enables us to effectively and efficiently manage stock levels and ensure our outlets are adequately supplied to meet customer demands. The above allows us to achieve efficient inventory and cost management functions, which is expected to minimise not only operating cost but also working capital requirements that complements our growth efforts.

7.9.4 Size, scope, and functionality of DCs

As at the LPD, we operate a network of 19 DCs that are located in 9 different states in Malaysia. Our Group owns all of the DCs except for the DC located at Sipitang, Sabah and Keningau, Sabah that are rented. Our DCs vary in sizes, ranging from approximately 10,000 sq. ft to 120,000 sq. ft. Each DC supplies inventories to outlets that are generally within a radius of 100 km.

Our DCs operate 12 hours a day, 7 days a week (save for 2 Sundays of each month). Our team stationed at the respective DCs will handle logistic functions for our outlets under the coverage of the DC. This includes the management of inventory records and tracking of inventory levels of the DC and outlets, picking and packaging products for delivery, planning and monitoring distribution routes, maintaining the fleet of delivery trucks, and dispatching of delivery trucks to network of outlets under its coverage.

7. BUSINESS OVERVIEW (Cont'd)

Our procurement team located at our headquarters regularly evaluates the stock volume and sales rate of each product at the outlets. This information, combined with the inventory management system, enables us to maintain optimal stock levels by monitoring, replenishing and transferring inventory to the outlets, as and when required. The table below presents a detailed overview of our DCs network across various regions in Malaysia:

Region and location of our DC

State coverage

Central

- Jalan Kapar
- Jalan Kebun
- Balakong
 Selangor, Kuala Lumpur and Putrajaya
- Sungai Choh
- Sungai Tua
- Shah Alam

East Coast

Gambang

Terengganu and Pahang

Kedah, Penang, Perlis and Perak

Northern

- Sungai Petani
- Batu Kawan
- Gopeng
- Hutan Melintang

Southern

- Yong Peng
- Senai
- Merlimau
- Chembong

Johor, Melaka and Negeri Sembilan

East Malaysia

- Kota Kinabalu
- Sipitang
- Sandakan
- Keningau

Sabah and Sarawak

As at the LPD, we are currently expanding our DC in Jalan Kapar to increase its capacity, from a built-up area of 39,290 sq. ft. to about 64,110 sq. ft. This expansion is expected to be completed by 2025 and will be funded by internally generated funds. The expanded DC is intended to support additional outlets in the vicinity.

We have identified Sarawak as the location to establish a new DC by the end of 2024. As at the LPD, we have not incurred any costs in relation to the establishment of this DC in Sarawak, save for the agreement to purchase a leasehold land and building at a cost of RM6.8 million, of which a deposit of RM0.7 million has been paid and the purchase of the property is pending completion. It is estimated to have a built-up size of approximately 21,000 sq. ft.

We have further purchased a piece of leasehold land in Selangor and are in the midst of constructing a DC on it with an estimated built-up size of approximately 120,000 sq. ft. This DC is expected to commence operations by the end of 2025. The total estimated cost for the construction of the DC is approximately RM21.9 million, whereas the purchase cost of the leasehold land amounted to approximately RM16.3 million. As at the LPD, we have incurred a total of RM27.3 million out of the total RM38.2 million.

The costs of setting up the above 2 DCs will be funded by internally generated funds and/or borrowings.

7. BUSINESS OVERVIEW (Cont'd)

We have also identified Kedah, Sabah and Pahang as locations to establish 3 other new DCs to be funded by the proceeds from our Public Issue. The new DC in Sabah will replace the Sipitang DC which is currently rented. Save for Kedah, Sabah and Pahang, we have not identified any other locations for the establishment of DCs that are funded by the proceeds from our Public Issue.

The number of outlets covered by each DC may vary depending on the size of the DC and its radius of operation. Presently, our DCs are sufficient to support our current network of outlets and we will set up new DCs as and when we expand our network of outlets, with RM100.0 million from the gross proceeds of our Public Issue allocated for the establishment of at least 6 additional new DCs within 3 years from our Listing. Our business operations are not dependent on any 1 single DC if it ceases operations as we are able to secure alternative means of warehousing and support by our other DCs.

7.9.5 Product control and inventory stocktaking procedures

Upon the receipt of products at our DCs and outlets, we will conduct a quantity check on the products to ensure that the quantity received matches the orders. We will also conduct quality checks on all the incoming products to ensure that the products received are in good condition and have not been damaged. All the products we receive from our suppliers have original barcodes that we scan into our inventory system to enable us to track the movement of our products between our DCs and outlets.

As part of our Group's inventory controls, we perform stocktake twice a year for our DCs and annually for our outlets. We also undertake additional stocktaking for products with high sales volumes at our outlets, typically twice a year. The steps for stocktaking include stock counting, scanning and data reconciliation between our outlets, DCs and headquarters.

7.9.6 Return policy, customer complaints and feedback

Return policy: For complaints and replacements of defective products purchased from us within a certain timeframe, we have procedures in place to ensure that the products are verified to be defective before it is replaced. In cases of products exhibiting manufacturers' defects, we will coordinate with the respective brand principals or suppliers to facilitate claims.

Customer complaints and feedback: As part of our efforts to manage customer expectations and promote good relationship with customers, we provide several platforms for the public to raise concerns and provide feedback about their experience at our outlets. The public and customers can share their comments or complaints through our telephone hotlines, online forms, WhatsApp application or E-mail, as well as social media platforms like Facebook and Instagram. Upon receiving the complaints or feedback, we would promptly respond to address the complaints and feedback raised.

7. BUSINESS OVERVIEW (Cont'd)

7.10 Awards and key certifications

The following table sets out the awards that we have received:

Year	Award	Awarding Body
2006, 2007, 2008 & 2009	Consumer Choice Award	MDTCL
2010, 2012, 2014, 2016 & 2021	Anugerah Kedai Harga Patut	MDTCL
2012	Extraordinary Performance Award	Malaysia Retail Chain Association
2017	Malaysia Retailer Most Chosen Brand	Kantar Worldpanel
2019	Billion Dollar Club Award	Malaysia Retail Chain Association
2019	Best MyDebit Merchant (Commercial) in Best e-Payments Acceptance Growth Award	Payments Network Malaysia Sdn Bhd
2020	Top MyDebit Merchant in Malaysia in Malaysian e-Payments Excellence Awards	Payments Network Malaysia Sdn Bhd
2021 & 2022	No. 1 in Malaysia for FMCG Retail Sales	NielsenIQ
2022	Anugerah Pembayar Cukai Terbaik	IRB
2023	MyFutureJobs Award (Large Corporation)	SOCSO
2023	GreenRE Certification (Retail Category) for the below:	GreenRE
	Platinum – 10 outlets and headquarters in Peninsular Malaysia	
	• Silver – 2 DCs	
2023	Putra Brand Awards (Retail Category) – Silver Award	Association of Accredited Advertising Agents Malaysia
2024	Empowering Purpose with HR Excellence Award	Jobstreet by SEEK

7.11 Properties and equipment

7.11.1 Material properties owned and rented by our Group

Details of our material properties, whether owned or leased/tenanted, are set out in Annexure A of this Prospectus.

7.11.2 Material plant, machinery and equipment

As at the LPD, our Group does not own any material plant, machinery and equipment.

Non-compliances with the relevant laws, regulations, rules and requirements governing the conduct of the operations of our Group 7.12

Our Directors confirm that, save for the non-compliances as disclosed below, as at the LPD, our Group is in compliance with the relevant laws, regulations, rules and requirements governing the conduct of the business of our Group.

7.12.1 Non-compliances in respect of the buildings utilised for our Group's operations

N O	Nature of non- compliance		Current status and rectification measures taken or to be taken	Estimated time for rectification	Estimated cost of rectification	Potential penalty	Impact to business operations or financial condition
Occı	Occupation of buildings without CCC	ys withou	1 CCC				
	CCC status of our Group's outlets as at the	of our	With the landlords of the 41 operating outlets that our Group	Majority of the 100 CCCs or confirmation or	Estimated cost of RM60 per outlet	Peninsular Malaysia	No material adverse impact to our Group's business operations
	LPD:	Total	has communicated with:	acknowledgement letters or equivalent from the	within Klang Valley	Pursuant to Section 70(27)(f) of the SDBA any	and financial condition is expected as the estimated cost
			(a) the landlords of 3 outlets are	local authorities, save for	outlet outside Klang	person who occupies or	of rectification, which is mostly
	- CCC obtained	2,195	in the midst of locating a copy of the CCC, and have	the 59 outlets located in standalone structures in	Valley, being the administration cost	permits to be occupied any building or any part	administrative in nature, is not material to our Group, and our
	- Letters	356	submitted applications to	Sabah, are expected to	for extracting a copy	thereof without a CCC	Group is of the view that the
	obtained from		seek a copy from the	be obtained by end of	of the CCC from the	commits an offence and	potential maximum penalty
	local authorities ⁽¹⁾		respective local authorities. We have offered to assist the	2024.	relevant local	shall on conviction, be liable to a fine not	being simultaneously imposed on all affected outlets (which
	- Pending	7	landlords on this matter, and	We target to obtain		exceeding RM250,000 or	total would amount to 2.9% of
	receipt of	2	will do so should the	CCCs, letters from local		to imprisonment for a term	PBT for the FYE 2023) is
	documents		landlords agree; and	authorities or temporary		not exceeding 10 years or	unlikely, due to the following:
	from			occupation licence /		to both.	
	landlords ⁽²⁾		(b) the landlords of 38 outlets	permits for the above 59			(a) the affected outlets are
			have requested our Group's	outlets by the end of		Sabah	dispersed throughout
	 Applications 	31	assistance to seek a copy of	2027. The Group will			Malaysia and are under the
	submitted to		the CCC from the local	monitor any application		Pursuant to Sections 220,	ambit of different local
	local		authorities. In this regard,	process closely. If none		233(f) and 235 of the	authorities;
	$authorities^{(2)}$		our Group has assisted the	of the above can be		Uniform Building By-Laws	
	Paterol stalting	20	landlords of 31 such outlets	obtained during this		2022 under the Local	(b) in the event of enforcement,
	in standalone		to submit request letters to	period, we will		Government Ordinance	our Group is of the view that
	strictires(3)		the local authorities to	progressively consider		1961 of Sabah, any	the local authorities may
	פומפות		request for copies of the	relocating.		person who occupies or	grant a rectification period
	Total	2,651	CCC and are awaiting			permits to be occupied	before imposing any
			responses from the local	Our Group endeavours to		any building or any part	penalties;
			authorities, and 7 similar	obtain the majority of the		thereof without a CCC	

request letters are planned

commits an offence and

۲.

Nature of non-No. compliance

Notes:

from have been approved or relevant properties have imposed authorities indicating that the CCC are no longer available or cannot be where building plans the outlet has been producing the relevant CCCs for purposes of renewing their business authorities have also that even though the records of CCC or building plans assessment rates for the received letters from the local raced in their records. The letters also indicate Other local are no longer available, they acknowledge that ó the charges for (1) The landlord Group has accordingly. exempted indicated licence.

- (2) These outlets are located within shoplots or part of larger developments such as high-rise buildings and apartment blocks.
- (3) Comprising standalone structures which are located in Sabah and are not part of a commercial development.

Current status and rectification measures taken or to be taken

to be submitted after the respective landlords have gathered the relevant documents, including amongst others, a copy of the latest paid assessment, land title and the identification card of the landlord.

For the 59 operating outlets located in standalone structures in Sabah, our Group has written to certain relevant authorities to request for a copy of the CCC. The Group has not submitted any applications for the CCC as the Group are not the landowners of the outlets and as such the timing for any applications are uncertain.

We will continue to liaise with the landlords and local authorities in an effort to address the above matter, either through obtaining the relevant CCCs, letters from local authorities or temporary occupation licence/permits. We will also continue to monitor changes in legislation in Sabah which may ease the process of addressing the above.

It is the intention of our Group to carry on its operation at the affected outlets while working to obtain the respective CCC.

Potential penalty

Estimated cost of rectification

Estimated time for

rectification

CCCs prior to the end of

Impact to business

shall on conviction, be liable to a fine not exceeding RM100,000 or to imprisonment for a term not exceeding 1 year or to both and in the case of a continuing offence, to a further fine not exceeding RM5,000 for every day during which the offence continues after conviction.

Sarawak

Pursuant to Section 24 of the Fourth Schedule of the Buildings Ordinance 1994 of Sarawak, any person who occupies or permits building or any part thereof without a CCC commits an offence and exceeding RM10,000 and in the case of a continuing offence, to a further fine not exceeding RM300 for notice to cease occupying be occupied any every day during which the offence continues after ssued on such person. shall on conviction, a fine liable to

condition

(c) the majority of the affected outlets are situated in rows of commercial shoplots that have neighbouring tenants that are operating similar retail businesses and are not operating businesses that are large scale and/or industrial in nature; and

(d) the records for certain older buildings are no longer available in the records of the local authorities and our Group is not aware that local authorities have requested businesses in most if not all of the affected areas for such documents when applying for business licences.

In addition, the landlords are obliged under the tenancy agreements to provide all relevant documents required for the use of the premises as a mini-market outlet. In the event of any notice or penalty from local authorities, the Group may be able to make a claim against the landlords. To date, our Group has not received such notices or penalties.

Impact to business	operations or financial	condition	
		Potential penalty	
	Estimated cost of	rectification	
	Estimated time for	rectification	
Current status and	rectification measures taken	or to be taken	
	Nature of non-	compliance	
		Š.	

condition For the 59 operating outlets located in standalone structures in Sabah, 43 outlets are operating with valid business licences, and a further 15 outlets have submitted renewal applications for business licence. The remaining 1 outlet without business license has since ceased operations on 31 July 2024. For those

remaining 58 outlets located in performance as their aggregate only occur during the relocation period of between 1 to 2 months. In the event we relocate the we do not expect any material adverse impact to our business financial contributed only approximately 1.9% of our revenue for the FYE 2023, and any impact on our sales would standalone structures in Sabah, and generated operations sales

expect the business licences to be renewed.

applications under renewal, we

In the event our Group is required to relocate a particular outlet (including the outlets in standalone structures in Sabah), the estimated relocation cost is about RM100,000.

۲.

Nature of noncompliance ġ

As at the LPD, our Group has yet to obtain CCC for 2 out of 19 DCs.

rectification measures taken **Current status and** or to be taken

Selangor located at Sungai Tua, DC owned by our Group, "Sungai Tua DC") Gombak,

Our Group has submitted the application for CCC to the local authorities and is We expect to obtain the all relevant peen currently pending approval. have CCC after inspections completed

Sipitang DC

operations at the Sipitang DC upon the expiry of the commence operations by the end of 2025 (as We plan to cease our DC November 2024. We plan to pending the shifting of the expected to be ready to seek a short term rental (e.g. for 6 to 12-month period) DC operations to a new DC tenancy explained below). current

new DC may operate from a Group may purchase land to up another DC in Sabah to take over Sipitang DC. This Our Group is planning to set rented premise, or our subject to availability of suitable land. Barring any construct our own DC,

Estimated time for rectification

Estimated cost of

CCC for Sungai Tua DC Our Group is working towards obtaining the by the end of 2024.

a CCC prior to the expiry DC in Sabah is expected Our Group does not expect the Sipitang DC, which is rented, to obtain of its tenancy. The new to commence operations by the end of 2025.

exceeding RM250,000 or to imprisonment for a term not exceeding 10 years or

DC, which has been

paid.

a fine

liable to

included as part of construction cost of Sungai Tua

the

the end of 2024, the the nondisclosed in our Group's If CCC is not obtained by ii × compliance status of

pe annual report.

Group, the rental

cost per annum is not expected to be

material.

We intend to replace the Sipitang DC with a new DC in Sabah, which will be funded via the proceeds

Sabah In the event a new DC is rented by our

to both.

Sipitang DC

233(f) and 235 of the Pursuant to Sections 220,

not Uniform Building By-Laws 2022 under the Local Government Ordinance person who occupies or permits to be occupied any building or any part thereof without a CCC commits an offence and shall on conviction, be exceeding RM100,000 or to imprisonment for a term not exceeding 1 year or to ooth and in the case of a continuing offence, to a further fine not exceeding RM5,000 for every day during which the offence 1961 of Sabah, any continues after conviction a fine liable to

Public

our

from

operations or financial Impact to business condition

No material adverse impact to and financial condition as the imposed on a maximum basis would amount to 0.1% of PBT for the FYE 2023) are not our Group's business operations estimated cost of rectification maximum penalty (which if simultaneously material to our Group. and the potential not

Section

2

Pursuant

Peninsular Malaysia

Sungai Tua DC

rectification

Potential penalty

70(27)(f) of the SDBA, any person who occupies or permits to be occupied any building or any part thereof without a CCC shall on conviction, be

rectification cost as the application cost for CCC for the Sungai Tua DC was

<u>.s</u>

There

operations at the Sipitang DC that will be replaced by a new In the event that we may be operations at such DCs, the required to vacate or cease our outlets served by the Sungai Tua DC may be temporarily served by other DCs. We also DC in Sabah

94

ŏ	Nature of non- compliance	Current status and rectification measures taken or to be taken	Estimated time for rectification	Estimated cost of rectification	Potential penalty	Impact to business operations or financial condition
		unforeseen circumstances, the new DC is expected to				
		commence operations by the end of 2025.				
		att the vec al				
		operations of the Sipitang				
		DC are suspended for any				
		reason, the outlets currently				
		served by the Sipitang DC				
		can be temporarily served				
		by other DCs in Sabah,				
		which have CCCs, pending				
		the commissioning of the				
		new D.C.				

Operations of buildings without fire certificates

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As at the LPD, our Group has yet to obtain fire certificates for 2 out of the 19 DCs. The fire certificate applications for the DC rented by our ъ "Keningau DC") has been submitted whereas DC will cease operations Sabah the remaining Sipitang (as explained in 2(ii) located Keningau, Group,

The fire certificate for the Keningau DC is expected to be obtained by end of If the fire certificate for 2024. application to the Fire and As at the LPD, the Company the formal Rescue Department ("Bomba") and is pending inspection. has submitted

Our Group expects to obtain the fire certificate within 3 months after the inspection.

Pursuant to Section 33 of the Fire Services Act premises certificates may be liable which do not have fire on conviction to a fine not exceeding RM50,000 or imprisonment for a term not exceeding five years owners designated 1988, or both. cost of and ō cost of drawing up building

Įو

application

the Keningau DC is not obtained prior to our Listing, the status of nondisclosed in our Group's

annual report.

ii.

compliance

certificate.

submission

plans

comprising

Estimated RM50,000,

No material adverse impact to our Group's business operations and financial condition due to the following:

- incurred would amount to the FYE 2023) are not material to our Group; and potential maximum penalty (which if imposed and less than 0.01% of PBT for the estimated cost and rectification (a)
- served by the DC can be temporarily served by our in the event operations of the Keningau DC are suspended for whatever reason, the outlets currently other DCs in Sabah. **(Q**)

7.12.2 Non-compliances in respect of the operational licences

Nature of non- compliance	As at the LPD, our Group has vet to obtain
Š.	

Business licence

outlets, as our 2,651 operational licences for operating ō follows: some

are subject to examinations or verifications by the relevant local authorities and are valid only for

> without business icence (which is a composite licence and includes the including 52 outlets (2.0%) which are pending renewal of 124 outlets (4.7%) operating business licence; signboard licence)

the licence "Rice 20 outlets (0.8%) operating ð and Food Industry of **Malaysia for sale of** þ Agriculture _icence"). Ministry without ssued

rectification measures taken Status as at the LPD and or to be taken

Estimated time for ō rectification Majority Business licences at our outlets

Business licence

per

Estimated cost

Potential penalty

Estimated cost of

rectification

the outstanding licences are expected to be obtained by end of 2024.

consists of an average

وَ

RM600

administrative costs,

of business licence

outlet for the application

disclosed in our Group's annual report. a fixed period of time and are

both.

respective licences for any of the obtained prior to the end of 2024, the status of non-compliance will be affected outlets are not the

subject to renewal.

average cost for the

being

RM2,000

licence fees and where

new building plans are

required, an additional

for the appointment of

an architect.

RM7,000 being the cost

cost

average

outlet for the application

Estimated cost

of Rice Licence is RM20

being the licence fee.

The delay in obtaining the licences are usually due to the The applications for new or renewal of business licences for mainly administrative in nature and as such, we expect to obtain a need to re-submit drawings that may be requested by the local councils, awaiting inspection from Bomba and/or the local council, and issues relating to outstanding documents to be nsufficient documents on-hand documents majority of them by end of 2024 are (e.g. additional outlets requested) submitted

operating Our Group has submitted 41 business icences of all its applications

operations or financial Impact to business condition

affected outlets is unlikely, as No material adverse impact to maximum penalties are not material to our Group. Our Group is of the view that dispersed throughout Malaysia business condition as the estimated cost of rectification and the potential simultaneous closure of all financial the affected outlets operations and Group's Government Act 1976, our Group may be liable to a For outlets in Peninsular fine not exceeding RM500 not exceeding 6 months or Malaysia and pursuant to Section 107(6) of the Local or imprisonment for a term

For outlets in Sarawak and 1996, our Group may be jable to a fine not pursuant to Sections 145 and 150 of the Local Ordinance exceeding RM2,000. Authorities

and are under the ambit of

different local authorities.

Group may be liable to a fine of 4 times the amount of the licence fee and a pursuant to Section 3(4) of the Trades Licensing Ordinance 1949, our further fine of RM10 for each day or part of a day during the period in which For outlets in Sabah and Ordinance

Impact to business operations or financial condition	contravention	
Potential penalty	the continues.	Rice Licence
Estimated cost of rectification		
Estimated time for rectification		
Status as at the LPD and rectification measures taken or to be taken	outlets that have fallen due and have made 33 new applications for business licences.	
Nature of non- compliance		
o O		

Pursuant to Section 22(2) of the Control of Padi and Rice Act 1994, our Group may be liable to a fine not for a second or subsequent offence, to a fine not exceeding RM50,000. exceeding RM25,000, and

> with the local authorities and other relevant parties to expedite the process of obtaining the necessary business licences. Our Group will continue to liaise

The applications for the remaining 50 outlets are pending (i) prior approval of building plans; (ii) presubmission appointment with local council; and (iii) settlement of assessment by landlords.

Rice Licence

Our Group has submitted all applications for Rice Licences and the process with the relevant authorities is currently ongoing.

7.12.3 Non-compliances in respect of the CFA

Statu	As at
-uou	As at the LPD, our Group
of	e LPD, o
Nature compliance	As at the
No.	.

as yet to obtain the CFA premises currently used or 28 out of the 54 employees'

accommodations for our employees in Peninsular comprising such as apartments and properties houses, and commercial properties, i.e., shop lots. residential Malaysia,

The majority of these nave not obtained the shop lots, as they are under the land title does not allow for the use of that under a commercial title and the express condition are commercial accommodations premises accommodation.

the LPD, there are 10 residential properties and 18 shoplots which are used as employee accommodations that have yet to obtain CFA.

authorities. As at the LPD, we have We have been advised that applications Permission Approval from the local submitted CFA applications for 10 or CFA to the Labour Department of Malaysia ("JTK") require prior Planning shoplots to the JTK.

6 months to obtain

It takes approximately

Permission

Planning

Approval, including the timeframe required to

> We have assessed the cost benefit of obtaining CFA certification or relocation and have decided to relocate the employees housed in the remaining 10 residential properties and 8 shoplots to:

Upon takes

application.

prepare

approximately 1 month to obtain a CFA for the

<u>:</u>=

approval,

In respect of relocation,

same accommodation.

estimated

such

- 3rd party accommodations which are CFA certified, to be completed by end of 2024; and
- DC, which is expected to be completed by the first quarter of new employee accommodation to be constructed at our Batu Kawan :=:

a suitable

identifying

ocation.

nodn

approximately

months.

timeframe

the

þe our

= N

compliance

The status of this non-

Group's annual report. disclosed Our Group will ensure that all the Employees' Minimum Standards of and employees' accommodations comply ð Accommodations requirements Amenities Act 1990 the Housing,

₽ Estimated cost rectification Estimated time for

rectification

is as at the LPD and rectification

sures taken or to be taken

Impact to business

24D(3) **Employees**' and 29A Standards Minimum **Pursuant** Sections between RM100 to r the application for a a There is no cost for

CFA save for

compliance by the first

quarter of 2025 either

by way of obtaining a

CFA certification or

relocating.

Our Group expects to

non-

this

address

impact to our Group's business operations as the estimated cost of rectification and the maximum basis would and financial condition (which if maximum o simultaneously penalty imposed potential ō

lable to a fine not officers, may RM50,000. exceeding including Directors application and if cost relating to the which is not expected additional of an architect for Planning The incremental costs Permission Approval to be material. appointment required,

not material to our Group.

certified is estimated to be RM230 per approximately RM1.3 million in total per employee per month, of relocating employees into accommodations which are amounting annum. party

accommodation at our of the new employee Batu Kawan DC is The construction cost 2 RM1.5 million.

for the FYE 2023) are amount to 0.5% of PBT No material adverse financial condition operations and of the its þe and Amenities Act 1990, our Group, Potential penalty Accommodations Housing,

98

7. **BUSINESS OVERVIEW** (Cont'd)

Notwithstanding that the outstanding non-compliances may remain unresolved at the time of our Listing, we will continue to make the necessary applications and/or engage with the relevant authorities even after our Listing to resolve and address the outstanding non-compliance incidents in accordance with the directions of the relevant authorities. Our management is following up closely and liaising with relevant authorities to resolve the said non-compliances in the best interest of our Company.

In addition to the above, as part of our standard business operations as a mini-market and grocery retailer, we are subject to routine inspections and visits by various regulatory authorities at our outlets. These authorities include the MDTCL, local councils in the vicinity of the outlets, Bomba and occasionally the MOH. The inspections primarily focus on operational compliance, such as the display of business licenses at the outlets and the placement of goods for sale in public areas or on sidewalks. Following these inspections, certain non-compliances had resulted in the issuance of fines or directives, all of which have been fully settled or resolved by us within the prescribed period. These compounds, both individually and collectively, do not have a material adverse impact on the business operations and financial condition of our Group.

7.12.4 Internal control measures to prevent the recurrences of non-compliances incidents

Our Board has implemented the following measures to enhance the internal control system of our Group and prevent the recurrence of the non-compliance incidents set out in Section 7.12 of this Prospectus:

In May 2023, our Group engaged an external independent firm to undertake a (a) review of our Group's internal control systems and risk management applications including related policies and procedures that were put in place to address the non-compliance incidents as set out in Section 7.12 of this Prospectus as well as other key areas of our Group's operational processes. Pursuant to the findings from the review, our Group has adopted the recommendations suggested by the external independent firm to address such non-compliance incidents, including enhancing and strengthening key SOP, policies and frameworks, which include the SOP that sets out procedures and process flows to establish new outlets and DCs, the health, safety and environment framework that sets out the procedures to be undertaken to comply with the relevant requirements relating to health and safety of employees as well as the environment, and the inventory management SOP which sets out the relevant procedures in handling inventories to ensure safety and quality of inventories stored at DCs and timely distribution to outlets. For example, the SOPs were strengthened through the imposition of strict control steps to ensure the compilation of all necessary documentation such as CCC, necessary compliance certificates before committing to an outlet location or employee accommodation or before commissioning a DC.

In addition to the above and with the introduction of our Group's Audit Committee, we had also in February 2024 formally adopted and established a structured and well-documented SOP for capital expenditures planning and control, which provides guidance between our Audit Committee and the management team regarding formal procedures and reporting for budgeting and cash flow management for amongst others, financial planning regarding our outlet expansion, strategic financial resource allocation and efficient cash flow utilisation. Other SOPs which have also been formalised and documented include those that relate to management information systems which outlines amongst others, the control procedures in ensuring data security and efficiency of the systems used in our Group's operations, and the formalisation of our Group Information Technology Policy in order to provide transparency for this policy;

(b) In September 2023, our Group formally adopted our Enterprise Risk Management ("ERM") framework to outline the process of risk identification, assessments, and developing mitigation and rectification plans within our Group. As part of the ERM framework, our Group also established the regulatory compliance monitoring framework which includes developing compliance requirement checklists for applicable laws and regulations for the relevant departments within our Group including the compliance with licensing, permits and approvals requirements for the outlets and DCs. Each head of department is responsible for monitoring and overseeing his/her respective departments' legal and regulatory compliances matters including the compliance with licensing, permits and approvals relevant to the scope of their departments by performing regular assessments based on these compliance requirements checklists.

The heads of departments report on compliance status and highlight any non-compliances to our compliance officer, who was appointed on 1 November 2023. The compliance officer will monitor our Group's compliance status as reported by the heads of departments and ensuring that any non-compliance incidents are adequately investigated and rectified. The compliance officer shall periodically report to the Risk Management Committee on the status of our Group's overall compliance and progress of rectification plans for identified non-compliances;

(c) On 15 February 2024, our Group established our Audit Committee and Risk Management Committee. As set out in Section 9.2.6 of this Prospectus, our Audit Committee is solely comprised of Independent Non-Executive Directors, namely Ho Tat Heng, Serina Binti Abdul Samad and Dato' Abdul Latif bin Abu Seman. The Audit Committee's terms of reference set out its duties and obligations including, among others, reviewing the adequacy and effectiveness of the internal control and risk management systems in place; and ensuring that the internal audit function is effective and able to function independently.

As set out in Section 9.2.7 of this Prospectus, our Risk Management Committee comprises Serina Binti Abdul Samad, Lee Thiam Wah, Nirmalah A/P V.Thurai and Ting Seng Hook @ Ting Seng Hee. The duties and obligations of the Risk Management Committee include reviewing the ERM framework and its related policies within our Group, ensuring the infrastructure, resources and systems are in place and adequate for risk management, and that processes for the identification, measurement and analysis, reporting, and mitigation of risks are in place. The Risk Management Committee also reviews the status of the rectification measures taking place for any non-compliance incidents that is brought to their attention by the compliance officer, as well as the effectiveness of our on-going measures. The Risk Management Committee reports to our Board on our Group's compliance obligations, as well as any material issues in relation to non-compliances;

(d) In February 2024, our Group developed the Internal Audit Charter and engaged an external independent firm ("Internal Auditor") to undertake independent reviews and assessments on the effectiveness of the internal control measures implemented by our Group in accordance with our Group's regulatory compliance monitoring framework. The Internal Auditor provides independent assurance to our Board (via the Audit Committee) and management regarding our Group's internal controls through audit procedures designed to evaluate the effectiveness of internal controls and assessing compliance with policies and laws and regulations and provide recommendations on improving our Group's compliance, among others. The Internal Auditor reports directly to our Audit Committee on the audit findings pertaining to internal controls and risk management effectiveness; and

7. BUSINESS OVERVIEW (Cont'd)

(e) Where necessary, our Group will seek professional advice and assistance from independent internal control consultants, external legal advisers and/or other appropriate independent professional advisers with respect to matters related to our Group's internal controls and compliance, and to provide our Group updates on the applicable laws relevant to the business operations from time to time after our Listing. Our Group will also engage professionals where necessary to provide training to our Directors and employees to develop a clear understanding of matters related to the internal controls and compliances for them to leverage on their understanding to enhance our Group's policies and processes and implementation of the same.

In addition to the above, we have implemented additional internal controls for the processing of payments, which includes SOP for the change in supplier bank details and the requirement for independent dual approval for payments. In 2023, an erroneous remittance was made to a party who impersonated one of our suppliers and the matter is presently under investigation by the Royal Malaysia Police. The sum involved is not material, and the aforementioned SOPs were implemented to prevent the recurrence of such incidents. We are also required to obtain licences from the MDTCL for the sale of certain controlled goods at our outlets. In accordance with our SOP, during the interim period of applying for this licence up until we have obtained this licence, we will not sell these controlled goods at our outlets.

7.13 Competition

Based on the IMR Report, we are the largest mini-market player and a leading groceries retailer in Malaysia holding a market share of 40.1% and 11.6% respectively in 2023, based on our Group's revenue for the FYE 2023. In the Malaysian mini-market retail segment, there are a few well-established chain industry players with over 15 outlets nationwide, alongside numerous independent industry players localised in various states.

Due to the broad range of products offered by us, some of the items available also overlap with those offered by other grocery retailers such as supermarkets and hypermarkets. These competitors may offer similar products at competitive prices, which can make it challenging for us to differentiate ourselves and attract customers. Supermarkets, hypermarkets and other mini-markets compete with us on the basis of product selection, price, quality, customer service, shopping experience or any combination of these factors.

7.14 Seasonality

Our outlets typically experience higher customer traffic and sales revenue during festive periods.

7.15 Employees

As at the LPD, we employ a total of 22,585 full-time staff and 36 part-time staff. As at the LPD, we have employed 904 foreign workers, representing 4.0% of our total employees, to assist with our operations at our DCs. We also employ 1 PRC-national under our PRC-incorporated subsidiary, Yiwu SM Import and Export, to undertake administrative work in the PRC. The following table sets out our staff by function as at the dates indicated:

Categories	As at 31 December 2023	As at the LPD
Management	24	24
Headquarters and administrative staff	727	748
Outlet managers	4,198	4,510
Outlet employees	13,619	14,971
DC managers	33	41
DC employees	2,118	2,327
Total	20,719	22,621

As at the LPD, none of our employees belong to any union nor are they parties to any collective agreements and we have not experienced any strikes or other disruptions due to labour disputes. In addition, our management has and expects to maintain a healthy working relationships with our employees.

7.15.1 Employee remuneration and benefits

In 2022, the Malaysian government had gazetted the Minimum Wages Order providing that the minimum monthly wage of employees has been increased from RM1,200 to RM1,500 effective from 1 May 2022. As a result of this, we had incurred higher employee benefit expenses for the FYE 2022 in comparison with FYE 2021. Additionally, our employees' compensation increases in correlation with their performance, promotions and length of service.

Our outlet staff typically receives a base salary. In addition, our outlet managers and outlet area trainers are eligible for sales-based incentive, which varies based on their ability to meet the criteria of our sales incentive program. This program takes into account factors such as individual performance and the overall sales performance of our business. For instance, the incentives for our outlet managers and assistant managers may be contingent on their team achieving sales targets. Our DC staff, such as our checkers in the DC, are entitled to certain incentives when they successfully carry out quantity checks and ensure the accuracy of goods received within the DC. We also motivate our employees with non-financial awards such as long-service awards.

Other than our contributions to the EPF and SOCSO, we do not maintain any retirement, pension or severance plans or have any unfunded pension liabilities, nor do we owe any amounts to any present or former employees that are not in the ordinary course of our business.

7. BUSINESS OVERVIEW (Cont'd)

7.15.2 Employee training

We recognise the importance of developing our employees and maintaining a strong team of management and operational staff to support our growth plans. Therefore, we provide practical and on-the-job training. Our employees gain valuable skills and knowledge through daily work, effectively preparing them to support our outlets and serve our customers. Additionally, we assess their work performance to ensure they acquire the necessary competencies through their routine responsibilities.

We also invest in the development of our Key Senior Management and our managers by offering opportunities to participate in further study programs. This approach to training and development aligns with our commitment to staff advancement and operational excellence.

7.16 Environmental, social and governance practices

Our commitment to environmental, social and governance practices is underscored by the following the principle of (i) environmental efficiency and responsibility; (ii) community contribution; and (iii) transparency and accountability:

7.16.1 Environmental efficiency and responsibility

We aim to operate as an environmentally efficient and responsible organisation through regular monitoring and evaluation of our energy-use efficiency and waste management. The following sets out our key focus areas and initiatives:

(a) Energy efficiency of our outlets, DCs and headquarters

Our outlets are set up with standardised layouts and specifications. Due to the nature of our assets, in particular the large number of outlets we operate and the associated energy resources required to operate the outlets, we have started to assess the energy efficiency of their layouts and equipment used, seeking opportunities for enhancement. Our process in identifying the specific areas of improvement involves: (i) firstly monitoring and evaluating the efficiency of the current layouts and identifying potential improvements; (ii) implementing the changes in selected outlets; (iii) assessing the viability and impact of the changes on overall energy efficiency; and finally (iv) developing a roll-out plan to implement these improvements across our outlets.

To enhance the energy efficiency of our other owned properties, namely our headquarters and DCs, we have embraced sustainable building practices aimed at reducing electricity consumption, indoor air quality enhancements and adopting current infrastructure design principles. For instance:

- (i) we ensure our headquarters has good indoor air quality and optimum working conditions by controlling temperature and humidity through the ventilation and air conditioning system, as well as monitoring carbon dioxide ("CO₂") levels through the CO₂ detectors; and
- (ii) the design of our DCs prioritises natural ventilation and the use of energy-efficient air conditioning systems. As at the LPD, we have successfully installed solar panels at 15 out of the 17 DCs owned by us, providing clean and renewable electricity to supplement our existing use from the grid, whilst enabling to us reduce our electricity expenses.

In August 2023, we undertook a pilot test wherein our headquarters, 10 of our outlets and 2 DCs were assessed based on the green building criteria set by GreenRE, a green building certification body. These criteria covered, amongst others, areas relating to energy efficiency, water efficiency and carbon emission. Upon completion of this pilot test, we found that for outlets, through the use of (i) LED lighting and air circulators; (ii) inverter air conditioning units and non-heated glass freezers; and (iii) selective solar photovoltaic systems (where permissible), the installation of these energy efficient equipment resulted in at least 30% energy savings in aggregate from the 2015 baseline and on average, a reduction of approximately 60% carbon emission in aggregate.

Additionally, and as a result of our pilot test, in September 2023, our headquarters and the 10 outlets that was part of our pilot test were awarded the Green Building Certification (Platinum Award), and our 2 DCs involved in the pilot test received the Green Building Certification (Silver Award) from GreenRE.

We believe that the replacement and installation provide tangible and measurable positive impact for our energy efficiency initiatives as demonstrated through our pilot testing. As such we plan to gradually retrofit our remaining outlets with such energy efficient equipment and fittings. As at the LPD: (i) all of our outlets have been retro-fitted with LED lighting and air circulators; (ii) a total of 575 and 608 outlets have been installed with inverter air conditioning and non-heated glass freezers respectively; and (iii) a total of 19 out of the targeted 50 outlets in 2024, have been installed with the solar photovoltaic system.

As highlighted in Section 4.6.1(iv) of this Prospectus, we intend to utilise up to RM47.6 million of the proceeds from our Public Issue to install new equipment such as inverter air conditioning units, solar photovoltaic systems and non-heated glass freezers at up to 1,070 of our outlets over 36 months from our Listing. These upgrades are expected to contribute to the effective management of our utility expenses and provide a net reduction to our Group's carbon emission. For the FYE 2023, our utilities expenses amounted to RM129.3 million, representing about 11.4% of our total administrative and other operating expenses. In respect of new outlets and DCs, we plan to, where possible, incorporate the same equipment and fittings on the onset.

(b) Waste Management

Since May 2023, we have launched the "Say No to Plastic Bags" campaign across our outlets in Peninsular Malaysia, and intend to launch this campaign across East Malaysia by the end of 2024. The aim of this campaign is to promote a zero plastic bag policy, reducing the waste generated from our Group's substantial number of daily transactions.

A key part of this campaign, we introduced the "Bag for Life", available at the nominal price of RM2.00 per piece, and replaceable free of charge at any of our outlets, in case of damage. These efforts align with the Government's agenda, as announced by the Minister for Natural Resources, Environment and Climate Change, which aims to implement a nationwide ban on plastic bags for retail across all business sectors by 2025.

In addition to the "Say No to Plastic Bags" campaign, we have implemented a systematic process to collect and recycle packaging waste, encompassing materials such as corrugated boxes, cardboards, and plastic packaging. Our DCs compile this packaging waste, which is then regularly collected by our recycling third-party agents. For the FYE 2023 and FPE 31 March 2024, we have successfully recovered approximately 21,500 and 5,300 tonnes respectively for recycling.

Since January 2024, we have engaged a 3rd party organic waste management company for the processing of food waste generated at our outlets and DCs, which arise from damaged packaging or non-returnable goods. Our DCs compile this food waste which is then collected by the 3rd party organic waste management company for the upcycling process to animal feed and fertiliser. From 1 January 2024 to 31 March 2024, we have delivered approximately 16 tonnes of such food waste for processing.

These initiatives not only contributed to environmental sustainability but has also generated an aggregate of approximately RM42.0 million in proceeds from the sale of packaging waste during the Periods Under Review.

7.16.2 Community contribution

(a) Local and equal employment opportunities and development

As the operator of Malaysia's largest mini-market chain, our presence spans across the country, extending into small towns and rural areas, where employment opportunities may be limited. We aim to make a positive impact in these areas by prioritising employment from the local communities. As at the LPD, we employed over 21,000 Malaysians, which comprises more than 95% of our workforce, of which approximately 49.7% are female and the remaining 50.3% are male.

In line with our efforts to support local employment, our available positions are also posted on SOCSO MyFutureJobs platform. This facilitates easy access for potential jobseekers to explore opportunities within our Group and to apply for specific positions. In recognition of our commitment, the SOCSO awarded us the MyFutureJobs Bronze Award in the Large Corporation category at the International Public Employment Forum 2023.

We practise a non-discriminatory policy in our hiring process where we accept capable employees from all genders, race and religion to provide equal employment opportunity for all. Moreover, we actively participate in the 'MyFuture Return-To-Work' Program by SOCSO, which is designed to support individuals with disabilities, known as Orang Kurang Upaya ("**OKU**") in Malaysia. As at the LPD, our workforce includes 82 OKU employees across various functions within our Group.

We are dedicated to our employees' continuous learning and upskilling. In order to enhance our branch managers and area managers' knowledge and skills in areas of outlet operation, as at the LPD, we have sponsored approximately 365 employees to participate in a retail management professional program conducted by Universiti Kebangsaan Malaysia ("**UKM**"), with the 1st batch of employees targeted to complete the program in 2024. Upon completion of this 2-year part-time program, the employees will obtain a professional certification in retail management that cover modules such as consumer behaviour and retail accounting and internal control. We continue to identify the upskilling needs of our employees to develop and introduce programs served to improve the personal development of our employees.

7. BUSINESS OVERVIEW (Cont'd)

We are also committed to our employees' continuous development in our workplace with our comprehensive Training Policy. This policy includes annual stock take training and in-store training, which are conducted across our headquarters, DCs and outlets. Such a policy is pivotal in creating an environment of continuous learning and development, thereby enhancing the efficiency and effectiveness of our employees in their daily responsibilities.

(b) Corporate social responsibility programme

Our commitment to community engagement is demonstrated through providing targeted and practical support to local communities in need. For example, during the COVID-19 pandemic, we distributed goods baskets and contributed essential supplies like masks, disinfectant sprays, sanitizers, and other safety and hygiene products to certain local communities. Additionally, we also donated medical equipment to hospitals and non-governmental organisations.

Through our community outreach efforts, we regularly make welfare donations to non-governmental organisations like the National Cancer Society of Malaysia, IJN Foundation and Paralympic Council Malaysia. We also collaborate with government bodies like the MDTCL to run campaigns such as the Raya Rahmah campaign, where our Group donated goods baskets to support low-income families.

During the Periods Under Review, our Group distributed a total of approximately RM10.1 million in direct donations, goods baskets and essential supplies.

Another example of our community engagement initiative is our semi-pro basketball program, where we provide a dual opportunity for aspiring young talents. Firstly, we provide professional coaching and access to training facilities to develop their basketball skills. Secondly, we offer them employment in our outlets and the chance to advance their careers within our Group. Through such initiatives, we aim to create a positive impact on the lives of these young talents, fostering a culture of growth and active community engagement by us.

7.16.3 Transparency and accountability

Our Board is committed to achieving and sustaining a high standard of corporate governance. We have put in place the following practices in accordance with the principles provided in the MCCG which include:

- (a) board leadership and effectiveness;
- (b) effective audit and risk management; and
- integrity in corporate reporting and establishing meaningful relationships with our stakeholders.

We have also met the MCCG's recommendations to have at least 30% female directors and a majority of independent directors.

Our Board's Charter and the role of our Chairman in leading our Board is set out in Section 9.2 of this Prospectus. Additionally, our governance structure includes our Audit Committee, our Nomination and Remuneration Committee and our Risk Management Committee, whose membership comprise all or a majority of Independent Non-Executive Directors, acting as board committees to oversee, amongst others, financial reporting, compensation, potential conflicts and related party transactions and identifying and addressing risks. For further details of our board committees, see Sections 9.2.6, 9.2.7 and 9.2.8 of our Prospectus.

7. BUSINESS OVERVIEW (Cont'd)

To uphold good corporate governance practices and to achieve the standards expected, we have adopted the following policies:

- (i) Anti-Bribery and Anti-Corruption Corruption Policy and Whistleblowing Policy effective from 1 November 2023, to promote and maintain compliance with the Malaysian Anti-Corruption Commission Act 2009 to address and prevent any forms of bribery and corrupt practices within our Group;
- (ii) adopted a Personal Data Protection Notice on January 2020, which complies with the Personal Data Protection Act, 2010 in order to protect the personal data that we obtained from our stakeholders such as customers, suppliers and employees; and
- (iii) adopted a Code of Business Ethics and Conduct on 6 November 2023, to codify the principles and standards that govern our Group's and our employees' business practices and interactions with business partners to ensure that our business activities are undertaken in an ethical, transparent and responsible manner. By adhering to this code, we ensure that decisions taken by our employees align with our ethical values and corporate responsibility goals, thereby fostering a culture of integrity and accountability across our operations.

7.17 Insurance

We maintain insurance policies to cover a variety of risks that are relevant to our business needs and operations. For our outlets, we have procured insurance policies covering stock whereas for our DCs, we have procured insurance policies covering stock and burglary. These policies include fire insurance covering our fixtures, fittings and/or stocks for all our outlets and DCs. Additionally, we have building insurance for our headquarters as well as our owned outlets and DCs. Our coverage extends to public liability insurance, employer's liability insurance and vehicle insurance for our business operations. In addition, we provide group personal accident insurance for all our employees and contributions to statutory insurance schemes for our employees.

These insurance policies have specifications and insured limits that are appropriate in view of our exposure to the risk of loss and liability, the cost of such insurance and applicable regulatory requirements in Malaysia. We review our insurance coverage annually and consider our insurance coverage to be adequate, taking into consideration our size, the activities we conduct and the risks associated with our operations.

7.18 Research and development

We do not conduct any research and development activities and we do not have any research and development policy.

7. BUSINESS OVERVIEW (Cont'd)

7.19 Technology

We utilise third-party software to streamline a range of business processes, encompassing retail, inventory and distribution management, accounting and finance operations, as well as backup, recovery and cybersecurity measures. The suite of technologies that we utilise includes:

- (a) POS system. Our outlets are equipped with POS system, serving as our front-end systems to provide real-time monitoring capabilities. The POS system record the sales transaction information, payment amounts, methods of payments, generates sales reports and price changes. Since mid-2023, we have started transitioning our POS system from AREV to ARMS, a web-based system, which offer improved efficiency and is expected to be more scalable and will better support our growing number of outlets;
- (b) Inventory and distribution management system. We are licenced to use the Microsoft Dynamic Navision, which is a software that assists us with data analysis to monitor inventory data, coordinates distribution and logistics, supporting the operations of all of our outlets as well as DCs. Sales data is provided by the AREV/ARMS POS system for real-time stock level adjustments and procurement planning. This integration allows for a dynamic response to sales activities, with automated re-ordering processes triggered when stock levels at any outlet fall below pre-set thresholds, thereby streamlining inventory control and fulfilling customer demands efficiently. It ensures that the movement of stock from the DC to the outlets is monitored and re-stocking is automated, which is vital for maintaining optimal inventory levels, preventing stock depletion, and mitigating the risks associated with stock damage and loss;
- (c) Accounting and finance system. We use SQL accounting system to provide financial functionality and analysis reports for the ledger, account payables and receivables and fixed data management;
- (d) Backup and recovery system. As part of our business continuity plan, we utilise a third-party data backup and recovery service provider. This service allows us to back up our sales data from our internal servers and systems to local servers and to cloudbased servers operated by the service provider on a daily basis; and
- (e) Cybersecurity measures. Our headquarters, outlets and DCs employ industry-recognised antivirus solutions. These security layers act as the first line of defence against potential cyber threats, ensuring both data integrity and operational continuity. Our IT department also utilises an online remote access application, permitting remote control over our servers in our DCs and outlets. This provides us with the agility to address technical issues promptly, irrespective of location.

7.20 Cash management policies, internal control and security

Our cash management processes include, among other processes, (i) daily checking of transactions against cash banked-in for that day and daily cash-to-transaction reconciliation checks by each outlet manager and our administration team at our headquarters, and (ii) monthly detailed checks of sales deposits and bank statements by our finance team, which enable us to ensure that our cash and other funds are handled in an accountable and safe manner. In each of the Periods Under Review, our cash losses were nominal.

Our outlets accept cash, credit cards, debit cards and various e-wallets including, amongst others, Boost, Touch'n Go eWallet, GrabPay, MAE Pay, ShopeePay, WeChat Pay and Alipay. These e-wallet payment services are facilitated through payment terminals supplied by a Bank Negara Malaysia licensed provider of Merchant Acquiring Services, namely J&C Pacific, a related party company. For the Periods Under Review, our sales conducted through non-cash sales transactions accounted for 28%, 31%, 36% and 39% of our Group's total revenue, respectively.

7. BUSINESS OVERVIEW (Cont'd)

To ensure reasonable assurance of asset protection, including the safekeeping of cash and inventories, as well as the reliability of accounting records, we have various internal controls. These controls include dual approval for online and cheque payment transactions to suppliers and vendors, formalisation of a delegated authority limit over financial decision-making, standardisation of operating procedures for finance management, establishment of an inventory audit unit to assess inventory quantities at our DCs, securing of the accounting system, development of fixed assets capitalisation policy, reconciliation of accounts payables and receivables as well as maintaining a comprehensive financial manual.

7.21 Business interruptions

There has not been any material interruption to our business activities during the past 12 months prior to the date of this Prospectus.

7.22 Material dependency on commercial contracts, agreements, other arrangements, licences, patents, trademarks, brand names, franchises and other intellectual property rights

Save for the trademarks that we use in Malaysia for our outlets as disclosed in Annexure B of this Prospectus, as at the LPD, we do not have any commercial contracts, agreements, other arrangements, licences, patents, trademarks, brand names, franchises, other intellectual properties or other matters entered into by or issued to us or on which we are materially dependent on, and which are material to our business and profitability.

In order to safeguard against other parties from using our trademarks outside of Malaysia, we also have trademarks in Singapore, Thailand, the Philippines, Indonesia and China, as disclosed in Annexure B of this Prospectus.

Although we have a franchise registered with the Malaysian Registrar of Franchises under the MDTCL since 2000, as at the LPD, we do not have any franchisees for "99 Speedmart" as all our outlets are operated by us, and we do not have plans to introduce any franchisee in our business operations in the future.

7.23 Governing laws and regulations

Details of our governing laws and regulations are set out in Annexure C of this Prospectus.

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8. INDUSTRY OVERVIEW

FROST & SULLIVAN

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Iskandar Office A-FF-01-03 & B-FF-01-07, Medini 6, Jalan Medini Sentral 5, Bandar Medini Iskandar, 79250 Iskandar Puteri, Johor, Malaysia.

Date: 26 July 2024

The Board of Directors

99 Speed Mart Retail Holdings Berhad
Lot PT 2811, Jalan Angsa,
Taman Berkeley,
41150 Klang,
Selangor Darul Ehsan, Malaysia

Dear Sirs / Madams.

Independent Market Research on the Mini-Markets Industry in Malaysia for 99 Speed Mart Retail Holdings Berhad ("99 Holdings" or "the Company")

We, Frost & Sullivan GIC Malaysia Sdn Bhd ("Frost & Sullivan"), have prepared this Independent Market Report on the Mini-Markets industry in Malaysia ("IMR Report") for inclusion in 99 Holdings' prospectus in conjunction with the listing of and quotation for the entire enlarged issued shares in 99 Holdings on the Main Market of Bursa Malaysia Securities Berhad ("Prospectus").

We are aware that this IMR Report will be included in the Prospectus and we further confirm that we are aware of our responsibilities under Section 215 of the Capital Markets and Services Act, 2007.

We acknowledge that if we are aware of any significant changes affecting the content of this IMR Report between the date hereof and the issue date of the Prospectus, we have an ongoing obligation to either cause this IMR Report to be updated for the changes and, where applicable, cause 99 Holdings to issue a supplementary prospectus, or withdraw our consent to the inclusion of this IMR Report in the Prospectus.

Frost & Sullivan has prepared this IMR Report in an independent and objective manner and has taken adequate care to ensure the accuracy and completeness of this IMR Report. We believe that this IMR Report presents a true and fair view of the industry within the limitations of, among others, secondary statistics and primary research, and does not purport to be exhaustive. Our research has been conducted with an "overall industry" perspective and may not necessarily reflect the performance of individual companies in the industry. Frost & Sullivan shall not be held responsible for the decisions and/or actions of the readers of this IMR Report. This IMR Report should also not be considered as a recommendation to buy or not to buy the shares of any company or companies as mentioned in this IMR Report or otherwise.

For and on behalf of Frost & Sullivan GIC Malaysia Sdn Bhd:

Narciso Podda

Director

Business & Financial Services

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Methodology

For the purpose of preparing this report, Frost & Sullivan has conducted primary research encompassing interviews with industry experts and industry players, and secondary research, which included reviews of company reports, official websites/social media pages, independent research reports, information from industry associations/authorities/international organisations, and information from Frost & Sullivan research database. Unless being made available in the publicly available sources, projected data was derived by Frost & Sullivan using historical data analysis with the consideration of the social, economic, and political environments for the forecasted period.

Comparable key industry players identified in this report have been selected from a long list of companies developed by screening directories in Malaysia as well as discussing with industry players. Subsequently, the list was presented and discussed with industry players and experts¹ that agreed to be interviewed for the purpose of the analysis. Information were further validated via public information through secondary research (which covers reviews of company reports, official websites/social media channels, independent research reports, information from industry associations/authorities/internal organisations, as well as information from Frost & Sullivan research database) and fine-tuned by contacting identified companies (e.g., telephonic method, official social media platforms, among others).

Profile of Frost & Sullivan GIC Malaysia Sdn Bhd

Frost & Sullivan is a global independent industry research and consulting organisation headquartered in the United States of America with over 60 years of establishment. In Malaysia, Frost & Sullivan's subsidiary, Frost & Sullivan GIC Malaysia Sdn Bhd, operates two offices (Selangor and Iskandar Malaysia) with more than 200 employees offering market research, marketing and branding strategies and business advisory services across 12 industries. Frost & Sullivan is involved in the preparation of independent market research reports for capital market exercises, including initial public offerings, reverse takeovers, mergers and acquisitions, and other related fund-raising and corporate exercises.

Profile of the IMR signee, Narciso Podda

Narciso Podda is the Director, Business & Financial Services division, for Frost & Sullivan GIC Malaysia Sdn Bhd. Narciso Podda possesses over 15 years of experience in market research and consulting, including over 8 years in independent market research and due diligence exercise for capital markets across the Asia Pacific region. Narciso Podda holds a Bachelor in Business Administration from Bocconi University, Italy, and a Master in International Economics and Finance from Chulalongkorn University, Thailand.

For further information, please contact:

FROST & SULLIVAN GIC MALAYSIA SDN BHD

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¹ Industry players are individuals currently or previously working in the mini-markets industry. Industry experts are individuals with in-depth knowledge on the industry (e.g., industry analysts).

1 Introduction to the Mini-Markets Industry in Malaysia

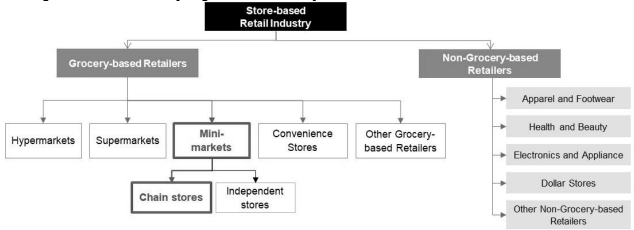
The groceries retail industry in Malaysia is growing and is projected to continue to grow, driven by factors such as population growth, resilient economic outlook, and resilient spending on food and non-alcoholic beverages, among other factors. Within this industry, chain mini-markets are forecasted to be the second-fastest growing segment, behind convenience stores. This is due to the growing popularity of convenient shopping. Within the mini-markets segment, the chain outlets are growing faster than independent outlets, due to the modernisation of retail channels driven by the consumers' preference for a modern shopping experience, among other factors.

99 Holdings is the largest mini-market player and a leading groceries retailer in Malaysia, by revenue in 2023. In 2023, 99 Holdings has also the largest number of outlets among the Malaysian mini-market players. By leveraging on its high number of outlets and the large sales volume, 99 Holdings is able to achieve economies of scale and negotiate better supply terms, reducing its costs per item allowing it to sell its products at a competitive price. These factors help to solidify 99 Holdings' leading position in the market and make it challenging for other players to compete on pricing. Accordingly, 99 Holdings is well-positioned also to capture the future growth potential of the groceries retail industry in Malaysia.

2 DEFINITION AND MARKET SEGMENTATION

Malaysia's retail industry can be segmented into store-based retailing and non-store-based retailing (e.g. e-commerce, direct selling, vending machines). Store-based retailing comprises two main categories: grocery and non-grocery-based retailers. **Grocery-based retailers** predominantly focus on the sale of food and beverages ("**F&B**") with some selling household supplies and other housing goods (e.g., detergents), lifestyle items (e.g., clothing, luggage) as well as consumer products (e.g., stationery, toys). Non-grocery-based retailers, on the other hand, focus mainly on non-F&B products. Retailers within this segment are typically categorised by their product of focus or operating model. Retailers can also be segmented according to the business model, namely chain and independent outlets. **Chain outlets** have large-scale operations of more than one outlet located at different locations in the country, while independent outlets only operate at one location.

Figure 2-1: Retail Industry Segmentation in Malaysia



Note: 1) Other grocery-based retailers include other food or drinks specialists and small local grocers. 2) Other nongrocery-based retailers include specialty retailers of leisure and personal goods and non-specialty retailers such as department stores; 3) The red boxes indicate the industry subsegments where 99 Holdings operates.

Source: Frost & Sullivan

The grocery segment encompasses various types of retail outlets, such as hypermarkets, supermarkets, **mini-markets**, and convenience stores, among others. Each of these retailers compete on the basis of product selection, price, quality, customer service, shopping experience, location, or any combination of these factors. The table below summarises their key differences.

Table 2-1: General Key Differences Between Hypermarkets, Supermarkets, Mini-Markets, and Convenience Stores, Malaysia

	Hypermarket	Supermarket	Mini-market	Convenience store
Average outlet	Very large	Large	Small	Very small
size (sq ft)	>25,000	~5,000-25,000	~2,000-5,000	<2,000
Predominant	Outskirt of the city or	City center, residential and	Neighbourhood or near	Shopping areas, urban
location	suburban areas	shopping areas	public places	streets and highways
No odo sod	Daily necessities and/or products consumed	Daily necessities and/or products consumed	Daily necessities and/or products consumed regularly,	Packaged products for
Needs met	regularly, including fresh produce	regularly, including fresh produce	including limited fresh produce	immediate consumption
Products	Large variety -	Large variety –	Moderate variety –	Limited variety –
assortment	bulk packs	regular packs	value-packs	small packs and size
	F&B, personal care,			
Products of	household items, apparel	F&B, personal care,	F&B, personal care,	F&B, personal care
focus	and footwear, electronic	household items	household items	1 db, personal care
	appliances, etc.			
Operating	12 hours a day	12 hours a day	12 hours a day	24 hours a day
hours	7 days a week	7 days a week	7 days a week	7 days a week
		Village Grocer, Jaya	99 Holdings, Pasar Ekonomi	7-Eleven, myNEWS,
Example of	Giant, Mydin, Lotus's,	Grocer, HeroMarket, Giant,	Econsave, BilaBila Mart,	FamilyMart,
Key players	AEON BiG, Econsave	Mydin, Econsave, AEON Store, AEON MaxValu	Giant Mini, myNEWS SUPERVALUE	KK Super Mart

Note: Key players may be involved in one or more types of retail format. For instance, Giant has hypermarkets, supermarkets and mini-markets under the same group.

Source: Frost & Sullivan

3 MACROECONOMIC OVERVIEW OF MALAYSIA

The Malaysian economy grew from 2018 to 2023 at a compound annual growth rate ("CAGR") of 2.8%.2 However, there was a setback in 2020 with a recorded decline of -5.5% due to the initial uncertainty caused by the political environment at the beginning of the year and the economic impact of the coronavirus disease 2019 ("COVID-19"), which caused a decline in the average monthly household income. Notwithstanding the drop in household income, groceries purchases were less affected as they are essential non-discretionary items that people prioritise even during challenging economic times. In 2021, the Malaysian economy rebounded by 3.3% and this positive trend continued into 2022 with the easing of COVID-19 restrictions and strong trading activity, contributing to a higher average monthly household income. Household expenditure in Malaysia grew in tandem with household income. From 2019 to 2022, the total average monthly household expenditure increased from RM4,609 to RM5,150 at a CAGR of 3.8%. In particular, the total average monthly household expenditure for food and non-alcoholic beverages increased from RM780 to RM841 at a CAGR of 2.6% during the same period.3 The positive growth in household expenditure for food and non-alcoholic beverages provides significant opportunities for the minimarket industry. The Malaysian economy has demonstrated resilience in 2023, growing by 3.7%. The economy continued to grow also in the first quarter of 2024 by 4.2%, compared to the same quarter in 2023. This robust performance can be attributed to the continued strength of the domestic demand, which has played a significant role in driving this growth. 485 Advance estimates released in July 2024 indicate that the growth of the Malaysian economy accelerated in the second quarter of 2024, expanding by 5.8% compared to the same quarter in 2023. This growth was underpinned by positive economic activities across major sub-sectors.6 The Malaysian economy is forecasted to continue its growth momentum and to grow by 4.4% in 2024, supported by government initiatives such as the National Energy Transition Roadmap, the New Industrial Master Plan 2030 and the Mid-Term Review of the Twelfth Malaysia Plan.8

The **Malaysian population** grew from 32.4 million in mid-2018 to 33.1 million in mid-2023, at a CAGR of 0.4%. It is forecasted that the population will further increase to 35.0 million by mid-2028, growing at a CAGR of 1.1% from mid-2023 onwards.⁹ With the population of Malaysia set to increase, the mini-market industry will also expand further due to the increased base of potential customers.

IMR Report © Frost & Sullivan 2024

² International Monetary Fund ("IMF") World Economic Outlook ("WEO") April 2024

³ DOSM, Household Expenditure Survey Report Malaysia 2022

⁴ Bank Negara Malaysia, Economic and Financial Developments in Malaysia in the Fourth Quarter of 2023, February 2024

⁵ Bank Negara Malaysia, Economic and Financial Developments in Malaysia in the First Quarter of 2024, May 2024

⁶ DOSM, Advance Gross Domestic Product (GDP) Estimates Second Quarter 2024, July 2024

⁷ IMF, WEO April 2024

⁸ Ministry of Finance, Economic Outlook 2024

⁹ IMF, WEO April 2024

Table 3-1: Population in Malaysia, mid-2018-mid-2028F

	2018	2019	2020	2021	2022	2023E	2024F	2025F	2026F	2027F	2028F
Population (in millions)	32.4	32.5	32.4	32.6	32.7	33.1	33.5	33.9	34.2	34.6	35.0

Note: Data refer to mid-year population.

Source: IMF (WEO, April 2024); Frost & Sullivan

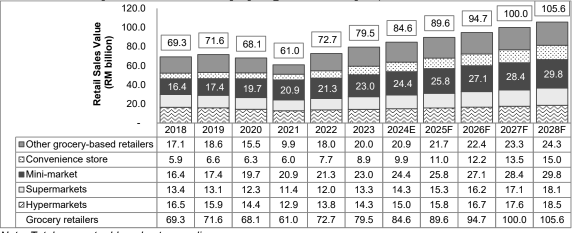
4 ANALYSIS OF MINI-MARKETS INDUSTRY IN MALAYSIA

4.1 MARKET SIZE

The grocery-based retail industry in Malaysia has experienced expansion, as evidenced by the rise in sales value from RM69.3 billion in 2018 to RM79.5 billion in 2023, at a CAGR of 2.8%. Notably, there has been a substantial growth rate of 19.2% in 2022 compared to the previous year, driven by the recovery of this segment upon the liftings of all movement restrictions in April 2022. In 2023, the grocery-based retail industry continued to grow by 9.3% driven by the economic growth which stimulated spending on groceries.

Moving forward, the grocery-based retail industry in Malaysia is projected to continue growing from 2024 to 2028. This growth will be driven by population growth and a resilient economic outlook, which lead to higher income and expenditure by households. These are key factors supporting the growth of the grocery-based retail industry. However, the grocery-based retail industry may face challenges due to inflationary pressures, which can lead to consumers becoming more price sensitive.

Chart 4-1: Grocery-based Retail Industry by Segment in Malaysia, 2018–2028F



Note: Total may not add up due to rounding.

Source: Frost & Sullivan

Table 4-1: CAGR of the Grocery-based Retail Industry in Malaysia, 2018–2028F

	CAGR 2018-2019	CAGR 2019-2023	CAGR 2023-2028F
Hypermarkets	-3.3%	-2.7%	5.3%
Supermarkets	-1.8%	0.3%	6.4%
Mini-markets	5.8%	7.2%	5.4%
- Chain mini-markets	18.2%	16.0%	10.1%
- Independent mini-markets	-0.5%	-0.1%	-1.3%
Convenience stores	10.7%	8.0%	10.9%
Other grocery-based retailers	9.0%	1.8%	4.0%
Total grocery-based retailers	3.4%	2.6%	5.9%

Note: All forecasts for retail sales value are on a best-efforts basis, based on the latest publicly available information and primary interviews as at 15 July 2024.

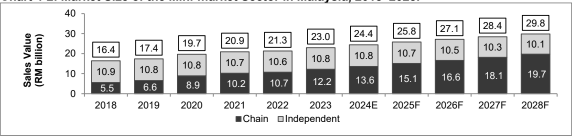
Source: Frost & Sullivan

In 2023, grocery-based retailers held a significant share of the total store-based retail sales in Malaysia, accounting for 30.7%. Within the grocery-based retail sector, mini-markets have emerged as a rapidly expanding industry segment in terms of market share, larger than other grocery segments, capturing a growing market share of 28.9% in 2023, compared to 23.7% in 2018. During the COVID-19 pandemic, mini-markets experienced significant growth due to movement restriction orders that limited people's mobility. With supermarkets being less accessible, customers sought nearby alternatives to fulfil their grocery needs. The convenience of mini-markets, located within walking distance of residential areas, made them a preferred choice for customers looking to minimise their time spent shopping. As such, the

mini-market industry in Malaysia is poised for significant growth in the forecasted period up to 2028 due to its ability to cater to the needs of consumers seeking convenience and accessibility.

The growth of the mini-markets industry is also expected to be driven by the expansion of chain retailers which are contributing to the modernisation of the grocery purchasing experience. Modern grocery stores provide consumers a comfortable shopping experience in an air-conditioned environment, with a broad range of products properly organised in shelves.

Chart 4-2: Market Size of the Mini-market Sector in Malaysia, 2018-2028F



Note: Total may not add up due to rounding.

Source: Frost & Sullivan

4.2 DEMAND DRIVERS AND TRENDS

Population growth, and resilient economic outlook which leads to higher income and expenditure by households, are key factors supporting the growth of the grocery-based retail industry. In addition, there are other drivers that are contributing to the growth of the mini-market retail segment in Malaysia such as the following:

Growing popularity of convenience shopping: The busy lifestyle of working adults in urban areas creates a need to shop quickly and conveniently for groceries and other daily necessities, such as fast-moving consumer goods (FMCG). Mini-markets satisfy this need, being typically located in small residential areas or urban centers. In addition, mini-markets have on average a smaller outlet size compared to supermarkets and hypermarkets, and offer selected product assortments tailored to daily needs in contrast to large assortments offered by supermarkets and hypermarkets. Customers can save time and effort by avoiding trips to larger supermarkets or hypermarkets, especially when they only need to purchase a few items. Instead, they can opt to shop at a nearby mini-market or convenience store without feeling overwhelmed. This way, they can minimise the time spent on transportation and navigating through larger outlets, making their shopping experience more efficient and convenient. However, when compared with convenience stores, mini-markets are able to provide a more comfortable shopping experience due to their wider aisles. Mini-markets also provide value-packs for daily necessities rather than small packs for immediate consumption.

Resilient spending on food and non-alcoholic beverages: Despite a significant increase in the consumer price index (CPI) for food and non-alcoholic beverages, which rose by 11.9 points from 133.1 in 2019 to 145.0 in 2022, ¹⁰ household expenditure on this group of products continued to grow from RM780 in 2019 to RM841 in 2022 at a CAGR of 2.6%. ¹¹ The trend highlights resilient demand for this group of products found in mini-markets, regardless of economic situations or price fluctuations. The reason behind this consistent demand is that many of these products are essential household necessities and non-discretionary consumables, often requiring regular replenishment and replacement.

Government initiatives to support of low-to-middle income Malaysian households: The nationwide initiatives such as the e-Madani programme, Inisiatif Pendapatan Rakyat (IPR) and Sumbangan Tunai Rahmah (STR), along with state government programs like Bantuan Kehidupan Sejahtera Selangor (BINGKAS) and Bantuan Sara Hidup Johor, among others, play a significant role in supporting minimarkets. These initiatives provide direct financial assistance to eligible households in Malaysia, thereby easing the financial burden especially for low income individuals/families when accessing essential goods and services. Furthermore, the Malaysian Government continues to provide subsidies on household products such as white sugar, wheat flour, rice and cooking oil to ensure affordability for all citizens, especially those with lower incomes. This ongoing initiative aims to alleviate financial burdens and promote the well-being of the population.

¹⁰ DOSM, Consumer Price Index 2022

¹¹ DOSM, Household Expenditure Survey Report Malaysia 2022

4.3 BARRIERS TO ENTRY AND KEY SUCCESS FACTORS

Strong branding: Established and recognised brand names in the mini-market segment enjoy trust and familiarity among customers, making them the preferred choice over competitors. This presents challenges for new entrants who must invest significant time and resources to build brand awareness and gain customer loyalty. A strong brand name contributes to the success of existing mini-markets by attracting and retaining customers, setting a brand apart from competitors, and creating a positive perception of the offering. Operators with a strong brand equity in the consumer industry benefit from instant brand recognition, recall, and long-term customer loyalty, giving them a competitive edge in expanding their customer base.

Economies of scale and extensive outlet network: Large retail chains are able to leverage their size to negotiate better prices with suppliers or directly with manufacturers, achieve cost savings through bulk purchases, and spread fixed costs over a larger number of sales, thus offering a strong price-to-quality value proposition. Established companies that have achieved economies of scale can also source private label goods or services at a lower cost than new entrants, making it difficult for new firms to enter the market, compete on price and gain a foothold. Besides, established companies in the mini-market segment typically have a large outlet network, which helps them to reach a wider customer base, spread their risk, and reduce their dependence on any one particular location. This also allows them to respond more effectively to changes in consumer demand and localised market trends, as they can adjust their outlet network and product offerings to meet these changes. Additionally, having a large outlet network can help established mini-markets to build brand recognition and customer loyalty, as customers are more likely to recognise and trust a brand that has a strong presence in their local area and throughout the country.

Strong distribution network: Mini-markets with a robust distribution network are able to achieve operational efficiencies and effectively serve their customers. It can be difficult for new entrants to replicate the same level of efficiency, cost-effectiveness and reliability in their supply chain. This is due to the fact that established mini-markets have already created strong distribution networks by investing significant resources in building and optimising their infrastructure, such as their own distribution centres and distribution vehicles across the country. That allows for easier and faster stock replenishment.

Digitalisation and new technologies: The process of leveraging digital technologies to transform a business may provide mini-market players with a competitive edge over competitors. Digitalisation can, among other benefits, help to improve internal operations, offer cost savings, enhance the customer experience, and better manage and coordinate a large outlet network, particularly when an industry player is expanding and opening new outlets. For example, the Company embarked on bulk sales through a mobile webpage which allows it to take online orders within the central region (Selangor, Kuala Lumpur and Putrajaya) and the southern region (Johor, Melaka and Negeri Sembilan) in Malaysia. For new entrants, the upfront investment required to implement such digital tools and technologies can be a significant hurdle. The costs associated with setting up automated inventory management systems, mobile express checkouts, energy-efficient infrastructure, and other efficient solutions may be too high for smaller players with limited resources.

Direct sourcing from manufacturers and/or brand principals: By purchasing products directly from the manufacturer and/or brand principals, mini-markets can eliminate the markup that would be added by a middleman or distributor. This can help them to keep prices low and remain competitive. Direct sourcing gives mini-markets greater flexibility in terms of product selection. When retailers work directly with manufacturers, they have more control over the products they carry and can choose from a wider range of options. Direct sourcing also allows mini-markets to have more control over the quality of the products they sell. They can work closely with manufacturers to ensure that products meet their standards and specifications. Established mini-markets have invested time and resources in building these relationships with manufacturers, which gives them a competitive advantage over new entrants who may struggle to establish similar relationships.

Uniformity of outlet layout: By adopting a consistent and standardised outlet design across multiple locations, mini-markets aim to enhance the customer experience, improve operational efficiency, and strengthen their brand identity through uniformity. This approach ensures that customers can easily navigate and find products in a familiar and predictable manner, regardless of the outlet they visit. Moreover, a uniform outlet layout allows mini-market chains to streamline their operations, optimise inventory management, and maintain a cohesive brand image throughout their entire network of outlets.

4.4 COMPETITIVE LANDSCAPE

In the Malaysian mini-market retail segment, there are a few well-established chain industry players with over 15 outlets nationwide, alongside numerous smaller chain and independent industry players localised in various states, where their headquarters are situated. 99 Holdings' outlets are strategically located in urban, suburban, and rural areas, providing an extensive coverage of the Malaysian population and of Malaysian households. However, 99 Holdings has a lower store penetration in areas outside of the Central and Southern regions of Malaysia. This is indicative that the Company can potentially expand its footprint in the East Coast and Northern regions of Peninsular Malaysia, as well as in East Malaysia.

Table 4-2: Estimated Population by Regions¹² as at June 2023 vs 99 Holdings' outlets as at July 2024 in Malaysia

Malaysia	Population (thousand) (Jun 2023) ⁽¹⁾	Area (kilometer ("km")²)	Population Density (people/km²)	99 Holdings' outlet count (July 2024) (2)	99 Holdings' stores penetration (outlets / million population)	99 Holdings' population coverage (population (thousand) / outlets) ⁽³⁾
Peninsular Malaysia	26,917	132,492	203	2,404	89.3	11.2
- Central	9,234	8,233	1,121	1,011	109.5	9.1
- East Coast	4,664	64,124	73	119	25.5	39.2
- Northern	6,727	32,504	207	586	87.1	11.5
- Southern	6,292	27,631	228	688	109.3	9.1
East Malaysia	6,142	198,363	31	247	40.2	24.9

Note: Latest available data as at 15 July 2024. (1) Estimated population data as at 30 June 2023; (2) 99 Holdings' outlets count as at 15 July 2024; (3) Calculated based on the population data as at 30 June 2023 and 99 Holdings' outlets count as at 15 July 2024.

Source: DOSM; IMF; Frost & Sullivan

Table 4-3: Number of Households by State as at December 2022 vs 99 Holdings' outlets in Malaysia as at July 2024

Malaysia	Number of households ('000) (Dec 2022) ⁽¹⁾	Area (km²)	Households / area in km²	99 Holdings' outlet count (July 2024) ⁽²⁾	99 Holdings' stores penetration (households/outlet) ⁽³⁾
Peninsular Malaysia	6,689.4	132,492	50.5	2,404	2,782.6
Selangor	1,774.8	7,941	223.5	789	2,249.4
Kuala Lumpur	553.0	243	2,275.7	216	2,560.2
Putrajaya	30.9	49	630.6	6	5,150.0
Central	2,358.7	8,233	286.5	1,011	2,333.0
Kelantan	357.8	15,032	23.8	0	-
Terengganu	281.4	12,958	21.7	7	40,200.0
Pahang	382.6	36,134	10.6	112	3,416.1
East Coast	1,021.8	64,124	15.9	119	8,586.6
Perlis	75.8	816	92.9	3	25,266.7
Kedah	534.2	9,510	56.2	161	3,318.0
Penang	478.3	1,031	463.9	122	3,920.5
Perak	649.9	21,146	30.7	300	2,166.3
Northern	1,738.2	32,504	53.5	586	2,966.2
Johor	999.4	19,166	52.1	387	2,582.4
Melaka	262.0	1,755	149.3	135	1,940.7
N. Sembilan	309.3	6,710	46.1	166	1,863.3
Southern	1,570.7	27,631	56.8	688	2,283.0
Sabah	601.3	74,100	8.1	242	2,484.7
Sarawak	596.8	124,171	4.8	5	119,360.0
Labuan	21.6	92	234.8	0	-
East Malaysia	1,219.7	198,363	6.1	247	4,938.1
Total Malaysia	7,909.2	330,855	23.9	2,651	2,983.5

Note: Latest available data as at 15 July 2024. (1) Number of households as at 31 December 2022; (2) 99 Holdings' outlets count as at 15 July 2024; (3) Calculated based on the number of households as at 31 December 2022 and Holdings' outlets count as at 15 July 2024.

Source: DOSM; Frost & Sullivan

It's important to note that 99 Holdings competes not only with chain and independent players in the minimarket industry but also indirectly with other grocery-based retailers such as supermarkets, as they offer similar products. These players compete for market share based on factors such as product selection, pricing, quality, customer service, and the overall shopping experience.

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^{12 &}lt;u>Central region:</u> state of Selangor and the Federal Territories of Kuala Lumpur and Putrajaya. <u>East Coast region:</u> state of Kelantan, Terengganu and Pahang. <u>Northern region:</u> state of Perlis, Kedah, Penang and Perak. <u>Southern region:</u> state of Johor, Melaka and Negeri Sembilan. <u>East Malaysia:</u> state of Sabah and Sarawak and the Federal Territory of Labuan.

4.4.1 Profiles of Key Players

Among the various participants in the mini-markets segment, 99 Holdings stands out as the largest player in Malaysia in terms of geographical coverage and number of outlets, with 2,651 outlets nationwide as at 15 July 2024. 99 Holdings is also one of the selected key players that manages its logistics predominantly in-house, with its own delivery trucks, lorries and/or distribution centres; other selected key players manage their logistics needs predominantly via third-party service providers.

Table 4-4: Selected Key Players in the Chain Mini-Markets Segment in Malaysia, July 2024

Brand Name ⁽¹⁾	Percentage of States and Federal Territories in which the Brand has outlets ⁽²⁾	Number of Outlets ⁽³⁾
99 Holdings	87.5%	2,651
Pasar Ekonomi Econsave	12.5%	79
BilaBila Mart	12.5%	55
Giant Mini	12.5%	3 9
myNEWS SUPERVALUE	50.0%	■ 34
TMG Express	37.5%	■ 33
Save	☐ 6.3%	3 1
Fresh 365	18.8%	■ 28
GT Mart	☐ 6.3%	■ 22
Econo Jaya Mini Market (4)	31.3%	■ 16

Notes: Data for each company is provided on a best-effort basis based on publicly available information. The list of selected key players may not be exhaustive and the information is provided for reference only. (1) The brands listed are mini-market retailers that have at least 15 outlets in Malaysia as at 15 July 2024. The brands are sorted based on the total number of outlets in Malaysia; (2) Refers to the 13 States and 3 Federal Territories in Malaysia; (3) Outlet count is as at 15 July 2024; (4) The state presence shown for Econo Jaya Mini Market refers to its minimarkets and other retail formats under the same company.

Source: Respective Company Websites; Frost & Sullivan

The extensive presence in terms of geographical coverage and number of outlets give 99 Holdings a competitive advantage, as it can cater to a larger customer base, especially cost-conscious customers, offering convenience through its extensive outlet network. The strong market position of 99 Holdings creates barriers for new entrants or smaller competitors looking to establish themselves in the same market. With 99 Holdings already occupying a significant share of the market, it can be difficult for other players to gain traction and attract customers away from the established brand. Furthermore, 99 Holdings' extensive geographical coverage and established relationships with suppliers give the company a bargaining power to negotiate better deals. This can further solidify its competitive position and make it challenging for others to compete on pricing and product variety.

4.4.2 Benchmarking Versus Selected Grocery-based Retailers

Table 4-5: Financial Benchmarking of Selected Grocery-based Retailers in Malaysia, 2022/2023

Company	Type of grocery-based retailers	Financial year ended	Revenue (RM mil)	Latest three years revenue CAGR	Profit before tax ("PBT") margin ⁽¹⁾	Inventory turnover ⁽²⁾ (days)	Current ratio (3)
99 Holdings	Mini-market	31 Dec 23	9,210.5	10.4%	5.8%	49	1.0
7-Eleven Malaysia Holdings Berhad	Camuanianaa	31 Dec 23	2,783.6	3.1%	0.8%	77	1.2
KK Supermart & Superstore Sdn Bhd	Convenience store	30 Jun 23	1,255.2	22.8%	10.4%	61	1.6
Mynews Holdings Berhad	Store	31 Oct 23	730.2	14.3%	-1.0%	67	0.9
Trendcell Sdn Bhd	Cuparmarkat	31 Dec 23	1,811.8	NA (4)	2.2%	48	1.2
TFP Retail Sdn Bhd	Supermarket	31 Oct 23	1,086.4	-2.7%	6.0%	42	1.4
Mydin Mohamed Holdings Berhad	Hypermarket + supermarket	31 Mar 23	2,952.7	1.7%	-1.5%	152	1.0
Lotuss Stores (Malaysia) Sdn Bhd	Llynormorket	31 Dec 22	3,686.5	NA (4)	2.7%	45	1.0
AEON Big (M) Sdn Bhd	Hypermarket	31 Dec 23	1,458.1	-1.6%	-2.2%	49	0.2

Notes: Information based on the latest available financial data reported by selected players as at 15 July 2024. The list of selected players may not be exhaustive and the information is provided for reference only. The selected players are sorted first based on the type of grocery-based retailer, and then by revenue. The selected grocery-based retailers are either publicly listed or have reported a revenue of more than RM500 million in the latest financial statement available as at 15 July 2024. The revenue and PBT reported may be derived from other non-grocery-based retail activities. NA indicates not available; (1) Computed based on PBT divided by revenue; (2) Computed based on average inventories as at the beginning and end of the financial year divided by cost of sales for such financial year, multiplied by number of days in the financial year; (3) Computed based on current assets over current liabilities as at the end of the financial year; (4) Not available due to non-comparable historical revenue.

Source: Respective companies' audited financial statements; Frost & Sullivan

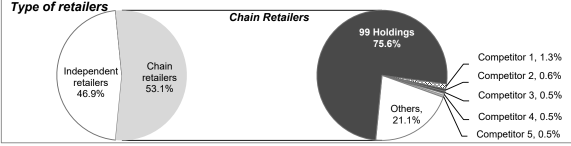
Within the selected grocery-based retailers, 99 Holdings has among the fastest revenue CAGR in the prior three years, which can be attributed to the Company's expanding geographical coverage and consumer preference towards convenience shopping. Its high PBT margin in the latest financial year indicates that the Company operates efficiently. In terms of financial ratios, 99 Holdings has a low inventory turnover period, indicating that goods are sold faster to recover its investment. 99 Holdings' positive current ratio is comparable with the selected grocery-based retailers.

4.4.3 Market Share

The mini-market industry in Malaysia, with a revenue of RM23.0 billion in 2023, is composed of a significant number of independent mini-market retailers and chain mini-market retailers. Among the chain mini-market retailers, 99 Holdings stands out as the market leader holding a market share of 75.6% in 2023. ¹³ In Malaysia, 99 Holdings is also the largest mini-market player and a leading groceries retailer based on revenue holding a market share of 40.1% and 11.6% in 2023 respectively, based on the Company's revenue for the FYE 2023.

99 Holdings anticipates a significant growth in its market share in the coming years due to several factors. Firstly, the proactive outlet opening strategy and availability of whitespace areas allow the company to expand its presence in various locations across Malaysia to reach new customers and expand its customer base. Moreover, the large scale of 99 Holdings' operations create a barrier to entry and expansion for other mini-market players in Malaysia, hindering their ability to compete effectively. 99 Holdings also stands out from other mini-market players due to its competitive pricing strategy. By offering affordable prices on a wide range of products, it attracts cost-conscious shoppers and creates a loyal customer base. With these factors in place, 99 Holdings is confident in its ability to increase its market share and establish a strong foothold in the market in the foreseeable future.

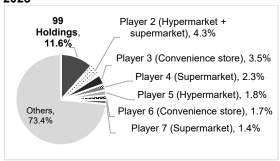
Chart 4-3: 99 Holdings' Market Share by revenue in the Mini-Market Industry in Malaysia, 2023



Notes: Information relating to "Chain Retailers" as set out in Chart 4-3 is based on (1) Market share estimates derived from the latest available financial data reported by selected players as at 15 July 2024; (2) The category labelled as "Others" include mini-market players with a market share that is estimated to be less than 1.0% in 2023, and other players for which financial information is not available or cannot be estimated; (3) The revenue reported may include revenue derived from other non-mini-market retail activities; (4) The revenue is estimated for the Financial Year January-December 2023 for key industry players that have a different financial reporting period.

Source: Frost & Sullivan

Chart 4-4: 99 Holdings' Market Share by revenue in the Grocery-based Retail Industry in Malaysia, 2023



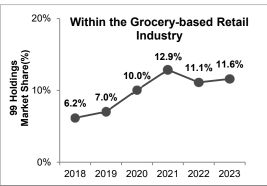
Notes: Information is based on (1) Market share estimates derived from the latest available financial data reported by selected players as at 15 July 2024; (2) The category labelled as "Others" include grocery-based retail players with a market share that is estimated to be less than 1.0% in 2023, and other players for which financial information is not available or cannot be estimated; (3) The revenue reported may include revenue derived from other non-grocery-based retail activities; (4) The revenue for player 3 is based on the convenience store segment only; (5) The revenue is estimated for the Financial Year January-December 2023 for key industry players that have a different financial reporting period.

Source: Frost & Sullivan

¹³ 99 Holdings' market positioning in 2023 is confirmed by comparing its revenue in 2023 against the estimated revenue of other similar mini-market retailers reported in the table "Profile of Key Players". The revenue data may not have been available for all players. Therefore, Frost & Sullivan has estimated their revenue based on various factors, including the number of established outlets, the indicative revenue per outlet, and the industry average growth rate, amongst others.

Chart 4-5: Market Share of 99 Holdings within the Mini-Market Industry and within the Grocery-based Retail Industry in Malaysia, 2018-2023





Source: Frost & Sullivan

4.5 INDUSTRY RISKS AND MITIGANTS

Intense competition from other retail formats: Due to the broad range of products offered by minimarkets, some of the items available also overlap with those offered by other grocery-based retailers such as supermarkets and hypermarkets. These competitors often offer similar products at competitive prices, which can make it challenging for mini-markets to differentiate themselves and attract customers. However, the smaller outlet footprint compared with other retailers, makes mini-markets a convenient destination for customers who are looking for a quick shopping trip for their groceries and daily necessities.

Theft and damaged/obsolete products: The mini-market industry faces the risks of theft and damaged/obsolete products, but there are mitigants that can help address these concerns. Some of the measures include implementing security systems, conducting employee training, practicing efficient inventory management, establishing strong supplier relationships that can help minimise theft, monitoring product quality and expiration dates, identifying and removing damaged or expired items, and ensuring the freshness of inventory. By implementing these mitigants mini-markets can effectively manage these risks and maintain the integrity of their operations.

Disruption within the supply chain: The mini-market industry may, similarly to other grocery-based retailers, face disruptions due to a possible shortage of supply or sudden increase in demand. A shortage of supply may be due to a shortage of workers in production facilities, a shortage of raw materials for production, or logistics issues among other factors. Meanwhile, a sudden increase in demand may be due to events such as those that unfolded during the outbreak of COVID-19 in March 2020, when the announcement of Movement Control Order generated a panic buying of daily necessities. To reduce the impact of this risk, mini-market retailers constantly monitor industry trends. They may increase or decrease their inventory based on their view on the latest industry demand and supply conditions.

Labour-intensive industry: The mini-market industry can be considered a labour-intensive industry as it requires a significant workforce to handle various tasks, such as customer service, inventory management, stocking shelves, and managing the checkout process. Retailers in the mini-market segment need to ensure that their employees are well-trained, motivated, and efficient to provide excellent customer service and maximise productivity. However, retailers are also increasing the adoption of technologies and automation solutions such as inventory management systems to reduce their reliance on human labour.

Reliance on and vulnerability to imports: Similar to other retail formats, mini-markets offer a variety of products that can be either locally produced or imported. However, the mini-market industry is generally less vulnerable to disruptions in imports compared to other retailers. This is because the products sold in mini-markets are typically general in nature and not reliant on a limited number of overseas suppliers. There are multiple options available for each type of product, including different brands and similar substitutes, which can be sourced from both local and overseas manufacturers and suppliers. The availability of numerous options reduces the likelihood of being impacted by disruptions from imports.

Manufacturer risk: While any retailer is vulnerable to disruptions in the import of products, mini-markets have an advantage in managing manufacturer risk. The products sold in mini-markets are not dependent on a limited number of overseas manufacturers. This means that if one vendor faces issues such as bankruptcy, production delays, or quality control problems, mini-markets have the flexibility to source products from other vendors. This reduces their reliance on any single manufacturer and helps to mitigate the risk of disruptions in the supply chain.

4.6 SUMMARY PROSPECTS AND OUTLOOK OF THE MINI-MARKET INDUSTRY

The chain mini-market retail sector in Malaysia is forecasted to grow in the period from 2023 to 2028, at a CAGR of 10.1%. The resilient economic climate provides a conducive environment for consumer spending and supports the growth of the retail sector, including mini-markets. Besides, the country's population growth and urbanisation trend are also driving the demand for easily accessible grocery stores in the proximity of residential areas. The growing popularity of convenience shopping, along with busy lifestyles, has increased the demand for mini-markets.

Furthermore, spending on food and non-alcoholic beverages has proven to be resilient even during challenging times. Malaysians prioritise their food and grocery needs, making the mini-market industry a resilient sector that can withstand economic uncertainties. Lastly, the government's initiatives to support low-to-middle income Malaysian households further contributes to the positive prospects of the mini-market industry. Programs and initiatives aimed at improving the welfare of these households, such as financial aid and subsidies, increase the purchasing power and demand for affordable and accessible shopping options like mini-markets. These highly advantageous factors not only create a conducive environment, but also pave the way for exponential growth and resounding success of mini-markets in the country.

5 SUMMARY PROSPECTS AND OUTLOOK FOR THE COMPANY

99 Holdings is the largest mini-market player and a leading groceries retailer in Malaysia, by revenue in 2023. In 2023, 99 Holdings has also the largest number of outlets among the Malaysian mini-market players. The mini-market industry is experiencing significant growth and it has the potential to continue to grow further, which presents opportunities for retailers like 99 Holdings. As the leading homegrown minimarket chain player in Malaysia, 99 Holdings is positioned to capitalise on the growth potential of the industry.

The primary focus of 99 Holdings is to provide value and ease to consumers, across Malaysia due to its vast geographical coverage. This positioning has allowed the Company to gain a loyal customer base and compete effectively in the market. 99 Holdings not only offers a wide variety of products but also provides additional services like bill payment options and mobile top-up services. Besides, the Company is committed to meeting the changing consumer shopping habits by working with suppliers to provide smaller packaging and enhance product selection by introducing seasonal items to coincide with festive occasions. By offering these services, 99 Holdings becomes a one-stop destination for customers' daily necessities and service needs, providing a comprehensive and convenient shopping experience. The Company's competitive strengths are further enhanced by its efficient supply chain management and cost-effective operations, leveraging economies of scale. By effectively utilising economies of scale, 99 Holdings can maintain competitive pricings and deliver value to its customers. 99 Holdings' effective supply chain management includes centralised purchase and delivery processes, efficient inventory management and a front-end point of sale system (POS) for seamless transactions.

Furthermore, 99 Holdings has strategically identified unmet market opportunities and regions with significant growth potential, where lower market penetration creates greater potential for market entry and expansion. In addition, the Company has demonstrated its commitment to grow by opening new outlets across Malaysia, targeting both urban and rural areas to capture new market segments and augment its market share. With plans to further expand its geographical coverage, 99 Holdings is poised for continued success and growth in grocery-based retailing to the end consumers. The introduction of bulk sales capabilities to serve business customers in the central region and in the southern region of Malaysia through an e-commerce-driven business model allows the Company to further expand and diversify its revenue streams by combining both business-to-consumer and business-to-business sales. With its industry positioning benefitting from resilient consumer demand, alignment with unmet market needs, competitive strengths, and unique strategies, 99 Holdings is well-positioned for future growth.

[END OF THE REPORT]

9. INFORMATION ON OUR PROMOTERS, SUBSTANTIAL SHAREHOLDERS, DIRECTORS AND KEY SENIOR MANAGEMENT

9.1 PROMOTERS AND SUBSTANTIAL SHAREHOLDERS

9.1.1 Profiles of our Promoters and substantial shareholders

(i) Lee Thiam Wah as our Promoter and substantial shareholder

Lee Thiam Wah, a Malaysian, is our Promoter and substantial shareholder. Details of his profile are set out in Section 9.2.1(ii) of this Prospectus. For details of Lee Thiam Wah's family relationship with our Directors and Key Senior Management, see Section 9.4 of this Prospectus.

(ii) Lee LYG Holdings as our Promoter and substantial shareholder

Lee LYG Holdings is our Promoter and substantial shareholder.

Lee LYG Holdings was incorporated in Malaysia under the Act on 16 May 2017 as a private limited company under the name of 99 IMall Sdn Bhd. Lee LYG Holdings changed its name to its present name on 14 December 2023.

Lee LYG Holdings is principally engaged in investment holdings and as at the LPD does not have any interest or shareholdings in any other corporations except for its shareholdings in our Company.

As at the LPD, the issued share capital of Lee LYG Holdings is RM2 comprising 2 ordinary shares.

Lee Thiam Wah is the sole director and shareholder of Lee LYG Holdings.

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INFORMATION ON OUR PROMOTERS, SUBSTANTIAL SHAREHOLDERS, DIRECTORS AND KEY SENIOR MANAGEMENT (Cont'a)

9.1.2 Shareholding of our Promoters and substantial shareholders

6

The following table sets out the direct and indirect shareholdings of our Promoters and substantial shareholders before and after our IPO:

								After our IPO	'IPO			
	ă	Before ou	our IPO ⁽¹⁾		Assumi Optio	ng the (n is not	Assuming the Over-allotment Option is not exercised ⁽²⁾	ıt	Assumir Option	ng the (is full)	Assuming the Over-allotment Option is fully exercised ⁽³⁾	Ħ.
I	Direct		Indirect	t	Direct		Indirect		Direct		Indirect	بب
Name / Country of Incorporation / Nationality	No. of Shares	%	No. of Shares	%	No. of Shares	%	No. of Shares	%	No. of Shares	%	No. of Shares	%
	(,000)		(,000)		(,000)		(,000)		(,000)		(,000)	
Promoters and substantial shareholders	nareholders											
Lee LYG Holdings / Malaysia	4,325,999	54.1	ı	ı	4,325,999 51.5	51.5	ı	1	4,325,999	51.5	ı	ı
Lee Thiam Wah / Malaysian	3,354,001	41.9	4,325,999	(4)54.1	2,367,121	28.2	4,325,999	(4)51.5	2,161,489	25.7	4,325,999	(4)51.5

Notes:

- (1) Based on our issued Shares of 8,000,000,000 Shares after the Subdivision.
- Based on our enlarged issued Shares of 8,400,000,000 Shares upon our Listing and assuming full subscription of our Public Issue. (7)
- Assuming the Over-allotment Option of 214,200,000 Shares, representing 15.0% of the total number of IPO Shares offered, is fully exercised. \mathfrak{S}
- Deemed interested by virtue of his 100% shareholding in Lee LYG Holdings, pursuant to Section 8(4) of the Act. 4

9. INFORMATION ON OUR PROMOTERS, SUBSTANTIAL SHAREHOLDERS, DIRECTORS AND KEY SENIOR MANAGEMENT (Cont'd)

9.1.3 Changes in our Promoters, substantial shareholders' shareholdings in our Company since our incorporation

Save for the issuance of Shares to our Promoters and substantial shareholders pursuant to the acquisition of 99SM and 99EM by our Company and the Subdivision as detailed in Section 6.1.2 of this Prospectus, there has been no change in our Promoters and Substantial Shareholders' shareholdings in our Company since our incorporation.

9.2 BOARD OF DIRECTORS

Our Board acknowledges and takes cognisance of the MCCG which contains recommendations to improve upon or to enhance corporate governance as an integral part of the business activities and culture of such companies.

Our Board comprises at least 30% female Directors and a majority of independent directors. With that, our Board believes that our current Board composition provides the appropriate balance in terms of skills, knowledge and experience to promote the interests of all shareholders and to govern our Group effectively. Our Board is also committed to achieving and sustaining high standards of corporate governance.

Within the limits set by our Constitution, our Board is responsible for the governance and management of our Group. To ensure the effective discharge of its functions, our Board has set out the following key responsibilities in our board charter:

- (i) review and approve strategies, business plans and key policies for our Group, as well as assess and monitor the performance of the management personnel of our Company ("Management") in implementing them;
- (ii) set corporate values and clear lines of responsibility and accountability, including governance systems and processes that are communicated throughout our Group;
- (iii) ensure full compliance and to carry out the duties of our Board in accordance with all applicable laws, regulations and guidelines;
- (iv) ensure that there shall be unrestricted access to independent advice or expert advice at our Company's expense in furtherance of our Board's duties;
- ensure that all members of our Board and our Management are of sufficient calibre, has
 the necessary skills and experience, and there is a proper and robust succession plan
 for our Management and our Board in place;
- (vi) review, challenge and decide on our Management's proposals for our Group, and monitor its implementation by our Management;
- (vii) ensure all directors are able to understand financial statements and form a view of the information presented, and ensure the integrity of our Group's financial and non-financial reporting;
- (viii) together with our Management, promote good corporate governance culture within our Group which reinforces ethical, prudent and professional behaviour; and

9. INFORMATION ON OUR PROMOTERS, SUBSTANTIAL SHAREHOLDERS, DIRECTORS AND KEY SENIOR MANAGEMENT (Cont'd)

(ix) ensure that our Group has in place procedures to enable effective, transparent and regular communication with stakeholders, including channels for stakeholders to provide their views and feedback including complaints, and such channel shall be available at all times and the Company shall acknowledge and address the stakeholders' views, feedback and complaints appropriately.

In addition, the roles and responsibilities of our Chairman and CEO are clearly segregated to further enhance and preserve a balance of authority and accountability. Our Chairman (and in the event that our Chairman is conflicted, our Senior Independent Director) is primarily responsible for, amongst others, the following:

- (i) leading our Board in its collective oversight of our Management so that our Board can perform its responsibilities effectively;
- (ii) representing our Board to the shareholders and to chair and to ensure the efficient organisation and conduct of our Board and/or meeting of our shareholders;
- (iii) setting the board agenda and ensuring the provision of accurate, timely, complete and clear information to our Directors as well as ensuring our Board Committee meetings are conducted separately from Board meetings;
- (iv) leading and chairing board meetings and discussions;
- (v) ensuring appropriate steps are taken to provide effective communication with our shareholders and relevant stakeholders and that their views are communicated to our Board as a whole;
- (vi) leading our board in setting the values and standards as well as the adoption and implementation of good corporate governance practices in our Group;
- (vii) ensuring that all Directors are enabled and encouraged to participate in Board meetings. This includes ensuring that all relevant issues are on the agenda that all Directors receive timely, relevant information tailored to their needs, that they are properly briefed on issues arising at Board meetings, and that adequate time is allocated for discussion of issues tabled to our Board for deliberation:
- (viii) maintaining a relationship of trust with and between the executive and non-executive Directors; and
- (ix) functioning as a facilitator at meetings of our Board to ensure that no member, whether executive or non-executive, dominates any discussion and that relevant discussions take place with the relevant opinions among members forthcoming.

On the other hand, our CEO is primarily responsible for the effective implementation of our Group's business plan and policies established by our Board as well as to manage the daily conduct of the business and affairs to ensure its smooth operations.

The details of the members of our Board and the details of the date of expiration of the current term of office for each of our Directors and the period that each of our Directors has served in that office as at the LPD are as follows:

Director	Designation	Age	Nationality	Date of appointment	Date of expiration of the current term of office at AGM	No. of years and months in office
Dato' Chua Tia Guan	Non-Independent Non-Executive Chairman	55	Malaysian	28 November 2023	Subject to retirement at the AGM in 2025	Less than 1 year
Lee Thiam Wah	Executive Director and CEO	60	Malaysian	15 May 2023	Subject to retirement at the AGM in 2025	1 year 2 months
Ng Lee Tieng	Non-Independent Non-Executive Director	45	Malaysian	6 June 2023	Subject to retirement at the AGM in 2025	1 year 1 month
Lee Lay Liang	Executive Director	48	Malaysian	28 November 2023	Subject to retirement at the AGM in 2026	Less than 1 year
Ho Tat Heng	Senior Independent Non- Executive Director	53	Malaysian	8 January 2024	Subject to retirement at the AGM in 2026	Less than 1 year
Nirmalah A/P V.Thurai	Independent Non- Executive Director	67	Malaysian	8 January 2024	Subject to retirement at the AGM in 2027	Less than 1 year
Serina Binti Abdul Samad	Independent Non- Executive Director	54	Malaysian	8 January 2024	Subject to retirement at the AGM in 2026	Less than 1 year
Dato' Abdul Latif Bin Abu Seman	Independent Non- Executive Director	63	Malaysian	8 January 2024	Subject to retirement at the AGM in 2027	Less than 1 year
Ting Seng Hook @ Ting Seng Hee	Independent Non- Executive Director	62	Malaysian	14 March 2024	Subject to retirement at the AGM in 2027	Less than 1 year
Lee Yan Zhong	Alternate Director to Lee Thiam Wah	23	Malaysian	28 November 2023	Nil	Less than 1 year
Leong Sau Chan	Alternate Director to Lee Lay Liang	46	Malaysian	28 November 2023	Nil	Less than 1 year

None of our Directors represent any corporate shareholder on our Board. For details on the associations and family relationships between our Promoters, substantial shareholders, Directors and Key Senior Management, see Section 9.4 of this Prospectus.

9. INFORMATION ON OUR PROMOTERS, SUBSTANTIAL SHAREHOLDERS, DIRECTORS AND KEY SENIOR MANAGEMENT (Cont'd)

9.2.1 Profiles of our Directors

(i) Dato' Chua Tia Guan

Dato' Chua Tia Guan, a Malaysian aged 55, is our Non-Independent Non-Executive Chairman. He was appointed to our Board on 28 November 2023.

He graduated with a Bachelor of Accounting from the University of Malaya, Malaysia in 1993. He is also a member of the Malaysian Institute of Certified Public Accountants, the MIA as well as the Chartered Tax Institute of Malaysia (formerly known as Malaysian Institute of Taxation) since 1997.

He commenced his career in 1993 as a tax staff assistant with an international accounting firm, Arthur Andersen & Co. He rose through the ranks of Arthur Andersen & Co and was promoted to Manager of Tax and Financial Planning in 2000.

Through a merger of Arthur Andersen & Co and Ernst & Young in 2002, he joined Ernst & Young Tax Consultants Sdn Bhd as a senior manager, where he provided tax and financial planning services.

He left Ernst & Young Tax Consultants Sdn Bhd in 2003 and thereafter cofounded Asia Business Centre group, a boutique consulting outfit specialising in tax and financial consulting services, where apart from his designation as the Head of Tax & Financial Consulting, he is also a director and co-owner.

He was appointed as the Independent Non-Executive Chairman of the board of directors of Success Transformer Corporation Berhad, a public company listed on the Main Market of Bursa Securities, from 2016 until his cessation of office in 2020. He is also the Chairman of the Executive Committee of Newscape Capital, which is the ultimate holding company of Cosmo Restaurants and Burger King Singapore Pte Ltd, the holding company of the Burger King franchise in Malaysia and Singapore respectively, since 2015.

He currently sits on the board of several companies as disclosed in Section 9.2.3 of this Prospectus.

(ii) Lee Thiam Wah

Lee Thiam Wah, a Malaysian aged 60, is our Executive Director and CEO. He was appointed to our Board on 15 May 2023. He is the founder of our Group and has over 36 years of experience and expertise in the retail industry.

He completed an executive programme from the School of Professional and Continuing Education ("SPACE") known as Executive Master of Business Administration ("MBA") programme in collaboration with Southern University College, in 2023.

Lee Thiam Wah opened his first mini-market, "Pasar Raya Hiap Hoe" in 1987 as a sole proprietorship. In 1992, he disposed of "Pasar Raya Hiap Hoe" and set up a mini-market chain business under the sole proprietorship of Ninety Nine Market operating under the trade name of "Pasar Mini 99". By 1998, he had successfully expanded Ninety Nine Market's chain of mini-markets to 8 stores, all located in Klang, Selangor.

9. INFORMATION ON OUR PROMOTERS, SUBSTANTIAL SHAREHOLDERS, DIRECTORS AND KEY SENIOR MANAGEMENT (Cont'd)

In 2000, he incorporated 99SM, which acquired all assets and assumed all liabilities of Ninety Nine Market in 2003 to realise his vision of building an integrated chain of mini-markets. Through 99SM, he led the expansion of "99 Speedmart" outlets in Peninsular Malaysia and by 2008, 99SM opened its 100th outlet. Thereafter in 2013, he founded 99EM as the vehicle for expanding our Group's mini-market business in East Malaysia.

Under his stewardship, our Group has since expanded to become the largest mini-market chain in Malaysia. As CEO of our Group, he is responsible for the overall expansion of our Group as well as our corporate strategy planning and strategies on new product development to meet our customers' expectations.

Lee Thiam Wah is widely regarded in the retail industry having been awarded, amongst others, the Outstanding Entrepreneur award in 2014 by the Chinese Chamber of Commerce and Industry Kuala Lumpur and Selangor and the Outstanding Entrepreneurship award 2014 by Asia Pacific Enterprise Asia. Being a prominent entrepreneur in our industry, he has also been featured across diverse publications, including news articles and educational textbooks, which highlight his achievements in overcoming adversity and developing a successful business.

Lee Thiam Wah has expanded his investments into, amongst others, the food and beverages sector in Malaysia and Singapore through his investments in the Burger King franchise in Malaysia and Singapore. He also has investments in U Stars Group which operates in Singapore.

He currently sits on the board of the Malaysian subsidiaries of our Group and several private limited companies as disclosed in Section 9.2.3 of this Prospectus.

(iii) Ng Lee Tieng

Ng Lee Tieng, a Malaysian aged 45, is our Non-Independent Non-Executive Director. She is also the wife of Lee Thiam Wah. She was appointed to our Board on 6 June 2023. She has more than 26 years of experience in the retail industry.

She completed an executive programme from SPACE known as Executive MBA programme in collaboration with Southern University College, in 2023.

She began her career in 1997 as a purchasing executive of Ninety Nine Market, i.e. Lee Thiam Wah's sole proprietorship which operated several mini-markets under the name of "Pasar Mini 99" in Klang, Selangor. During this period, her responsibilities were focused on purchasing and costing-related matters, as well as managing relationship with suppliers. Her experience in the mini-market business provided her insights into the retail industry, which she later applied to her role as a director of 99SM in 2000.

Between 2000 and 2015, she was responsible for overseeing all aspects of human resources within our Group, including recruitment, payroll management, employee relations and was instrumental in building a dedicated team for our Group. She was also responsible for overseeing the operational and business development aspects of our Group in a complementary supporting role to Lee Thiam Wah, prior to the establishment of our Group's various departments.

9. INFORMATION ON OUR PROMOTERS, SUBSTANTIAL SHAREHOLDERS, DIRECTORS AND KEY SENIOR MANAGEMENT (Cont'd)

In 2015, Ng Lee Tieng and Lee Thiam Wah invested in the franchise business of Burger King in Malaysia and Singapore. She currently holds the position of CEO of Cosmo Restaurants and Burger King Singapore Pte Ltd, the holding companies of the Burger King franchise in Malaysia and Singapore respectively.

She currently sits on the board of the subsidiaries of our Group and several private limited companies as disclosed in Section 9.2.3 of this Prospectus.

(iv) Lee Lay Liang

Lee Lay Liang, a Malaysian aged 48, is our Executive Director and leads our payments division. She is also a member of our Key Senior Management and is the younger sister of Lee Thiam Wah. She was appointed to our Board on 28 November 2023. She has more than 29 years of experience in the retail industry.

Joining us in 1994, she has a long career with our Group, gradually rising through the ranks to assume her current leadership role. She completed an executive programme from SPACE known as Executive MBA programme in collaboration with Southern University College, in 2023.

She began her career when she first joined Ninety Nine Market (sole proprietorship of Lee Thiam Wah) in 1994 as an account executive. In 2000, she was appointed as an administrative executive of 99SM where her main responsibilities included overseeing the stock count processes, costing related matters, payment processing and payroll management. During this period, she assisted our Group in establishing our initial finance operations as our Group's financial reporting requirements became more demanding and complex due to our high pace of growth.

Throughout the years, she has been a key member of our management team, working with Lee Thiam Wah to support his plans to expand our business. Since 2018, she was appointed as a board member of our key operating subsidiaries, 99SM and 99EM, together with Lee Thiam Wah. She presently leads our payments division, working with and in coordination with our CFO in managing the payments to our Group's approximately 700 suppliers and vendors as well as oversees the payroll management for our Group's over 22,000 employees.

She currently sits on several private limited companies as disclosed in Section 9.2.3 of this Prospectus.

(v) Ho Tat Heng

Ho Tat Heng, a Malaysian aged 53, is our Senior Independent Non-Executive Director. He was appointed to our Board on 8 January 2024.

He obtained a Diploma in Commerce (Financial Accounting) with Distinction from Tunku Abdul Rahman College, Kuala Lumpur in 1995. He was admitted as a member of the ACCA since 2000 and as a Fellow in 2005.

9. INFORMATION ON OUR PROMOTERS, SUBSTANTIAL SHAREHOLDERS, DIRECTORS AND KEY SENIOR MANAGEMENT (Cont'd)

He commenced his career at CIMB in 1996 as an Executive in the Corporate Finance department and rose up the ranks to Manager in 2000 and subsequently to Senior Manager in 2002. He remained with CIMB for the next 14 years until 2016 where he has held various key positions including Associate Director, Director, Head and Managing Director of the Corporate Finance department of CIMB.

He resigned from CIMB in 2016 and joined ZJ Advisory Sdn Bhd, a corporate advisory firm, where he was an executive director until his resignation in 2018. He has since become a freelance consultant under his own company, FHL Consultancy Sdn Bhd, providing consultancy services.

He is presently an independent director of JCY International Berhad, a company listed on the Main Market of Bursa Securities, and currently sits on the board of another private limited company as disclosed in Section 9.2.3 of this Prospectus.

(vi) Nirmalah A/P V.Thurai

Nirmalah A/P V.Thurai, a Malaysian aged 67, is our Independent Non-Executive Director. She was appointed to our Board on 8 January 2024.

She obtained a Bachelor of Arts (Honours) in Mass Communication from Universiti Sains Malaysia in 1978.

She commenced her career in 1979 as a research officer at Sahabat Alam Malaysia, a non-governmental organisation. She joined Institut Teknologi MARA (the predecessor of Universiti Teknologi MARA) as a lecturer in 1980 until 1981.

She then began her career spanning 39 years within the Nestle group of companies. Between 1981 and 2004, save for 2 years between 1987 and 1988 with Nestle UK Ltd, she served at Nestle, starting as a Market Research Executive. She rose through the ranks at Nestle with the management of various portfolios including, Head of Market Research, Senior Brand Manager for Nescafe and Marketing Manager for Nestle Professional as well as Business Manager for Chilled Dairy business unit of Nestle (Malaysia) Berhad ("Nestle Malaysia").

Between 2005 and 2017, she held the position of Country Business Manager of Cereal Partners Worldwide S.A., a joint venture between Nestle S.A. and General Mills, Inc, where she was tasked with managing the operations of Cereal Partners Worldwide S.A. in Malaysia, Singapore and Brunei. During this period, she was also appointed as a Director of Cereal Partners (Malaysia) Sdn Bhd, an affiliate of Nestle Malaysia.

Between 2014 and 2020, she was a member of Nestle Malaysia's Executive Leadership Team, where she contributed to corporate level strategic planning and change management initiatives. She was promoted to Executive Director of Group Corporate Affairs in 2017, with the additional role of leading the Corporate Nutrition and Consumer Engagement services for Nestle Malaysia since 2019. She retired in 2020.

Since her retirement, she has been providing training services in business solutions, business turnaround and management, crisis management, marketing and communication at ECI HR Solutions Sdn Bhd. She has also been a business coach for Asia School of Business since 2021.

9. INFORMATION ON OUR PROMOTERS, SUBSTANTIAL SHAREHOLDERS, DIRECTORS AND KEY SENIOR MANAGEMENT (Cont'd)

(vii) Serina Binti Abdul Samad

Serina Binti Abdul Samad, a Malaysian aged 54, is our Independent Non-Executive Director. She was appointed to our Board on 8 January 2024.

She graduated with a Bachelor of Laws (Hons) from Coventry University, England in 1992. She was called to the Bar of England and Wales and is a member of Lincoln's Inn, England, since 1993. She has been an advocate and solicitor of the High Court of Malaya and member of the Malaysian Bar since 1994. She obtained a Masters in Counselling from HELP University, Malaysia in 2013.

She commenced her career in 1995 as a legal associate at KM Chye & Partners, where she was involved in the area of capital and debt markets. She left KM Chye & Partners in 1999 and joined Hisham, Sobri & Kadir, also as a legal associate, where she practiced in various corporate and commercial matters.

Thereafter, she left Hisham, Sobri & Kadir in 2000 and has since co-founded the law firm, Azmi & Associates, where she oversaw the firm's practice as a co-deputy managing partner and headed the Capital and Debt Markets Practice Group. She was also responsible for the development of the Mergers and Acquisitions Practice Group. She has extensive experience in the fields of corporate finance, capital markets as well as mergers and acquisitions.

She is presently an independent director of Etiqa General Insurance Berhad and sits on the board of another private limited company as disclosed in Section 9.2.3 of this Prospectus.

(viii) Dato' Abdul Latif Bin Abu Seman

Dato' Abdul Latif Bin Abu Seman, a Malaysian aged 63, is our Independent Non-Executive Director. He was appointed to our Board on 8 January 2024.

He graduated with a Bachelor of Economics from University of Malaya, Malaysia in 1984 and obtained a Master in Policy Analysis from Saitama University, Japan in 1994.

He had a career spanning 39 years with Malaysia Productivity Corporation ("MPC"), a body corporate incorporated pursuant to the Malaysia Productivity Corporation (Incorporation) Act 1966, where he joined in 1984 as a consultant. He was transferred to MPC, Johor in 1985 and further transferred to MPC, Sabah in 1986 as an Assistant Regional Head. In 1991, he was promoted to a Senior Consultant of the Management Development Division of MPC, Petaling Jaya.

He took a break to further his studies from 1992 to 1994, whereby he obtained his Master in Policy Analysis. He returned to MPC, Petaling Jaya in 1995 as a Senior Consultant of the Policy Research Division. From 1995 until 2019, he rose through the ranks and has held various positions such as Manager of the Best Practices Division in 2000, Director of the Promotion and Joint Venture Division in 2002, Director of MPC, Sarawak in 2005, and Deputy Director General in 2010.

He was promoted to Director General of MPC in 2019, a role he held until his retirement in 2023.

9. INFORMATION ON OUR PROMOTERS, SUBSTANTIAL SHAREHOLDERS, DIRECTORS AND KEY SENIOR MANAGEMENT (Cont'd)

(ix) Ting Seng Hook @ Ting Seng Hee

Ting Seng Hook @ Ting Seng Hee, a Malaysian aged 62, is our Independent Non-Executive Director. He was appointed to our Board on 14 March 2024.

He obtained a Graduate Diploma in Marketing from the Chartered Institute of Marketing, United Kingdom in 1994. He was also admitted as a member of the Chartered Institute of Marketing in 2001.

In 1992, he began his 28-year career with A. Clouet (Malaysia) Sdn Bhd (formerly known as A. Clouet & Co., (KL) Sdn Bhd) ("ACKL"), a company distributing canned foods under the brand name "Ayam Brand", as a sales executive. He was promoted to National Sales Manager in 1995, where he was tasked with overseeing the sales operation of ACKL in Malaysia.

Thereafter, he rose through the ranks within ACKL. In 2001, he was promoted to General Manager, where he reported directly to the managing director of ACKL and was responsible for managing the entire financial budget of ACKL. He was subsequently promoted to Managing Director in 2010, where he oversaw the entire operations of ACKL.

In 2016, he assumed the position of Group CEO and in addition to his designation as Managing Director of ACKL, he was also responsible for managing the business activities of Denis Asia Pacific Private Limited, the holding company of ACKL, in Malaysia, Vietnam, Singapore, Australia, Indonesia and Brunei until his retirement in 2020.

Since his retirement, he has provided personal business management coaching on a part time basis. He currently sits on the board of a private limited company as disclosed in Section 9.2.3 of this Prospectus.

(x) Lee Yan Zhong

Lee Yan Zhong, a Malaysian aged 23, is an Alternate Director to Lee Thiam Wah. He is the son of Lee Thiam Wah and Ng Lee Tieng. He was appointed as Alternate Director to Lee Thiam Wah on 28 November 2023.

In 2022, he graduated with a Bachelor of Science in Philosophy, Politics and Economics from King's College London, England.

He then joined 99SM as an Optimisation Research Officer and was subsequently redesignated to Optimisation & Sustainability Officer in 2023, where he is responsible for optimising our Group's processes and enhancing inter-departmental functions, as well as analysing and implementing sustainability measures into our Group's operations.

He currently sits on the board of several private limited companies as disclosed in Section 9.2.3 of this Prospectus.

9. INFORMATION ON OUR PROMOTERS, SUBSTANTIAL SHAREHOLDERS, DIRECTORS AND KEY SENIOR MANAGEMENT (Cont'd)

(xi) Leong Sau Chan

Leong Sau Chan, a Malaysian aged 46, is an Alternate Director to Lee Lay Liang and Director of Business Development. She was appointed as Alternate Director to Lee Lay Liang on 28 November 2023 and is also a member of our Key Senior Management. She has over 23 years of experience in the retail industry.

She obtained a Bachelor of Arts in International Business Administration from the University of Northumbria at Newcastle, England, in 2000.

She joined 99SM in 2000 as an Assistant Manager, where she was involved in various operational matters, including day-to-day operations of the outlets such as ordering and receipt of goods, the setting up of new outlets, as well as assisting with administrative work including, amongst others, preparation of daily reports and recruitment of employees.

In 2007, she was promoted to Manager of Business Development and her duties were streamlined to focus more on the expansion of our outlets. She was also responsible for the overall licensing of all our outlets in Peninsular Malaysia, registration of our Group's trademarks and involved in matters related to land acquisition.

She assumed her current position as Director of Business Development in 2016, where in addition to her existing responsibilities, she leads the Business Development team in identifying business and potential growth opportunities as well as analysing, identifying and implementing outlet expansion strategies.

She currently sits on the board of a subsidiary of our Group and several private limited companies as disclosed in Section 9.2.3 of this Prospectus.

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9.2.2 Shareholding of our Directors

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The following table sets out the direct and indirect shareholdings of our Directors before and after our IPO (assuming full subscription of our IPO Shares allocated to the Eligible Persons):

								After our IPO	· IPO			
	ш	sefore o	Before our IPO ⁽¹⁾	I	Assun Opti	ning the (Assuming the Over-allotment Option is not exercised ⁽²⁾	.	Assumin Option	g the Ovis	Assuming the Over-allotment Option is fully exercised ⁽³⁾	
	Direct		Indirect		Direct		Indirect		Direct		Indirect	
	No. of		No. of		No. of		No. of		No. of		No. of	
Director	Shares	%	Shares	%	Shares	%	Shares	%	Shares	%	Shares	%
	(,000)		(,000)		(,000)		(,000)		(,000)		(,000)	
Dato' Chua Tia Guan	1	٠	1	•	200	*	1	•	200	*	ı	
Lee Thiam Wah	3,354,001 41.9	41.9	4,325,999	(4) 54 .1	2,367,121	28.2	4,325,999	(4)51.5	2,161,489	25.7	4,325,999	(4)51.5
Ng Lee Tieng	320,000	4.0	•	•	278,880	3.3	•	•	270,312	3.2	•	•
Lee Lay Liang	•	٠	•	•	200	*	•	•	200	*	•	•
Ho Tat Heng	•	٠	•	•	200	*	•	•	200	*	•	
Nirmalah A/P V.Thurai	•	•	•	•	200	*	•	•	200	*	•	•
Serina Binti Abdul Samad	•	٠	•	•	200	*	•	•	200	*	•	
Dato' Abdul Latif Bin Abu Seman	•	٠	•	•	200	*	•	•	200	*	•	•
Ting Seng Hook @ Ting Seng Hee	•	•	•	•	200	*	ı	ı	200	*	1	ı
Lee Yan Zhong	•	•	1	•	200	*	1	1	200	*	1	•
Leong Sau Chan	•	•	•	•	200	*	•	•	200	*	•	

Notes:

- . Negligible.
- (1) Based on our issued Shares of 8,000,000,000 Shares after the Subdivision.
- Based on our enlarged issued Shares of 8,400,000,000 upon our Listing and assuming full subscription of the Issue Shares as allocated to our Directors under the allocation for Eligible Persons. $\overline{\mathcal{S}}$
- Assuming an Over-allotment Option of 214, 200, 000 Shares, representing 15.0% of the total number of IPO Shares offered, is fully exercised. \mathfrak{S}
- Deemed interested by virtue of his 100% shareholding in Lee LYG Holdings, pursuant to Section 8(4) of the Act. 4

9. INFORMATION ON OUR PROMOTERS, SUBSTANTIAL SHAREHOLDERS, DIRECTORS AND KEY SENIOR MANAGEMENT (Cont'd)

9.2.3 Principal directorship and principal business activities of our Directors outside our Group in the past 5 years

The directorships of our Directors outside of our Group as at the LPD and in the past 5 years preceding the LPD, as well as their involvement in principal business activities outside our Group as at the LPD are as follows:

Name of company/entity	Principal activities	Involvement in business activities
Dato' Chua Tia GuanAsia Business Advisory Sdn Bhd	 Provision of business and tax advisory services 	Director (Appointed on 31 May 2016) and substantial shareholder (direct)
 Asia Business Wealth Management Sdn Bhd 	 Provision of family wealth and business succession planning and consulting services 	Director (Appointed on 12 June 2004) and substantial shareholder (direct)
Infinite Qi Gong Sdn Bhd	 Self-healing qigong classes, workshop and seminars to corporations and individuals and trading in qigong-related merchandise 	 Substantial shareholder (direct)
Success Transformer Corporation Berhad (listed on the Main Market of Bursa Securities)	 Investment holding company for property and companies primarily engaged in design, manufacturing and distribution of electrical apparatus and industrial lighting 	 Director (Appointed on 22 April 2016 and resigned on 29 June 2020)
Forum Motivasi PLT	 Provision of personal development/ motivational course and financial consultancy services 	Partner
Velodrom Harmoni PLT	 Provision of sports instruction and business management consultancy services 	Partner
Lee Thiam Wah		
24 Speed Mart Sdn Bhd	Mini-market (dissolved on 18 November 2022)	 Director (Appointed on 12 May 2017) and substantial shareholder (direct)
Acquis Sdn Bhd	 Activities of holding companies; manufacture of electricity distribution and control apparatus 	 Director (Appointed on 17 October 2022) and substantial shareholder (indirect)
Burger King Singapore Pte Ltd	 Operation of company-operated Burger King restaurants, training of franchises; fast food outlets 	 Director (Appointed on 18 August 2015) and substantial shareholder (indirect)
Careon Pharmacy	Wholesale of pharmaceutical and medical goods; other human health services	 Director (Appointed on 15 September 2020) and substantial shareholder (direct)
Cleanwave	Transportation, logistics, trading, manufacturing, distributing, import and export, warehousing, sales and marketing of all kinds of household and hygiene care products, cleaning products, cosmetics and personal care products	 Director (Appointed on 5 July 2018) and substantial shareholder (indirect)

Name of company/entity	Principal activities	Involvement in business activities
Cosmo Restaurants	Developing, operating, promoting and/or managing Burger King restaurants	Director (Appointed on 18 August 2015) and substantial shareholder (indirect)
Global Success	Investment holding company which inve in quoted and unquoted shares	sts • Director (Appointed on 22 November 2016) and substantial shareholder (direct)
J&C Pacific	 Providing total communications services solutions and products 	 Director (Appointed on 11 May 2022) and substantial shareholder (indirect)
Lee Intellectual Properties	 To engage in the business of registration and commercial exploitation of intellectu property rights 	
Lee LYG Holdings	 Investment holding company investing in quoted and unquoted shares 	 Director (Appointed on 16 May 2017) and substantial shareholder (direct)
 Lee International Retail Holdings 	 Investment holding company of the U Stars Group 	 Director (Appointed on 13 May 2022) and substantial shareholder (direct)
Lovely Century	Renting out its properties to derive renta income	Director (Appointed on 9 January 1995) and substantial shareholder (direct)
MCI Food Industries Sdn Bhd	Fast-food restaurant (dissolved on 18 November 2022)	 Director (Appointed on 2 August 2018) and substantial shareholder (direct)
 Multihexa 	Wholesale of a variety of goods without any particular specialisation	 Director (Appointed on 9 January 2023) and substantial shareholder (indirect)
Nasi Lemak Gempak	Restaurants	 Director (Appointed on 1 March 2019) and substantial shareholder (direct)
Nature Century	Property developer	 Director (Appointed on 15 March 2017) and substantial shareholder (direct)
Newscape Capital	Investment holding company of Rand Selera	cak • Director (Appointed on 27 May 2015) and substantial shareholder (direct)
Octo Asia	Wholesale of a variety of goods without a particular specialisation	 Director (Appointed on 9 May 2019) and substantial shareholder (indirect)
 Radiant Globaltech (listed on the Main Market of Bursa Securities) 	 Retail technology software solutio investment holding company hold shares in companies principally involved the business of retail technology solution 	ing (indirect) d in
Rancak Selera	 Investment holding company of Cos Restaurants and Burger King Singape Pte Ltd 	

Name of company/entity	Principal activities	Involvement in business activities
Subang Excel	Wholesale and retail of pharmaceutical products, chemists and druggists and of the dispensing of medicines	Director (Appointed on 15 September 2020) and substantial shareholder (direct)
The Bakery Depot Pte Ltd	 Manufacture of bread, cakes and confectionery (excluding frozen bakery products) 	 Substantial shareholder (indirect)
U-Market Pte Ltd (formerly known as 99 Speed Mart (Singapore) Pte Ltd)	Mini-marts, convenience stores and provision shops	Director (Appointed on 10 July 2019) and substantial shareholder (direct)
U Stars Food	 Wholesale trade of a variety of goods without a dominant product; warehousing, packing and distribution of groceries, food and beverages products; other holding companies 	Director (Appointed on 3 April 2023) and substantial shareholder (indirect)
U Stars	 Supermarkets and hypermarkets; minimarts, convenience stores and provision shops 	 Director (Appointed on 3 April 2023) and substantial shareholder (indirect)
U Stars Supermarket	 Supermarkets and hypermarkets; minimarts, convenience stores and provision shops 	 Director (Appointed on 3 April 2023) and substantial shareholder (indirect)
Venus Gateway	 Investments in property and the holding company of Cleanwave, Multihexa and Octo Asia 	
Ng Lee Tieng		
Burger King Singapore Pte Ltd	 Operation of company-operated Burger King restaurants, training of franchises; fast food outlets 	 Director (Appointed on 18 August 2015) and substantial shareholder (indirect)
Cosmo Restaurants	 Developing, operating, promoting and/or managing Burger King restaurants 	 Director (Appointed on 18 August 2015) and substantial shareholder (indirect)
Global Success	Investment holding company which invests in quoted and unquoted shares	Director (Appointed on 22 November 2016)
J&C Pacific	 Providing total communications services, solutions and products 	 Director (Appointed on 11 May 2022)
Lee Intellectual Properties	 To engage in the business of registration and commercial exploitation of intellectual property rights 	
Lee International Retail Holdings	Investment holding company of the U Stars Group	 Director (Appointed on 13 May 2022) and substantial shareholder (direct)
Lovely Century	Renting out its properties to derive rental income	• Director (Appointed on 26 April 2004)
Nature Century	Property developer	• Director (Appointed on 3 July 2020)

Name of company/entity	Pri	ncipal activities		olvement in business tivities
Newscape Capital	•	Investment holding company of Rancak Selera	•	Director (Appointed on 27 May 2015) and substantial shareholder (direct)
Rancak Selera	•	Investment holding company of Cosmo Restaurants and Burger King Singapore Pte Ltd	•	Director (<i>Appointed on 18 August 2015</i>) and substantial shareholder (indirect)
Subang Excel	•	Wholesale and retail of pharmaceutical products, chemists and druggists and of the dispensing of medicines	•	Director (Appointed on 15 September 2020)
The Bakery Depot Pte Ltd	•	Manufacture of bread, cakes and confectionery (excluding frozen bakery products)	•	Substantial shareholder (indirect)
Venus Gateway	•	Investment in property and the holding company holding shares in Cleanwave, Multihexa and Octo Asia	•	Director (Appointed on 26 April 2004)
Lee Lay Liang				
Family Network	•	Renting out of properties to derive rental income	•	Director (Appointed on 12 January 2015) and substantial shareholder (direct)
Venus Gateway	•	Investments in property and the holding company of Cleanwave, Multihexa and Octo Asia	•	Director (Appointed on 30 November 2021 and resigned on 11 October 2022)
Ho Tat Heng				
FHL Consultancy Sdn Bhd	•	Provider of consultancy services	•	Director (<i>Appointed on 27 March 2019</i>) and substantial shareholder (direct)
JCY International Berhad (listed on the Main Market of Bursa Securities)	•	Investment holding company in companies principally involved in the manufacturing of precision components, sub-assembly, design and development of hard disk drives (HDD)	•	Director (Appointed on 31 May 2023)
 Supersho (M) Sdn Bhd 	•	Dealer in printing products	•	Substantial shareholder (direct)
Serina Binti Abdul Sa	mad			
 Azmi & Associates 	•	Legal firm	•	Partner
Etiqa General Insurance Berhad (a subsidiary of Malayan Banking Berhad, a company listed on the Main Market of Bursa Securities)	•	Underwriting of general insurance	•	Director (Appointed on 2 December 2019)
Oryx Stainless Malaysia Sdn Bhd	•	Involved in the purchasing, processing and sales of stainless steel scrap and trade of any raw material related to the production of stainless stell/steel or other metal and alloys	•	Director (Appointed on 29 August 2011 and resigned on 20 November 2023)

Name of company/entity	Pri	ncipal activities		volvement in business civities
UTM Holdings Sdn Bhd	•	General trading and services, hospitality services, project management, renting out premises owned by Universiti Teknologi Malaysia	•	Director (Appointed on 22 March 2018)
Dato' Abdul Latif Bin	Abu	Seman		
 Pembangunan Sumber Manusia Berhad 	•	The imposition and collection of human resources development levy for the purpose of promoting the training and development of employees, apprentices and trainees and the establishment and administration of human resources development fund as set out in the Pembangunan Sumber Manusia Berhad Act 2001	•	Director (Appointed on 26 April 2021 and resigned on 25 April 2023)
Ting Seng Hook @ Tir	ng Se	eng Hee		
 A. Clouet (Malaysia) Sdn Bhd 	•	Distribution of canned fish and other foodstuff	•	Director (Appointed on 1 June 2006 and resigned on 31 December 2020)
 Denis Distribution of Malaysia Sdn Bhd 	•	Other business support services activities, retail sale of any kind of product over the internet	•	Director (Appointed on 8 October 2014 and resigned on 31 December 2020)
Guinea Foods Sdn Bhd	•	Manufacture and sale of canned food	•	Director (Appointed on 15 May 2008 and resigned on 31 December 2020)
Linaco Manufacturing (M) Sdn Bhd	•	Manufacturing of coconut related products and UHT (ultra high temperature) drinking water products	•	Director (Appointed on 6 June 2007 and resigned on 30 June 2022)
Linaco Specialty Industries Sdn Bhd	•	Manufacturing and sale of sauce and vinegar	•	Director (Appointed on 2 December 2019 and resigned on 25 March 2021) and Alternate Director (Appointed on 25 March 2021 and resigned on 1 July 2022)
Mafipro Sdn Bhd	•	Production and sale of canned seafood and other canned foodstuff	•	Director (Appointed on 22 April 2009 and resigned on 31 December 2020)
SFI Food Sdn Bhd	•	Quality assurance services and providing warehousing cum coldroom services and providing management services to related companies	•	Director (Appointed on 7 April 2016 and resigned on 31 December 2020)
Summit Mission Sdn Bhd	•	Letting of real properties	•	Director (<i>Appointed on 10 April 1996</i>) and substantial shareholder (direct)
Lee Yan Zhong				
Max Bell	•	Design, supply, install, maintenance, operation, training in solar system, power system and electrical system	•	Director (Appointed on 13 October 2022) and substantial shareholder (indirect)
Acquis Sdn Bhd	•	Activities of holding companies; manufacture of electricity distribution and control apparatus	•	Director (<i>Appointed on 28 July 2022</i>) and substantial shareholder (direct)

9. INFORMATION ON OUR PROMOTERS, SUBSTANTIAL SHAREHOLDERS, DIRECTORS AND KEY SENIOR MANAGEMENT (Cont'd)

Name of company/entity	Principal activities	Involvement in business activities
Foresyte Sdn Bhd	Activities of holding companies and the holding company of Max Bell	Director (Appointed on 18 September 2023) and substantial shareholder (direct)
Leong Sau Chan		
Family Network	Investment in rental properties to derive rental income	 Director (Appointed on 19 November 2021) and substantial shareholder (direct)
Venus Gateway	 Investment in property and the holding company of Cleanwave, Multihexa and Octo Asia 	 Director (Appointed on 30 November 2021 and resigned on 11 October 2022)

The involvement of our Directors in those business activities outside our Group will not affect their commitment and responsibilities to our Group in their respective roles as our Directors.

9.2.4 Service contracts with our Directors

As at the date of this Prospectus, there are no existing or proposed service contracts between our Directors and us which provide for benefits upon termination of employment.

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9.2.5 Directors' remuneration and material benefits in-kind

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The remuneration and material benefits in-kind (including any contingent or deferred remuneration) paid or proposed to be paid to our Directors for services rendered to us in all capacities to our Group for the FYE 2023 and FYE 2024 are as follows:

FYE 2023 (paid)	Salary (RM'000)	Directors' fees (RM'000)	Bonus (RM'000)	Contributions to EPF, SOCSO and EIS (RM'000)	Allowances (RM'000)	Benefits-in- kind (RM'000)	Total (RM'000)
Dato' Chua Tia Guan	ı	13			1	ı	13
Lee Thiam Wah	ı	1,500	,	ı	140	28	1,668
Lee Lay Liang	170	ı	52	33	41	4	300
Leong Sau Chan	170		48	33	43	4	298
Lee Yan Zhong	80	ı	16	4	∞	ı	118
Ng Lee Tieng	ı	300	150	18	ı	ı	468
Ho Tat Heng	ı	ı	ı	ı	ı	ı	ı
Nirmalah A/P V.Thurai	ı		ı	ı	ı	ı	ı
Serina Binti Abdul Samad	ı	ı	ı	1	1	ı	ı
Dato' Abdul Latif Bin Abu Seman	ı	ı	ı	1	ı	ı	ı
Ting Seng Hook @ Ting Seng Hee	ı		ı	1	ı		1

INFORMATION ON OUR PROMOTERS, SUBSTANTIAL SHAREHOLDERS, DIRECTORS AND KEY SENIOR MANAGEMENT (Cont'd)

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FYE 2024 (Proposed)	Salary (RM'000)	Director's fees (RM'000)	Bonus (RM'000)	Contributions to EPF, SOCSO and EIS (RM'000)	Allowances (RM'000)	Benefits-in- kind (RM'000)	Total (RM'000)
Dato' Chua Tia Guan	,	160	•	,	15	,	175
Lee Thiam Wah	1,080	ı	360	87	140	28	1,695
Lee Lay Liang	192	ı	56	35	36	O	328
Leong Sau Chan	192	ı	52	35	36	o	324
Lee Yan Zhong	106	ı	18	19	24	7	174
Ng Lee Tieng	ı	120	ı		13	ı	133
Ho Tat Heng	ı	66	1		13	ı	112
Nirmalah A/P V.Thurai	ı	06	1		13	ı	103
Serina Binti Abdul Samad	ı	06	ı		13	ı	103
Dato' Abdul Latif Bin Abu Seman	ı	06	ı		73	ı	103
Ting Seng Hook @ Ting Seng Hee	,	75	•		10	,	82

The remuneration of our Directors, which includes Directors' fees, bonus and such other allowances as well as other benefits, must be considered and recommended by our Nomination and Remuneration Committee and subsequently approved by our Board. Our Directors' fees must be further approved or endorsed by our shareholders at a general meeting.

9. INFORMATION ON OUR PROMOTERS, SUBSTANTIAL SHAREHOLDERS, DIRECTORS AND KEY SENIOR MANAGEMENT (Cont'd)

9.2.6 Audit Committee

Our Audit Committee was formed by our Board on 15 February 2024. Our Audit Committee currently comprises the following members, all of whom are Independent Non-Executive Directors:

Name	Designation	Directorship
Ho Tat Heng	Chairman	Senior Independent Non-Executive Director
Serina Binti Abdul Samad	Member	Independent Non-Executive Director
Dato' Abdul Latif Bin Abu Seman	Member	Independent Non-Executive Director

Our Audit Committee undertakes, amongst others, the following functions:

(i) External Audit

To review and highlight and/or report to our Board, amongst others, the following:

- (a) the external audit plan, nature, scope and plan with external auditors and ensure co-ordination where more than one audit firm is involved;
- (b) any significant audit findings, reservations, difficulties encountered or material weaknesses reported by the external auditors and Management's response;
- (c) the external audit report, external evaluation of the internal controls system and management letters with external auditors;
- (d) the annual evaluation of the performance of the external auditors, including the suitability, objectivity and independence of the external auditors;
- (e) the written assurance from the external auditors confirming their independence in the conduct of the audit engagement in accordance with the terms of all relevant professional and regulatory requirements;
- (f) the non-audit services provided by the external auditors and/or its network firms to our Company or the financial year; and
- (g) the nomination for the appointment or re-appointment of the external auditors.

(ii) Internal Audit

- (a) to review and highlight and/or report to our Board, the following:
 - the adequacy of the scopes, budget, functions, competency and resources of the internal audit function, and that it has the necessary authority to carry out its work; and
 - the internal audit plan, processes, the results of the internal audit assessments, its scope, implementation plan and provide appropriate guidance to ensure its effectiveness as well as investigation undertaken and whether or not the appropriate and prompt action is taken by management on the recommendations;
- (b) ensure that the internal audit function is effective, carried out objectively and is able to function independently;

9. INFORMATION ON OUR PROMOTERS, SUBSTANTIAL SHAREHOLDERS, DIRECTORS AND KEY SENIOR MANAGEMENT (Cont'd)

- (c) approve any appointments or terminations of the internal audit service provider or senior staff members of the internal audit function, namely the head of internal audit and his/her deputy, if any;
- (d) prepare reports, at least annually, to our Board summarising the work of the internal audit function performed in fulfilling the committee's responsibilities, functions and duties for the financial year including details of relevant training attended by the committee; and
- (e) review the adequacy and effectiveness of internal control systems, including management information systems and the internal auditors' and/or external auditors' assessment of these systems and policies.

(iii) Related Party Transactions and Conflict of Interest Situations

- (a) review and report to our Board any related party transaction and conflict of interest situation that arose, persist or may arise within our Company or Group;
- (b) ensure that our Group has adequate procedures and processes in place to evaluate, approve, monitor, track and report related party transactions and to review the adequacy of these processes; and
- (c) review and report to our Board the propriety of any related party transactions entered into by our Group including the review and monitoring of recurrent related party transactions.

(iv) Whistleblowing, Fraud, and Anti-Bribery & Corruption

- review and approve policies and procedures on whistleblowing established to address allegations raised by whistle-blowers, to ensure independent investigation is conducted and follow-up action is taken and highlighted to the committee;
- (b) review and approve our Group's policies and procedures for detecting fraud and anti-bribery and corruption;
- (c) review the effectiveness of anti-fraud and anti-bribery and corruption measures taken; and
- (d) ensure that the bribery and corruption risk is included in its annual risk assessment of our Group.

(v) Financial Reporting

- (a) review the quarterly and year-end financial statements of our Company before reporting the statements to our Board approving the same, focusing particularly on:
 - any changes in or implementation of major accounting policies and practices;
 - significant matters highlighted including financial reporting issues, significant judgements made by management, significant and unusual events or transactions and how these matters are being addressed;
 - the going concern assumption;

9. INFORMATION ON OUR PROMOTERS, SUBSTANTIAL SHAREHOLDERS, DIRECTORS AND KEY SENIOR MANAGEMENT (Cont'd)

- litigation or actions that could affect the financial position, performance or results materially;
- compliance with accounting standards and other legal requirements; and
- integrity of financial statements;
- (b) monitor the integrity of the financial statements of our Group by:
 - assessing whether the financial reports represent a true and fair view of the Group's financial position and performance and ensure compliance with the accounting standards and other regulatory requirements;
 - ensuring the competency of the accounting staff and adequacy of the resources and infrastructure of the finance function for accurate, complete, consistent and timely reporting; and
 - proposing best practices on disclosure in the financial statements and the annual reports of the Group, to be in line with the recommendations set out in the MCCG and other applicable rules and regulations.

9.2.7 Nomination and Remuneration Committee

Our Nomination and Remuneration Committee was established by our Board on 15 February 2024. Our Nomination and Remuneration Committee currently comprises the following members, all of whom are Independent Non-Executive Directors:

Name	Designation	Directorship
Nirmalah A/P V.Thurai	Chairperson	Independent Non-Executive Director
Dato' Abdul Latif Bin Abu Seman	Member	Independent Non-Executive Director
Ting Seng Hook @ Ting Seng Hee	Member	Independent Non-Executive Director

Our Nomination and Remuneration Committee undertakes, amongst others, the following functions:

(i) Appointment(s)

- (a) identifying and nominating candidates to fill our Board and/or Board Committee vacancies as and when they arise, for the approval of our Board:
- (b) make recommendations to our Board for the appointment of the Chairman of our Board and Board Committees, CEO and Senior Independent Director:
- (c) review, facilitate and define orientation and induction plans for new directors with respect to the business, structure and management of our Group; and
- (d) develop, maintain and review the criteria to be used in the recruitment process and annual assessment of Directors.

9. INFORMATION ON OUR PROMOTERS, SUBSTANTIAL SHAREHOLDERS, DIRECTORS AND KEY SENIOR MANAGEMENT (Cont'd)

(ii) Training and Development

(a) assess the training needs of each Director, review the fulfilment of such training and disclose details in the Annual Report as appropriate.

(iii) Succession Planning

(a) review and recommend to our Board the succession plan and policy of the Chairman of our Board, the executive and non-executive Directors, CEO and the Senior Management.

(iv) Annual Performance Assessment

- (a) review and assess annually, amongst others, the following:
 - the structure, size and composition of our Board and ensuring that the composition is refreshed periodically. This activity shall be disclosed in the Annual Report of our Company;
 - the effectiveness of our Board as a whole, the Committees of our Board and the contribution of each individual Director vide a formal and objective assessment; and
 - the effectiveness and performance of the CEO, CFO and Executive Directors;
- (b) consider and recommend any policy regarding the period of service of Non-Executive Directors, tenure of our Independent Non-Executive Directors and assess annually the independence of its independent directors;
- (c) review the term of office and performance of our Audit Committee and Risk Management Committee, and each of its member annually to determine whether they have carried out their duties in accordance with their terms of reference:
- (d) consider the size and balance of our Board with a view to determine the impact of the number upon our Board's effectiveness and recommend it to our Board;
- (e) recommend to our Board protocol for accepting new directorships; and
- (f) consider and recommend our Directors for re-election/re-appointment at each AGM with reasons in support of such recommendation.

(v) Remuneration

- (a) review and recommend to our Board for approval, the remuneration policies and procedures and entire individual remuneration packages for each of the Executive Directors, Non-Executive Directors and Senior Management to ensure the levels of remuneration be sufficiently attractive and be able to retain high calibre Directors to run the Company successfully;
- (b) assist our Board in developing and administrating a fair and transparent procedure for setting the policy on remuneration of Directors and Senior Management;

9. INFORMATION ON OUR PROMOTERS, SUBSTANTIAL SHAREHOLDERS, DIRECTORS AND KEY SENIOR MANAGEMENT (Cont'd)

- (c) consider and review Executive Directors' scope of service contracts, if any;
- (d) review and recommend to our Board and thereafter the shareholders at the AGM, the fees of the directors and any benefits payable to the directors including any compensation for loss of employment of a director or former director of our Company;
- (e) review the performance of our Executive Directors and Senior Management against the key performance indicators and recommend to our Board specific adjustments in remuneration and/or reward payments if any, reflecting their contributions for the year; and
- (f) review any major changes in remuneration policy and employee benefits structures throughout our Company or Group, and if thought fit, recommend them to our Board for adoption.

9.2.8 Risk Management Committee

Our Risk Management Committee was established by our Board on 15 February 2024. Our Risk Management Committee currently comprises the following members, of which the majority are Independent Non-Executive Directors:

Name	Designation	Directorship
Serina Binti Abdul Samad	Chairperson	Independent Non-Executive Director
Lee Thiam Wah	Member	Executive Director and CEO
Nirmalah A/P V.Thurai	Member	Independent Non-Executive Director
Ting Seng Hook @ Ting Seng Hee	Member	Independent Non-Executive Director

Our Risk Management Committee undertakes, amongst others, the following functions:

(i) Risk Management Matters

- (a) identify, assess, review, monitor and communicate to our Board the risks identified faced by our Group;
- (b) review the adequacy and effectiveness of risk management of our Group and key internal control procedures and processes in place;
- (c) establish, periodically review and evaluate the effectiveness of our Group's risk management structure, guidelines, framework and policies and ensure implementation of the objectives outlined in the policies and compliance with them;
- (d) review and recommend for our Board's approval of our Group's risk management policies, strategies, Group risk profile and risk tolerance, and any proposed changes thereto;
- (e) review the risk profile of our Group to ensure integration of environmental, social and governance risks, and the Risk Management team's plans to mitigate risks as identified from time to time.

9. INFORMATION ON OUR PROMOTERS, SUBSTANTIAL SHAREHOLDERS, DIRECTORS AND KEY SENIOR MANAGEMENT (Cont'd)

- (f) ensure adequate infrastructure, resources and systems are in place for risk management and that the risk management processes for the identification, measurement and analysis reporting and mitigation of risks are in place within our Group and are operating in an efficient and effective manner;
- (g) review periodic reports from the management on monitoring of risk exposure, risk portfolio composition and risk management activities to ensure these are aligned with risk strategy and objectives;
- review and recommend new policies or changes to policies, and to consider their risk implications including the procedures in place by management to prevent and detect fraud such as cyber fraud;
- (i) review the impact of risk on capital adequacy and profitability under normal and stressed scenarios:
- (j) approve risk methodologies for measuring and managing risks arising from our Group's business and operational activities;
- (k) review and evaluate the various processes, methodology and systems engaged by our Company and to ensure that they are conducted within the standards and policies as set by our Board;
- provide reporting on the updates on key risk management issues to our Board.

(ii) Sustainability Matters

- (a) oversee the management of principal business risks and significant/material environmental, social and governance risks;
- (b) ensuring resources and processes are in place to enable our Company to achieve its sustainability commitments and targets;
- (c) review the performance evaluations of our Board and senior management in addressing our Company's material sustainability risks and opportunities;
- (d) ensuring appropriate action is taken to ensure that our Company understands the sustainability issues relevant to our Company and our business; and
- (e) review disclosures statements relating to management of sustainability matters of our Company in our Annual Report.

(iii) Strategic Planning and Others

- (a) review and provide guidance to our Group's strategic plan as proposed by management vis-à-vis our Group's Enterprise Risk Management; and
- (b) review business continuity management including emergency plans and crisis readiness.

9. INFORMATION ON OUR PROMOTERS, SUBSTANTIAL SHAREHOLDERS, DIRECTORS AND KEY SENIOR MANAGEMENT (Cont'd)

9.3 KEY SENIOR MANAGEMENT

Our Key Senior Management is responsible for the day-to-day management and operations of our Group. Our Key Senior Management as at the date of this Prospectus are as follows:

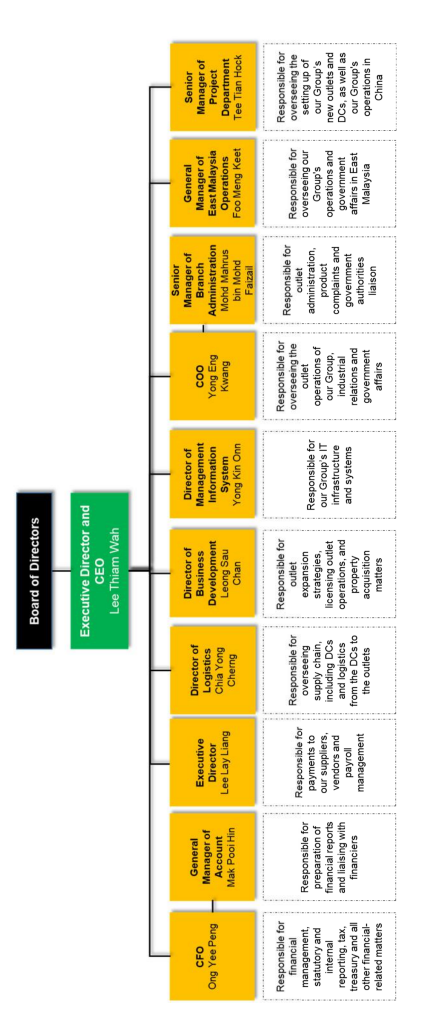
Name	Age	Designation
Lee Thiam Wah	60	Executive Director and CEO
Yong Eng Kwang	39	COO
Ong Yee Peng	33	CFO
Lee Lay Liang	48	Executive Director
Leong Sau Chan	46	Director of Business Development
Foo Meng Keet	43	General Manager of East Malaysia Operations
Yong Kin Onn	66	Director of Management Information System
Mak Pooi Hin	59	General Manager of Account
Chia Yong Cherng	45	Director of Logistics
Mohd Mahrus Bin Mohd Faizail	38	Senior Manager of Branch Administration
Tee Tian Hock	49	Senior Manager of Project Department

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9.3.1 Management reporting structure

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Our management reporting structure is as follows:



9. INFORMATION ON OUR PROMOTERS, SUBSTANTIAL SHAREHOLDERS, DIRECTORS AND KEY SENIOR MANAGEMENT (Cont'd)

9.3.2 Profiles of our Key Senior Management

The profiles of our Executive Directors who are also part of our Key Senior Management are set out in Section 9.2.1 of this Prospectus.

(i) Yong Eng Kwang

Yong Eng Kwang, a Malaysian aged 39, is our COO. He has over 17 years of experience in the retail industry.

He obtained a Master of Management (Distinction) from the Open University Malaysia in 2021. He was admitted as a Member of the Malaysian Institute of Management in 2023.

In 2006, he began his career and joined 99SM as a store manager, where he was responsible for overseeing the day-to-day operations of 1 of our outlets. He was subsequently promoted to Training Manager in 2008, where he was responsible for recruiting and developing talents as well as devised an outlet operation training programme for our Group.

Thereafter, he was promoted to the position of Branch Operation Manager in 2013, General Manager of Branch Operations in 2015 and Director of Branch Operation in 2021, where he was responsible for, amongst others, managing the daily operations of our outlets in Peninsular Malaysia, providing training to our outlet managers, developing and implementing growth strategies as well as managing various operational aspects of our Group such as, maintenance of the outlets in Peninsular Malaysia, customer service, industrial relations and governmental affairs of our Group.

He was promoted to his current position as COO in 2023 where he is in charge of overseeing the entire operations of the outlets of our Group and continues to oversee the industrial relations and government affairs of our Group.

(ii) Ong Yee Peng

Ong Yee Peng, a Malaysian aged 33, is our CFO. She has over 11 years of experience in auditing and accounting.

She obtained a Bachelor of Business in International Business (Accounting) from Edith Cowan University, Australia in 2011. She was admitted as a member of the ACCA since 2018 and as a Fellow in 2023. She has also been a member of the MIA since 2019.

She began her career in 2012 as an audit assistant at the accounting firm, Crowe Horwath Malaysia (now Crowe Malaysia PLT) and left in in 2017 where her last designation was audit assistant manager, responsible for managing audit portfolios of clients in various industries.

She briefly joined Paul Hype Page Consulting Pte Ltd, an accounting firm in Singapore, from December 2017 to March 2018 as a corporate specialist assistant manager. She left to complete her ACCA on a full-time basis.

Between August 2018 and November 2019, she served as an assistant manager of finance at various companies, namely Golden Screen Cinemas Sdn Bhd, Cinead Sdn Bhd, Glitters Café Sdn Bhd and Mac Food Services (M) Sdn Bhd, where she was responsible for their financial reporting and management of operational finance.

9. INFORMATION ON OUR PROMOTERS, SUBSTANTIAL SHAREHOLDERS, DIRECTORS AND KEY SENIOR MANAGEMENT (Cont'd)

In December 2019, she rejoined Crowe Malaysia PLT as an audit assistant manager and was subsequently promoted to audit manager until her departure in 2022.

She joined 99SM as an accountant in July 2022 and was subsequently promoted to CFO in May 2023, where she was responsible for the financial management of our Company and Group, overseeing the statutory reporting and internal management reporting functions of our Group, ensuring appropriate financial planning and financial corporate compliance, treasury, tax and other finance operations.

(iii) Foo Meng Keet

Foo Meng Keet, a Malaysian aged 43, is our General Manager of East Malaysia Operations. He has over 18 years of experience in the FMCG retail industry.

He graduated with a Bachelor of Food Science and Technology from the Universiti Putra Malaysia in 2003. Thereafter, he obtained a Master of Business Administration from Universiti Utara Malaysia in 2005.

He began his career in 2003 as a Quality Assurance Executive for Soon Soon Oilmills Sdn Bhd, where he was responsible for quality control activities. He left Soon Soon Oilmills Sdn Bhd in 2005.

From 2005 to 2023, he worked at Nestle. Over this period, he has held various sales and marketing positions including Distributor Development Manager, Brand Manager, Customer Business Manager and Category Development Manager. Throughout his 18 years of employment with Nestle, he was part of their marketing team and had engaged with various distributors and retailers nationwide for the distribution of Nestle's products.

He joined 99EM as General Manager of East Malaysia Operations in March 2023 where he is tasked with overseeing our Group's operations and government affairs in East Malaysia.

(iv) Yong Kin Onn

Yong Kin Onn, a Malaysian aged 66, is our Director of Management Information System. He has over 37 years of experience in the IT industry.

He obtained a Bachelor of Science from the University of Guelph, Canada in 1986.

He began his career as a programmer at Information Systems Research Sdn Bhd, a software company, in 1986. Thereafter, he resigned in 1988 to be a freelance programmer, where he developed software, particularly accounting and inventory software on a freelance basis. In 1990, he returned to Information System Research Sdn Bhd as a software manager, where he led a team of programmers in the design and development of software used in various industries, including retail, until his resignation in 1995.

In 1996, he joined Spektrum Imej (M) Sdn Bhd, as a software manager, where he was tasked with software development. He subsequently joined The Store Corporation Berhad, a supermarket cum departmental store chain, in 2005, as their Management Information System Assistant General Manager. He was the head of the Management Information System Department where he led the company's IT team and oversaw the company's IT and communications portfolio, until his resignation in 2010.

9. INFORMATION ON OUR PROMOTERS, SUBSTANTIAL SHAREHOLDERS, DIRECTORS AND KEY SENIOR MANAGEMENT (Cont'd)

He joined 99SM in 2011 as our General Manager of Management Information System, where his duties include designing, developing, implementing and deploying our Group's in-house warehouse management system and POS system at our outlets. He also developed the procedures for, amongst others, the security, disaster recovery and contingency plan for the systems.

He assumed his current position as our Director of Management Information System in 2013.

(v) Mak Pooi Hin

Mak Pooi Hin, a Malaysian aged 59, is our General Manager of Account. He has over 34 years of experience in accounting.

He obtained a Bachelor of Business Administration from the National Chengchi University, the PRC in 1989.

He began his career in 1989 at Chunghwa Picture Tubes Sdn Bhd, a manufacturer of cathode ray tubes, as an assistant account manager where he was responsible for preparing reports on the company's financials. Thereafter, from 1997 to 2008, he was an account officer for various companies, namely, The Store Corporation Berhad, a supermarket and departmental chain from 1997 to 2002, Able Steel Pipes Sdn Bhd, a manufacturer of mild steel pipes from 2002 to 2007 and Care Coils Sdn Bhd, a manufacturer of coil springs from 2007 to 2008. As an account officer, he was responsible for the preparation of the companies' financial statements and various other finance operations.

He joined 99SM in July 2008 as Account Manager and was the head of our Accounts Department, where he was responsible for the preparation of financial reports. He was subsequently promoted to Senior Account Manager in 2016, where in addition to his existing responsibilities, he acted as the liaison with our financiers. He assumed his current position as our General Manager of Account in 2023.

(vi) Chia Yong Cherng

Chia Yong Cherng, a Malaysian aged 45, is our Director of Logistics. He has over 15 years of experience in the retail industry.

He obtained a Bachelor of Arts in International Business Administration from the University of Northumbria at Newcastle, England, in 2003.

He began his career as a field underwriter for American International Assurance Company, Ltd in 2002. He subsequently joined 99SM in 2006 as a Branch Leader and has since held a number of positions within our Group, including Branch Leader, Area Supervisor, Logistic and Warehouse Manager, Senior DC Manager and General Manager of DC.

He assumed his current position of Director of Logistics in 2021 and is responsible for overseeing our Group's supply chain, which includes the expansion and daily operations of our DCs as well as the logistics of the distribution of our products from our DCs to our outlets.

9. INFORMATION ON OUR PROMOTERS, SUBSTANTIAL SHAREHOLDERS, DIRECTORS AND KEY SENIOR MANAGEMENT (Cont'd)

(vii) Mohd Mahrus Bin Mohd Faizail

Mohd Mahrus Bin Mohd Faizail, a Malaysian aged 38, is our Senior Manager of Branch Administration. He has over 12 years of experience in the retail industry.

He obtained a Bachelor of Applied Arts with Honours from Universiti Malaysia Sarawak, Malaysia, in 2009.

He began his career in 2010 as an administrative officer for Fiverules Dynamic Sdn Bhd, where he was tasked with liaising with clients for quotations and project scheduling. He left to join 99SM in 2011 as an Assistant Branch Manager, where he supervised the daily operation of one of our outlets.

He rose through the ranks to become a Branch Manager, Area Manager, Assistant Manager of Operations, Division Manager of Branch Operations and finally, to his current position of Senior Manager of Branch Administration in 2023. His responsibilities include matters relating to outlet maintenance, handling product complaints and acting as liaison with governmental authorities such as MDTCL, MOH and various other ministries.

(viii) Tee Tian Hock

Tee Tian Hock, a Malaysian aged 49, is our Senior Manager of Project Department. He has over 25 years of experience in the retail industry.

He completed an executive programme from SPACE known as Executive MBA programme in collaboration with Southern University College, in 2023.

He began his career when he first joined Ninety Nine Market (sole proprietorship of Lee Thiam Wah) in 1992 as a store keeper. In 1995, he left to join Jastar Food Industries Sdn Bhd (now Linaco Food Industries Sdn Bhd), a food manufacturer, as a supervisor, where his duties include storekeeping and as a packing technician, until his resignation in 2000.

He joined 99SM as a retail development and technical supervisor from 2000 to 2003, where he was responsible for setting up new outlets, including preparation of the layout of our outlets and overseeing various other outlet operations.

He left for a brief period from 2003 to 2004 to set up a café business under Star Pisces Café Sdn Bhd, where he was a director. He returned to 99SM in 2004 as a maintenance and equipment executive, and rose through the ranks to become a Project Manager and assumed his current position of Senior Manager of Project Department in 2021. He is responsible for preparing the installation plans for new outlets as well as managing the installation of the racking systems, signboards, CCTV and alarm systems, etc, of our new outlets and DCs.

In 2023, he was given a new responsibility of overseeing our operations in the PRC, including sourcing of products as well as acting as liaison with our suppliers in the PRC. He is currently the legal representative and executive director of both of our PRC subsidiaries.

Shareholding of our Key Senior Management 9.3.3

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The shareholding of our Key Senior Management (other than our Directors who are also part of our Key Senior Management which are disclosed in Section 9.2.2 of this Prospectus) before and after our IPO as follows:

After our IPO

								Aller our IPO	בוב			
				ı	Assuming	y the C	Assuming the Over-allotment		Assumin	g the (Assuming the Over-allotment	
	Ď	efore c	Before our IPO		Option	is not	Option is not exercised ⁽¹⁾		Option	is fully	Option is fully exercised ⁽²⁾	
	Direct		Indirect		Direct		Indirect		Direct		Indirect	
	No. of		No. of		No. of		No. of		No. of		No. of	
Name	Shares	%	Shares	%	Shares	%	Shares	%	Shares	%	Shares	%
	(,000)		(,000)		(,000)		(,000)		(,000)		(,000)	
Yong Eng Kwang	•	•		1	200	*		•	200	*	,	•
Ong Yee Peng	,	•		•	200	*		•	200	*	1	•
Foo Meng Keet	ı	•	ı	•	150	*	1	•	150	*	ı	•
Yong Kin Onn	ı	•	ı	•	150	*	1	٠	150	*	ı	•
Mak Pooi Hin	ı	•	ı	•	150	*	1	٠	150	*	ı	•
Chia Yong Cherng	ı	•	ı	•	150	*	1	•	150	*	ı	•
Mohd Mahrus Bin Mohd Faizail		1		1	150	*	ı	•	150	*	ı	
Tee Tian Hock		•	•	•	150	*	•	•	150	*	•	•

Notes:

- Negligible.
- Based on our enlarged issued Shares of 8,400,000,000 upon our Listing and assuming full subscription of our Issue Shares as allocated to our Key Senior Management under the allocation for Eligible Persons. E
- Assuming the Over-allotment Option of 214, 200,000 Shares, representing 15.0% of the total number of IPO Shares offered, is fully exercised. (5)

9. INFORMATION ON OUR PROMOTERS, SUBSTANTIAL SHAREHOLDERS, DIRECTORS AND KEY SENIOR MANAGEMENT (Cont'd)

9.3.4 Involvement of our Key Senior Management in other principal business activities

Save as disclosed below and in Section 9.2.3 of this Prospectus in respect of our Directors who are Key Senior Management, none of our Key Senior Management are involved in principal business activities outside our Group as at the LPD and in the past 5 years preceding the LPD:

Name of company/entity	Principal activities	Involvement in business activities
Yong Kin Onn Nation Retail Sdn Bhd	Trading in computer systems and accessories, provision of consultancy for computer related services	Substantial shareholder (direct)
Tee Tian Hock • Wanli Construction Works	 Dealing, supplies and services in signboard, advertisement, interior design, renovation works, wiring installation, sub-contractor in general construction works, supplies in hardware and building material 	• Partner

Yong Kin Onn and Tee Tian Hock's interest in Nation Retail Sdn Bhd and Wanli Construction Works respectively will not affect their commitment and responsibilities in their roles as Key Senior Management as they do not have any role in the business.

9.3.5 Service contracts with our Key Senior Management

As at the date of this Prospectus, there are no existing or proposed service contracts between our Key Senior Management and us which provide for benefits upon termination of employment.

9.3.6 Key Senior Management's remuneration and material benefits in-kind

The remuneration and material benefits in-kind of our Directors and CEO who are also part of our Key Senior Management are set out in Section 9.2.5 of this Prospectus. The aggregate remuneration and material benefits in-kind paid (including any contingent or deferred remuneration) or proposed to be paid to our Key Senior Management for services rendered in all capacities to our Group for the FYE 2023 and the FYE 2024 are as follows:

	Remuneration band	(in bands of RM50,000)
	FYE 2023 (Paid)	FYE 2024 (Proposed)
Key Senior Management	RM'000	RM'000
Foo Meng Keet	350 – 400	400 – 450
Yong Eng Kwang	300 – 350	350 – 400
Yong Kin Onn	350 – 400	350 – 400
Chia Yong Cherng	300 – 350	300 – 350
Ong Yee Peng	150 – 200	250 – 300
Mak Pooi Hin	200 – 250	250 – 300
Mohd Mahrus Bin Mohd Faizail	100 – 150	150 – 200
Tee Tian Hock	150 – 200	150 – 200

9. INFORMATION ON OUR PROMOTERS, SUBSTANTIAL SHAREHOLDERS, DIRECTORS AND KEY SENIOR MANAGEMENT (Cont'd)

The above remuneration of our Key Senior Management, which includes salaries, bonus, fees and allowances as well as other benefits, must be considered and recommended by our Nomination and Remuneration Committee and subsequently approved by our Board.

9.4 ASSOCIATIONS OR FAMILY RELATIONSHIP BETWEEN OUR PROMOTERS, SUBSTANTIAL SHAREHOLDERS, DIRECTORS AND KEY SENIOR MANAGEMENT

Save as disclosed below, there are no associations or family relationships between our Promoters, substantial shareholders, Directors and Key Senior Management:

- (i) Lee Thiam Wah, our Promoter, substantial shareholder, Executive Director and CEO, is:
 - sole shareholder and director of Lee LYG Holdings, our Promoter and substantial shareholder;
 - spouse of Ng Lee Tieng;
 - father of Lee Yan Zhong;
 - brother of Lee Lay Liang; and
 - cousin of Leong Sau Chan.
- (ii) Ng Lee Tieng, our Non-Independent Non-Executive Director, is:
 - spouse of Lee Thiam Wah;
 - mother of Lee Yan Zhong;
 - sister-in-law of Lee Lay Liang; and
 - cousin-in-law of Leong Sau Chan.
- (iii) Lee Lay Liang, our Executive Director, is:
 - sister of Lee Thiam Wah;
 - sister-in-law of Ng Lee Tieng;
 - aunt of Lee Yan Zhong; and
 - cousin of Leong Sau Chan.
- (iv) Lee Yan Zhong, Alternate Director to Lee Thiam Wah, is:
 - son of Lee Thiam Wah and Ng Lee Tieng; and
 - nephew of Lee Lay Liang.
- (v) Leong Sau Chan, Alternate Director to Lee Lay Liang and Director of Business Development, is:
 - cousin of Lee Thiam Wah;
 - cousin-in-law of Ng Lee Tieng; and
 - cousin of Lee Lay Liang.

9. INFORMATION ON OUR PROMOTERS, SUBSTANTIAL SHAREHOLDERS, DIRECTORS AND KEY SENIOR MANAGEMENT (Cont'd)

9.5 DECLARATION BY OUR PROMOTERS, DIRECTORS AND KEY SENIOR MANAGEMENT

As at the LPD, none of our Promoters, Directors or Key Senior Management has been involved in any of following events (whether in or outside Malaysia):

- in the last 10 years, a petition under any bankruptcy or insolvency laws was filed (and not struck out) against such person or any partnership in which such person was a partner or any corporation of which such person was a director or member of key senior management;
- (ii) disqualified from acting as a director of any corporation, or from taking part directly or indirectly in the management of any corporation;
- (iii) in the last 10 years, charged or convicted in a criminal proceeding or is a named subject of a pending criminal proceeding;
- (iv) in the last 10 years, any judgment was entered against such person, or finding of fault, misrepresentation, dishonesty, incompetence or malpractice on his part, involving a breach of any law or regulatory requirement that relates to the capital market;
- in the last 10 years, the subject of any civil proceeding, involving an allegation of fraud, misrepresentation, dishonesty, incompetence or malpractice on his part that relates to the capital market;
- the subject of any order, judgment or ruling of any court, government or regulatory authority or body temporarily enjoining such person from engaging in any type of business practice or activity;
- (vii) in the last 10 years, has been reprimanded or issued any warning by any regulatory authority, securities or derivatives exchange, professional body or government agency; and
- (viii) there is any unsatisfied judgment against such person.

9.6 OTHER MATTERS

No amounts have been paid or benefits given within the 2 years preceding the date of this Prospectus, nor are intended to be paid or given to our Promoters or our substantial shareholders except for the following:

- (i) remunerations and benefits-in-kind arising from employment paid to our substantial shareholders as set out in Section 9.2.5 of this Prospectus; and
- (ii) dividend paid to our substantial shareholders.

Save as disclosed in Section 9.1, there is no other controlling shareholder. There is no arrangement which operation may result in the change in control of our Company at a date subsequent to our IPO and our Listing.

Our Promoters and substantial shareholders do not have different voting rights from our other shareholders.

10. RELATED PARTY TRANSACTIONS

10.1 OUR GROUP'S RELATED PARTY TRANSACTIONS

10.1.1 Material related party transactions

Save as disclosed below, there are no other material related party transactions entered into by our Group which involve the interest, direct or indirect, of our Directors, major shareholders and/or persons connected to them for the Periods Under Review and up to the LPD:

	Nature of relationship/ Interested Maior						From 1 April
Transacting parties	Shareholder	•		FYE		FPE 31 March	2024
No. with our Group	and/or Director ⁽¹⁾	Nature of transaction ⁽²⁾	2021	2022	2023	2024	up to the LPD
			RM'000	RM'000	RM'000	RM'000	RM'000
 Lee Thiam Wah and entities in which he 	Lee Thiam Wah ⁽³⁾ Na Lee Tieng ⁽⁴⁾	Purchase of products for sale in our outlets, including fees and net	45,387	50,382	65,788	22,835	22,066
holds directindirect interests in, comprising:	Lee Lay Liang ⁽⁵⁾ Leong Sau Chan ⁽⁵⁾	of discounts (6)	0.64% of our cost of goods sold	0.69% of our cost of goods sold	0.69% of our cost 0.79% of our cost of 1.04% of our cost of goods sold of goods sold	1.04% of our cost of goods sold	1.01% of our cost of goods sold*
* Careon Group		Commissions and income	6,991	7,396	8,480	2,524	2,903
Group * J&C Pacific		t c	1.67% of our PAT	2.26% of our PAT	2.12% of our PAT	1.90% of our PAT	2.31% of our PAT*
* Venus Gateway Group		Sale of grocery products ⁽⁸⁾	806	1,716	2,243	382	376
Nasi LemakGempakLovely Century			0.01% of our revenue	0.02% of our revenue	0.02% of our revenue	0.02% of our revenue	0.02% of our revenue*
* Nature Century* Radiant		Purchase of equipment and	2,061	2,573	2,593	318	2,450
Globaltech Group * U Stars Supermarket			0.28% of our NA	0.41% of our NA	0.48% of our NA	0.05% of our NA	0.35% of our NA*
		Rental received and paid by our Group ⁽¹⁰⁾	827	880	923	245	330
		5	0.20% of our PAT	0.27% of our PAT	0.23% of our PAT	0.18% of our PAT	0.26% of our PAT*

RELATED PARTY TRANSACTIONS (Cont'd) 9.

	Transacting parties	Nature of relationship/ Interested Major Shareholder			FY		FPE 31 March	From 1 April 2024
Š.	with our Group	and/or Director ⁽¹⁾	Nature of transaction ⁽²⁾	2021	2022	2023	2024	up to the LPD
			Other recurrent transactions ⁽¹¹⁾	RM'000 2,472	RM'000 2,928	RM'000 5,826	RM'000 3,284	RM'000 1,540
				0.59% of our PAT	0.90% of our PAT	1.46% of our PAT	2.47% of our PAT	1.23% of our PAT*
			Non-recurrent transactions ⁽¹²⁾	13,300	5,826	4	510	65
				1.80% of our NA	0.92% of our NA	0.01% of our NA	0.01% of our NA 0.08% of our NA	0.01% of our NA*
	Zing Heing Group, a	Ng Lee Tieng ⁽¹³⁾	Purchases of specialty foods and	59,515	79,155	91,226	29,721	24,492
	group in which Eng Yaw Keong and Lim Geok Eng have direct interests in		including fees, and net of discounts and sponsorships received (14)	0.84% of our cost of goods sold	1.08% of our cost of goods sold	1.08% of our cost 1.09% of our cost of 1.36% of our cost of goods sold goods sold of goods sold	1.36% of our cost of goods sold	1.12% of our cost of goods sold*
			Rental paid by our Group ⁽¹⁵⁾	42	42	42	1	14
				0.01% of our PAT	0.01% of our PAT	0.01% of our PAT	0.01% of our PAT	0.01% of our PAT*
	Max Bell	Lee Yan Zhong ⁽¹⁶⁾	Payment for installation of solar	1	521	1,460	361	775
			proposition systems at our outlets, headquarters and DCs		0.08% of our NA	0.27% of our NA	0.05% of our NA	0.11% of our NA*
	Lee Lay Liang, Leong	Lee Lay Liang ⁽¹⁷⁾	Rental paid by our Group ⁽¹⁸⁾	202	929	853	237	316
	Network, a company for which they have direct interests in	Lee Thiam Wah(⁽¹⁷⁾		0.12% of our PAT	0.20% of our PAT	0.21% of our PAT	0.18% of our PAT	0.25% of our PAT*

RELATED PARTY TRANSACTIONS (Cont'd) 9.

	Transacting parties	Nature of relationship/ Interested Major Shareholder			FYE		FPE 31 March	From 1 April 2024
No.	No. with our Group	and/or Director ⁽¹⁾	Nature of transaction ⁽²⁾	2021	2022	2023	2024	up to the LPD
				RM'000	RM'000	RM'000	RM'000	RM'000
5.	Three Star Stationery (M) Sdn Bhd	Lee Thiam Wah ⁽¹⁹⁾ Lee Lay Liang ⁽¹⁹⁾	Purchase of stationery and printing supplies including	212	774	739	213	168
	company in which Lee Leong Yew has a direct interest in		nips received ⁽⁶	0.05% of our PAT	0.24% of our PAT	0.18% of our PAT	0.16% of our PAT	0.13% of our PAT*
9	Eng Yaw Keong, Lim Geok Eng. Eng Lee	Ng Lee Tieng ⁽¹³⁾	Rental paid by our Group ⁽²¹⁾	36	38	38	10	10
	Hay and Eng Hock Heng @ Ng Hock Keng			0.01% of our PAT	0.01% of our PAT	0.01% of our PAT	0.01% of our PAT	0.01% of our PAT*
7.	Asia Business Advisory Sdn Bhd.	Dato' Chua Tia Guan	Provision of tax and other related advisory services by Dato' Chua's	1,003	•	38	1	12
	Forum Motivasi PLT and Velodrom Harmoni PLT, which are company/partnerships which Dato' Chua Tia Guan has a direct interest in		Companies which are not recurrent.	0.24% of our PAT		0.01% of our PAT		0.01% of our PAT*

10. RELATED PARTY TRANSACTIONS (Cont'd)

Notes:

- Computed based on the latest available unaudited financial information of the Group from 1 April 2024 to 30 June 2024.
- The associations or family relationship between our major shareholders and Directors are set out in Section 9.4 of this Prospectus. E
- (2) Unless otherwise stated, the related party transactions are recurrent.
- Lee Thiam Wah is a substantial shareholder and director in Careon Group, Burger King Group, J&C Pacific, Venus Gateway Group, Nasi Lemak Gempak, Lovely Century and Nature Century, and is a substantial shareholder in Radiant Globaltech Group. ල
- Ng Lee Tieng is the CEO, substantial shareholder and director of Burger King Group, and is a director of Subang Excel, a subsidiary of Careon Pharmacy, J&C Pacific, Lovely Century and Nature Century. Ng Lee Tieng is also a shareholder of J&C Pacific, Venus Gateway Group, Lovely Century and Radiant Globaltech Group. 4
- (5) Lee Lay Liang and Leong Sau Chan are shareholders of J&C Pacific.
- Being the purchase of products for sale in our outlets from Cleanwave, Multihexa, Octo Asia, Nasi Lemak Gempak, Cosmo Restaurant and J&C Pacific, including amongst others, cleaning and hygiene products, pet products, toys, party supplies, SIM cards and food products. These purchases are part of our ordinary course of business, and the purchase prices are set based on purchase orders. The credit terms granted to our Group typically ranges from 1 to 30 days. 9
- of the smart terminal platforms at our Group's outlets, training on the use and operation of the said platforms as well as maintenance of the said platforms, payment services including bill payments, Touch n' Go and mobile reloads services, credit card service, SIM card activation service, gift card activation In respect of J&C Pacific, being the sum of commission paid for merchant discount rates and income received by our Group for ancillary services provided at our outlets, including amongst others, mobile reload and bill payment services and sale of e-voucher and data analysis as well as fees paid by our Group for the smart terminal platform provided to our Group, including its maintenance charges. The salient terms of the services provided include the provision service, digital wallet service and a pick-up and/or drop-off service by courier service companies. 0
- Being sale of grocery products to Cosmo Restaurants, Nasi Lemak Gempak, Careon Pharmacy and Octo Asia, with credit terms of typically 30 days granted by our Group. 8
- Being the sum of the purchase from Radiant Globaltech Group of equipment and hardware as well as subscription to software for use at our outlets, DCs and headquarters. The purchase prices are set based on purchase orders, and the credit terms received by our Group is typically for 30 days. <u>6</u>
- Wisma 99 to Nature Century and U Stars Supermarket and renting premises in Plaza Serdang Raya and our headquarters in East Malaysia to Cosmo Restaurants, along with the rental paid to Lovely Century and Lee Thiam Wah for 12 of our rented properties. The tenancy period for these premises is 3 years, with the latest expiry being on 31 July 2027. The current monthly rental for each of these properties ranges from RM1,800 to RM10,000. Being the sum of the rental income received from Nature Century, Cosmo Restaurants and U Stars Supermarket from renting premises at our headquarters, (10)

RELATED PARTY TRANSACTIONS (Cont'd)

6.

- Being the sum of the purchase of meal vouchers and meal sets from Cosmo Restaurants, as well as goods for staff welfare including face masks and sanitizers, and income received by our Group from advertisements and sponsorships received for our Group's annual dinner. (11)
- Group in FYE 2021. There were further transactions in FPE 31 March 2024 for, amongst others, the purchase of test kit from Careon Pharmacy and disposal in FYE 2022, one-off sales of face masks to Cleanwave and transactions involving pharmaceutical products and disposal of motor vehicle with the Careon purchase of air conditioning units and motor vehicle from Cosmo Restaurants in FYE 2021 and FPE 31 March 2024, purchase of television from J&C Pacific of motor vehicles to Cosmo Restaurant and Ng Lee Tieng. There were transactions from 1 April 2024 up to the LPD for the disposal of certain equipment Being the sum of the acquisition cost of DC from Venus Gateway in FYE 2021, the rental payments made to Venus Gateway for the DC prior to its acquisition, (12)
- Ng Lee Tieng is the sister of Eng Yaw Keong and daughter of Lim Geok Eng, both of whom are directors and shareholders of Zing Heing Group. Ng Lee Tieng is also the sister of Eng Lee Hay and daughter of Eng Hock Heng @ Ng Hock Keng. (13)
- Being the sum of the purchase of specialty foods and snacks for sale in our outlets and sponsorships received for our Group's annual dinner. These purchases are part of our ordinary course of business, and the purchase prices are set based on purchase orders. The credit terms granted to our Group is typically for 1 day. (14)
- Being rental for one of our rented properties. The tenancy period for this premise is 3 years, with the latest expiry being on 31 March 2027. The current monthly rental for this premise is RM3,500. (12)
- (16) Lee Yan Zhong is a substantial shareholder and director of Max Bell.
- Lee Lay Liang and Leong Sau Chan are directors and shareholders of Family Network. Lee Thiam Wah and Lee Lay Liang are the siblings of the directors and shareholders of Family Network, namely Lee Leong Tek, Lee Lay Hong, Tan Suah Teng, Lee Lai Lee, Lee Lay Keow, Lee Lay Ang, Lee Lay Nee, Lee Lay Wan, Lee Lay Sin and Lee Leong Yew. (11)
- Being rental of premises including for 14 of our rented properties from Family Network, 2 of our rented properties each from Lee Lay Liang and Leong Sau Chan. The tenancy period for these premises is 3 years, with the latest expiry being on 14 May 2027. The current monthly rental for each of these properties ranges from RM2,200 to RM9,800. (18)
- Lee Thiam Wah and Lee Lay Liang are the siblings of a director and substantial shareholder of Three Star Stationery (M) Sdn Bhd, namely Lee Leong Yew. (19)
- Being the sum of the purchase of stationery and printing supplies for the operations and administrative purposes of our Group and the sponsorship received for our Group's annual dinner. These purchases are part of our ordinary course of business, and the purchase prices are set based on purchase orders. The credit terms granted to our Group is typically for 30 days. (20)
- Being rental of premises for one of our rented properties. The tenancy period for this premise is 3 years, with the latest expiry being on 14 May 2025. The current monthly rental for this premise is RM3,200. (21)

10. RELATED PARTY TRANSACTIONS (Cont'd)

Save for certain transactions detailed below, our Directors confirm that all the above material related party transactions were transacted on an arm's length basis, not more favourable to the related parties than those generally available to third parties and were not detrimental to our non-interested shareholders based on the following reasons:

- (i) rental for properties between our Group and related parties are based on rates comparable to similar properties in the vicinity and are based on terms which are commonly adopted in tenancy arrangements of a similar nature with third parties;
- (ii) purchases of products or services from related parties are based on pricing which are generally comparable with those offered by unrelated third party suppliers for similar products or services and/or prices which are offered by the related parties to their other unrelated customers; and
- (iii) sales of our products to related parties generally adhere to list prices consistent with those available to retail customers in our outlets.

The following transactions are not considered by our Directors to be on arm's length basis:

(a) The Deeds of Assignment executed by Lee Intellectual Properties as assignor, and 99SM as assignee

The Deeds of Assignment are not considered by the Directors to be on an arm's length basis, as they were provided on terms favourable to our Group for a nominal consideration payable by 99SM. These Deeds of Assignment confer upon our Group all the benefits, rights, title, and interests in the trademarks that are used in our Group's business in Malaysia. These also include the trademarks registered outside of Malaysia, namely Singapore, Thailand, the Philippines, Indonesia, and the PRC. As at the LPD, the registration of the assignment for all the trademarks have been completed, and as such our Group is the registered owner of all the trademarks.

Lee Thiam Wah and Ng Lee Tieng each hold a 50% equity interest in Lee Intellectual Properties, the entity established to previously hold all the trademarks of the business. These trademarks belong to Lee Thiam Wah and Ng Lee Tieng's businesses, respectively, including the trademarks used by our Group's business. In view of our Listing, all trademarks relevant to our Group that were held by Lee Intellectual Properties have been assigned to 99SM as it aligns the ownership of the trademarks with our operations. Although the Deeds of Assignment are not viewed by our Directors as being on an arm's length basis, given they were secured on terms favourable to our Group for a nominal consideration, our Directors believe that the terms of the Deeds are not detrimental to our Group.

Lee Thiam Wah, our Executive Director, CEO and major shareholder of our Group is the director and shareholder of Lee Intellectual Properties. Ng Lee Tieng, our Non-Independent Non-Executive Director, is the director of Lee Intellectual Properties. For further details on the Trademarks, see Annexure B of this Prospectus.

10. RELATED PARTY TRANSACTIONS (Cont'd)

(b) Sales and purchases of the goods between our Group and Careon Pharmacy

(i) Sales of personal care and wellness products as well as food and beverage products by our Group to Careon Pharmacy

Since 2021, 99SM supplied personal care and wellness products as well as food and beverage products to Careon Pharmacy on a cost-based basis plus handling charges, amounting to a total of RM0.6 million, RM5.8 million and RM0.6 million in the FYE 2021, FYE 2022 and FYE 2023, respectively. This transaction is not recurrent and will not continue after September 2023. Any future purchases by Careon Pharmacy from our Group will be made on an arm's length basis.

(ii) Purchases of COVID-19 antigen rapid test kits by our Group from Careon Pharmacy

In 2021, 99SM purchased the COVID-19 antigen rapid test kits from Careon Pharmacy on a cost-based basis plus handling charges. During the FYE 2021, the total amount transacted with Careon Pharmacy was RM4.9 million. This transaction is not recurrent and has ceased since December 2021 as 99SM has found alternative suppliers. At that time, due to high demand, 99SM faced challenges sourcing these kits, and Careon Pharmacy assisted by supplying the required kits.

Lee Thiam Wah, our Executive Director, CEO and major shareholder of our Group, is the director and shareholder holding 100% equity interest in Careon Pharmacy.

The transactions between our Group and Careon Pharmacy are not viewed by the Directors to be on an arm's length basis, given that both transactions were on a cost-based basis plus handling charges. While these arrangements benefited both parties mutually, they have since been discontinued and our Group has no intention of entering into similar transactions on a cost-based basis plus handling charges with Careon Pharmacy. As such, our Directors believe that these transactions are not detrimental to our Group.

Our Directors also confirm that there are no other material related party transactions that have been entered by our Group that involve the interest, direct or indirect, of our Directors, major shareholders and/or persons connected to them but not yet effected up to the date of this Prospectus.

After our Listing, we will be required to seek our shareholders' approval each time we enter into a material related party transaction in accordance with the Listing Requirements. However, if the related party transactions can be deemed as recurrent related party transactions, we may seek a general mandate from our shareholders (which mandate would typically be renewed as required at each AGM of our Company) to enter into such recurrent transactions without having to seek separate shareholders' approval each time we wish to enter into such recurrent related party transactions during the validity period of the mandate. Bursa Securities has granted us an extension of time to obtain our shareholders' ratification/mandate for recurrent related parties transactions entered/or to be entered into by our Group with our related parties from our Listing date up to our forthcoming annual general meeting or extraordinary general meeting, whichever is held earlier.

In addition, to safeguard the interest of our Group and non-interested shareholders and to mitigate any potential conflict of interest situation, our Audit Committee will, among others, supervise and monitor any recurrent related party transaction and the terms thereof and report to our Board for further action, as set out in Section 10.2.1 of this Prospectus.

10. RELATED PARTY TRANSACTIONS (Cont'd)

10.1.2 Related party transactions entered into that are unusual in their nature or conditions

There are no transactions that are unusual in their nature or conditions, involving goods, services, tangible or intangible assets to which we were a party in respect of the Periods Under Review and up to the LPD.

10.1.3 Material outstanding loans and/or financial assistance (including guarantees of any kind) made to or for the benefit of related parties

Save as disclosed below, there are no material outstanding loans or financial assistance (including guarantees of any kind) made by our Group to or for the benefit of our related parties in respect of the Periods Under Review and up to the LPD:

(a) Corporate guarantee provided by 99SM

Pursuant to the franchise agreements entered into between BK AsiaPac Pte Ltd ("Franchisor"), Burger King Singapore Pte Ltd, Rancak Selera, Newscape Capital, Cosmo Restaurants and 99SM, a corporate guarantee was provided by 99SM to secure the Burger King franchise in Malaysia and Singapore. The franchise in Malaysia and Singapore was held by Lee Thiam Wah and Ng Lee Tieng through their interest in Newscape Capital, Rancak Selera, Cosmo Restaurants and Burger King Singapore Pte Ltd.

Our Directors are of the view that the corporate guarantee was not on normal commercial terms and not on arm's length basis as no fee was charged by 99SM on such corporate guarantee provided. This corporate guarantee was discharged on 25 October 2023 and is not detrimental to our Group. Following our Listing, our Group does not intend to enter into similar transactions with any related parties.

(b) Careon Pharmacy utilisation of the facility provided by Alliance Bank Malaysia Berhad ("Alliance Bank") to 99SM

Alliance Bank has extended a banking facility to 99SM, which grants Careon Pharmacy the right to utilise the bank guarantee facility within this banking arrangement. This arrangement was to facilitate Careon Pharmacy in securing funding during its initial establishment phase. This third-party utilisation of the bank guarantee facility provided to 99SM is not considered by our Directors to be on an arm's length basis and not on normal commercial terms as Careon Pharmacy did not pay a fee to 99SM for the use of such facility. This third-party utilisation of the bank guarantee facility provided to 99SM was cancelled on 11 October 2023. Our Directors are of the view that the transaction is not detrimental to our Group as the third-party utilisation of the bank guarantee has been discontinued by Alliance Bank. Following our Listing, our Group does not intend to enter into similar transactions with any related parties.

10. RELATED PARTY TRANSACTIONS (Cont'd)

10.2 MONITORING AND OVERSIGHT OF RELATED PARTY TRANSACTIONS

10.2.1 Audit Committee review

Our Audit Committee reviews related party transactions and conflicts of interest situations that may arise within our Company or Group. Our Audit Committee also reviews any transaction, procedure or course of conduct that raises questions of management integrity including our related party transactions. In reviewing the related party transactions, the following, amongst other things will be considered:

- (a) the rationale and the cost/benefit to our Company are first considered;
- (b) where possible, comparative quotes will be taken into consideration;
- (c) that the transactions are based on normal commercial terms and not more favourable to the related parties than those generally available to third parties dealing on an arm's length basis; and
- (d) that the transactions are not detrimental to our Company's non-interested shareholders.

All reviews by our Audit Committee are reported to our Board for its further action.

10.2.2 Our Group's policy on related party transactions

Related party transactions by their very nature, involve conflicts of interests between our Group and the related parties with whom our Group has entered into such transactions. Some of the officers and the Directors of our Group are also officers, directors and in some cases, shareholders of the related parties of our Group, as disclosed in this Prospectus and, with respect to these related party transactions, may individually and in aggregate have conflicts of interest. It is the policy of our Group that all related party transactions are carried out on normal commercial terms which are not more favourable to the related parties than those generally available to the third parties dealing on arm's length basis with our Group and are not to the detriment of our non-interested shareholders.

In addition, we plan to adopt a comprehensive corporate governance framework that meets best practice principles to mitigate any potential conflict of interest situations and intend for the framework to be guided by the Listing Requirements and MCCG upon our Listing. The procedures which may form part of the framework include, among others, the following:

- (a) our Board shall ensure that majority of our Board's members are Independent Directors and will undertake an annual assessment of our Independent Directors;
- (b) our Directors will be required to immediately make full disclosure of any direct or indirect interest that they may have in any business enterprise that is engaged in or proposed to be engaged in a transaction with our Group, whether or not they believe it is a material transaction. Upon such disclosure, the interested Director shall be required to abstain from deliberation and voting on any resolution related to the related party transaction; and
- (c) all existing or potential related party transactions would have to be disclosed by the interested party for management reporting. Our management will propose the transactions to our Audit Committee for evaluation and assessment who would in turn, make a recommendation to our Board.

1. CONFLICT OF INTEREST

INTEREST IN ENTITIES CARRYING ON A SIMILAR TRADE AS THAT OF OUR GROUP OR WHICH ARE CUSTOMERS AND/OR SUPPLIERS OF OUR GROUP 11.1

11.1.1 Involvement of our Directors and substantial shareholders in entities which carry on a similar trade as that of our Group

As at the LPD, save as disclosed below, our Directors and substantial shareholders do not have any interest, direct or indirect, in any entities which are carrying on a similar trade as that of our Group:

Entity	Our Directors and/or substantial shareholders	Nature	Principal activity	Nature of interest
U Stars Group	Our substantial Shareholder and Director Lee Thiam Wah	Similar trade as Supermarkets; that of our Group hypermarkets; marts, convictions and properties for beverages properties.	Supermarkets and hypermarkets; Minimarts, convenience stores and provision shops and/ or warehousing, packing and distribution of groceries, food and beverages products	Supermarkets and Lee Thiam Wah is a director and shareholder hypermarkets; Mini-holding 100% equity interest in Lee International marts, convenience Retail Holdings, which in turn holds 49.0% equity stores and provision interest in each of the companies in the U Stars shops and/ or Group. Lee International Retail Holdings intends warehousing, packing to increase its equity interest in U Stars Group up and distribution of to 75.0%, subject to approval of relevant groceries, food and authorities in Singapore. He is also a director of U beverages products Stars Supermarket, U Stars and U Stars Food Holdings, which is part of the U Stars Group.

Notwithstanding the above, our Board is of the view that the potential conflict of interest situation which may arise as a result of Lee Thiam Wah's Stars Group are handled by a separate management team, led by Lim Kok Wei, the CEO of the U Stars Group and that all of the outlets of the U interests in the U Stars Group, which is operating in the retail grocery market segment similar to our Group, is mitigated as the operations of the U Stars Group are only located in Singapore. The geographical separation of the outlets between our Group and the U Stars Group ensures a distinct and separate customer bases and markets, removing any direct competition. Furthermore, Lee Thiam Wah is not involved in the day-to-day operations of the U Stars Group. The U Stars Group operates as a 24-hour supermarket chain offering a wide range of products, including fresh oroduce and food items, while our Group operates as a mini-market chain with conventional business hours.

11. CONFLICT OF INTEREST (Cont'd)

11.1.2 Involvement of our Directors and substantial shareholders in entities which are our customers and/or suppliers

As at the LPD, save as disclosed below, our Directors and substantial shareholders do not have any interest, direct or indirect, in any entities which are our customers and/or suppliers:

Nature of interest	Lee Thiam Wah and Ng Lee Tieng are directors and shareholders holding 99.9% and less than 1.0% equity interest respectively in Venus Gateway. Venus Gateway in turn holds 65.0% in Cleanwave; 52.0% in Multihexa and 52.0% in Octo Asia	Lee Thiam Wah is also a director of Cleanwave, Multihexa and Octo Asia			Lee Thiam Wah and Ng Lee Tieng are directors and shareholders holding 80.0% and 20.0% equity interest in Newscape Capital respectively. Newscape Capital in	turn holds 100% in Rancak Selera which in turn holds 95.0% in Cosmo Restaurants.	Both Lee Thiam Wah and Ng Lee Tieng are directors of Cosmo Restaurants and members of the Executive Committee of Newscape Capital, being the ultimate holding company of Cosmo Restaurants. Ng Lee Tieng is the CEO of Cosmo Restaurants.
Principal activity	Sales and marketing of cleaning products for, but not limited to household and personal hygiene and vehicle cleaning products	Wholesale of a variety of goods	Wholesale of a variety of goods including fruits, nuts and vegetables		Developing, operating, promoting and/or managing Burger King		
Nature of transaction	Supplier of cleaning products, personal care and pet products	Supplier of toys and party supplies	of fruit ables	Customer of grocery products	Customer of food products on ad-hoc basis	Supplier of meal sets and vouchers	
Our Directors and/or substantial shareholders	Our substantial shareholder and Director Lee Thiam Wah	Ng Lee Tieng			Our substantial shareholder and Director	Lee Thiam Wah	<u>Directors</u> Dato' Chua Tia Guan Ng Lee Tieng
Entity	Cleanwave	Multihexa	Octo Asia		Cosmo Restaurants		
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Committee of Newscape Capital. Dato' Chua Tia Guan does not hold any equity interest or directorship in, and is not involved in the day-to-day operations of,

Dato' Chua Tia Guan is the Chairman of the Executive

11. CONFLICT OF INTEREST (Cont'd)

Nature of interest	Newscape Capital, Rancak Selera or Cosmo Restaurants.	Lee Thiam Wah is a director and shareholder holding 72.0% equity interest in Nasi Lemak Gempak		Lee Thiam Wah and Ng Lee Tieng are directors and shareholders holding 99.9% and 0.1% equity interest in Global Success respectively. Global Success in turn holds 39.0% in J&C Pacific. Ng Lee Tieng is also a shareholder holding 1.0% equity interest in J&C Pacific	Both Lee Thiam Wah and Ng Lee Tieng are directors of
Principal activity		Restaurants		Providing total communications services, solutions and products	
Nature of transaction		Customer of grocery Restaurants staples and perishables	Supplier of instant coffee powder	Supplier of SIM cards and our provider of payment gateway, mobile payment, bill payment, card activation and	reload services
Our Directors and/or substantial shareholders		Our substantial shareholder and	Lee Thiam Wah	Our substantial shareholder and Director Lee Thiam Wah	<u>Director</u> Ng Lee Tieng
Entity		Nasi Lemak Gempak		J&C Pacific	
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11. CONFLICT OF INTEREST (Cont'd)

Notwithstanding the above, our Board is of the view that any potential conflict of interest situation which may arise through the interests of our Directors and substantial shareholders in other entities which are our customers or suppliers (collectively referred to as "**Related Customers**" and/or "**Related Suppliers**") is mitigated due to the following:

- (a) our Related Customers and Related Suppliers are not in competition with our Group's business and operations as our Group is not involved in the business of the Related Customers, and our Group is acting as one of the distribution channels for our Related Suppliers;
- (b) save for the sales to and purchases from Careon Pharmacy as disclosed in Section 10.1.1(b) of this Prospectus, all sales to and purchases from our Related Customers and Related Suppliers are transacted on an arm's length basis and on normal commercial terms which are not more favourable to them than those generally available to third parties;
- (c) our Group is not dependent on any of our Related Customers and none of them are our Group's major customers. For the Periods Under Review, the aggregate sales to our Related Customers represents less than 0.1% of our Group's total revenue;
- (d) our Group is not dependent on any of our Related Suppliers and none of them are our Group's major suppliers. For the Periods Under Review, the total purchases from our Related Suppliers represents less than 1.0% of our Group's total purchases and there are other suppliers in the market offering similar products which could be alternatives to our Group;
- (e) in addition, the involvement of our Directors and substantial shareholders in our Related Customers and Related Suppliers does not affect their contributions to our Group as:
 - (i) The Related Customers and/or the Related Suppliers (collectively, the "Related Entities") are managed by their respective management team, and Lee Thiam Wah, our Executive Director and CEO, is not involved in the day-to-day operations of the Related Entities; and
 - (ii) Ng Lee Tieng, our Non-Independent Non-Executive Director, holds a non-executive role in our Group and thus is not involved in the day-today operations of our Group. Furthermore, save for Cosmo Restaurants which she is involved in the operations as its CEO, the other Related Entities are managed by their own respective management team and she is not involved in the day-to-day operations of the other Related Entities; and
- (f) Lee Thiam Wah, Ng Lee Tieng and persons connected to them will abstain from deliberation and voting at Board meetings in relation to any transaction with our Related Entities, if any.

As set out in Section 10.2.1 of this Prospectus, our Audit Committee will review any conflict of interest situation that may arise within the Company or our Group including such transaction, procedure or course that raises questions on management integrity and the measures taken to resolve, eliminate, or mitigate such conflicts to ensure that any such transactions are carried out on terms that are not detrimental to our Group and is in the best interest of our Group. Any future dealings with parties in which our Directors and substantial shareholders have interest, direct or indirect, will be based on established procedures for related party transactions to ensure that they are carried out on an arm's length basis and in accordance with the Listing Requirements in respect of related party transactions.

11. CONFLICT OF INTEREST (Cont'd)

Notwithstanding, the interests that are held by our Directors and substantial shareholders and the interests that may be held by our Directors and substantial shareholders in the future in other businesses or corporations which are carrying on a similar trade as our Group and/or our customers or suppliers may give rise to a conflict of interest situation with our business. Although such interests may give rise to a conflict of interest situation, our Directors and substantial shareholders and persons connected to them shall abstain from deliberating and voting on all resolutions pertaining to such matters or transactions that require the approval of our shareholders in respect of their direct or indirect interests. Such transactions will be carried out on arm's length basis and on normal commercial terms.

11.2 DECLARATION BY ADVISERS ON CONFLICTS OF INTEREST

11.2.1 Declaration by CIMB

CIMB, being the Principal Adviser for our Listing and the Sole Bookrunner, Sole Managing Underwriter and Joint Underwriter for our IPO, as well as its holding company, CIMB Group Holdings Berhad, and the subsidiaries, related and associated companies of its holding company ("CIMB Group") form a diversified financial group and are engaged in a wide range of investment and commercial banking, brokerage, securities trading, assets and funds management and credit transaction services businesses. The CIMB Group has engaged and may in the future, engage in transactions with and perform services for our Company and/or our affiliates, in addition to the roles set out in this Prospectus.

In addition, in the ordinary course of business, any member of the CIMB Group may at any time offer or provide its services to or engage in any transaction (on its own account or otherwise) with any member of our Group, our shareholders, our affiliates and/or any other entity or person, hold long or short positions in securities issued by our Company and/or our affiliates, and may trade or otherwise effect transactions for its own account or the account of its customers in debt or equity securities or senior loans of any member of our Group and/or our affiliates. This is a result of the businesses of the CIMB Group generally acting independently of each other, and accordingly, there may be situations where parts of the CIMB Group and/or its customers now have or in the future, may have interest or take actions that may conflict with the interest of our Group.

As at the LPD, CIMB Bank Berhad has extended a total of RM228.8 million facilities to our Group, comprising RM63.8 million in the form of credit facilities and multi option lines which include bank guarantees and RM165.0 million in the form of corporate card solutions facilities, as part of its ordinary course of business. It is expected that our Group will repay some of the borrowings owing to CIMB Bank Berhad using the proceeds raised from our Public Issue. The credit facilities and the corporate card solutions facilities extended to our Group do not impose any conditions to our IPO and our Listing.

CIMB is of the view that the abovementioned does not give rise to a conflict of interest situation in its capacity as the Principal Adviser for our Listing and the Sole Bookrunner, Sole Managing Underwriter and Joint Underwriter for our IPO and any potential conflict of interest that exists or is likely to exist in relation to the aforementioned capacity is mitigated by the following:

(i) CIMB is a licensed investment bank and its appointment as the Principal Adviser for our Listing and the Sole Bookrunner, Sole Managing Underwriter and Joint Underwriter for our IPO is in the ordinary course of its business and CIMB does not receive or derive any financial interest or benefits save for the professional fees received in relation to the aforementioned appointment for our Listing and our IPO;

11. CONFLICT OF INTEREST (Cont'd)

(ii) CIMB Bank Berhad is a licensed commercial bank and the extension of credit facilities and corporate card solutions facilities to our Group arose in the ordinary course of its business;

- (iii) the conduct of the CIMB Group in its banking business is strictly regulated by, among others, the Financial Services Act 2013, Islamic Financial Services Act 2013, the CMSA and the CIMB Group's own internal controls and checks;
- (iv) the total aggregate outstanding amount owed by our Group to CIMB Bank Berhad of approximately RM136.9 million as at the LPD is not material when compared to the audited NA of the CIMB Group as at 31 December 2023 of approximately RM68.3 billion; and
- (v) CIMB is required under its investment banking license to comply with applicable laws, regulations and guidelines issued by the relevant authorities governing its advisory business, which require, among others, segregation between dealing and advisory activities, implementation of "Chinese Wall" policies between different business divisions and the formation of an independent committee to review its business operations.

Accordingly, CIMB confirms that there is no conflict of interest situation in its capacity as the Principal Adviser for our Listing and the Sole Bookrunner, Sole Managing Underwriter and Joint Underwriter for our IPO.

11.2.2 Declaration by AHIBB

AHIBB confirms that there is no conflict of interest situation in its capacity as the Joint Underwriter to our Company in relation to our IPO.

11.2.3 Declaration by RHB IB

RHB IB and its related and associated companies (collectively, the "RHB Banking Group") engage in private banking, commercial banking and investment banking transactions which include, among others, brokerage, advisory on mergers and acquisitions, securities trading, assets and fund management as well as credit transaction services. The RHB Banking Group has engaged and may in the future engage in transactions with and perform services for the Group, in addition to the roles set out in this Prospectus.

In addition, any member of the RHB Banking Group may at any time, in the ordinary course of business, offer to provide its services or to engage in any transaction (on its own account or otherwise) with any member of the Group, its directors, its shareholders, its affiliates and/or any other entity or person, hold long or short positions in securities issued by the Company and/or its affiliates, make investment recommendations and/or publish or express independent research views on such securities, and may trade or otherwise effect transactions for its own account or the account of its customers in debt or equity securities or senior loans of any member of the Group and/or its affiliates. This is a result of the businesses of the RHB Banking Group generally acting independently of each other and accordingly there may be situations where parts of the RHB Banking Group and/or its customers now have or in the future, may have interest or take actions that may conflict with the interests of the Group. The related companies of RHB IB may also subscribe for the Shares to be offered under the Institutional Offering.

As at the LPD, RHB Banking Group has extended credit facilities with a combined limit of approximately RM16.7 million to the Group. The extension of the said credit facilities is in the ordinary course of business of the RHB Banking Group. It is expected that the Group will repay the borrowings owing to the RHB Banking Group with the gross proceeds to be raised from the public issue.

11. CONFLICT OF INTEREST (Cont'd)

Notwithstanding the above, RHB IB is of the view that the abovementioned does not give rise to a conflict of interest situation in its capacity as Joint Underwriter due to the following reasons:

- (i) RHB IB is a licensed investment bank and its appointment as the Joint Underwriter is in the ordinary course of its business. RHB IB does not receive or derive any financial interest or benefit save for the professional fees received in relation to its appointment as Joint Underwriter;
- (ii) RHB IB is required under its investment banking license to comply with strict policies and guidelines issued by the Securities Commission Malaysia, Bursa Malaysia Securities Berhad and Bank Negara Malaysia governing its advisory operations. These guidelines require, among others, the establishment of Chinese wall policies, clear segregation between dealing and advisory activities and the formation of an independent committee to review its business operations. In any event, the team overseeing the Listing in RHB IB is independent from the team handling the credit facility. Further, there is no involvement by RHB IB in respect of any credit application process undertaken by other departments within RHB Banking Group;
- (iii) the credit facility was provided by the RHB Banking Group on an arms' length basis and in its ordinary course of business, and the said credit facility is not material when compared to the audited net assets of the RHB Banking Group as at 31 December 2023 of approximately RM30.9 billion; and
- (iv) the conduct of the RHB Banking Group in its banking business is strictly regulated by the Financial Services Act 2013, Islamic Financial Services Act 2013, Capital Markets and Services Act 2007 and the RHB Banking Group's own internal controls and checks which includes, segregation of reporting structures, in that its activities are monitored and reviewed by independent parties and committees.

RHB IB confirms it is not aware of any circumstance that exists or is likely to exist to give rise to a conflict of interest situation in its capacity as Joint Underwriter in relation to our IPO.

11.2.4 Declaration by Crowe Malaysia PLT

Crowe Malaysia PLT confirms that there is no conflict of interest situation in its capacity as the Auditors and Reporting Accountants to our Company in relation to our IPO.

11.2.5 Declaration by Lee Choon Wan & Co.

Lee Choon Wan & Co. confirms that there is no conflict of interest situation in its capacity as the legal adviser to our Company as to Malaysian law in relation to our IPO.

11.2.6 Declaration by Christopher & Lee Ong

Christopher & Lee Ong confirms that there is no conflict of interest situation in its capacity as the legal adviser to the Sole Bookrunner, Sole Managing Underwriter and Joint Underwriters as to Malaysian law in relation to our IPO.

11.2.7 Declaration by Frost & Sullivan

Frost & Sullivan confirms that there is no conflict of interest situation in its capacity as the IMR in relation to our IPO.

12. FINANCIAL INFORMATION

12.1 HISTORICAL FINANCIAL INFORMATION

On 14 December 2023, our Group was formed upon completing the acquisition of 99SM and 99EM as further described in Section 6.1.2 of this Prospectus. For the Periods Under Review and up to the LPD, our Company, 99SM, 99EM, Yiwu J-Jade Trading and Yiwu SM Import and Export have been under the common control of Lee Thiam Wah and the historical consolidated financial information of our Group as presented in this Section has been prepared as if our Company, 99SM, 99EM, Yiwu J-Jade Trading and Yiwu SM Import and Export were already operating as a single economic entity throughout the Periods Under Review.

The historical consolidated financial information for the Periods Under Review presented below have been derived from the Accountants' Report included in Section 13 of this Prospectus ("Consolidated Financial Statements"). The financial statements of 99SM and 99EM for the FYE 2021 were previously prepared in accordance with the MPERS. During the FYE 2022 our Group adopted MFRS for the first time and the financial statements for the FYE 2022 are the first financial statements prepared in accordance with MFRS. Accordingly, comparative information for the FYE 2021 has been restated retrospectively to give effect to these changes. As such, our Consolidated Financial Statements have been prepared in accordance with MFRS and IFRS.

There are no accounting policies used in our financial statements that are peculiar to our Group because of the nature of our business or the industry we are involved in.

The historical results for any prior financial years or interim periods are not necessarily indicative of results to be expected for a full financial year or interim period or any future financial years or interim periods.

The following historical consolidated financial information should be read in conjunction with the section titled "Management's Discussion and Analysis of Financial Condition and Results of Operations" set out in Section 12.2 of this Prospectus and the Accountants' Report set out in Section 13 of this Prospectus.

Selected consolidated statements of profit or loss and other comprehensive income data

		FYE		FPE 31	March
		Audited	_	Unaudited	Audited
	2021	2022	2023	2023	2024
	RM'000	RM'000	RM'000	RM'000	RM'000
Revenue	7,836,756	8,075,262	9,210,505	2,223,754	2,424,860
Cost of sales	(7,080,717)	(7,333,951)	(8,369,058)	(2,000,427)	(2,185,616)
GP	756,039	741,311	841,447	223,327	239,244
Other operating income	685,239	742,858	853,862	198,646	236,387
Other income	22,037	22,499	21,282	4,150	5,605
Administrative and other operating expenses	(857,705)	(980,585)	(1,134,349)	(272,674)	(291,898)
Finance costs	(43,794)	(41,970)	(44,030)	(10,185)	(10,868)
PBT	561,816	484,113	538,212	143,264	178,470
Income tax expense	(142,722)	(157,448)	(137,985)	(36,114)	(45,316)
PAT ⁽¹⁾	419,094	326,665	400,227	107,150	133,154

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12. FINANCIAL INFORMATION (Cont'd)

Other selected financial data

		FYE		FPE 31	March
	2021	2022	2023	2023	2024
	RM'000	RM'000	RM'000	RM'000	RM'000
GP margin (%) ⁽²⁾	9.6	9.2	9.1	10.0	9.9
EBITDA ⁽³⁾	790,398	732,040	803,055	205,799	247,157
Adjusted EBITDA ⁽³⁾	642,643	570,160	622,376	162,638	198,433
EBITDA margin (%) ⁽⁴⁾	10.1	9.1	8.7	9.3	10.2
Adjusted EBITDA margin (%) ⁽⁵⁾	8.2	7.1	6.8	7.3	8.2
PBT margin (%) ⁽⁶⁾	7.2	6.0	5.8	6.4	7.4
PAT margin (%) ⁽⁷⁾	5.3	4.0	4.3	4.8	5.5
Basic and diluted EPS (sen) ⁽⁸⁾	5.0	3.9	4.8	1.3	1.6

Notes:

- (1) All of our PAT is wholly attributable to owners of our Group as we do not have any non-controlling interest.
- (2) Computed based on GP divided by revenue.
- (3) EBITDA is calculated as PAT plus (i) income tax expense; (ii) finance costs; and (iii) depreciation and amortisation less (iv) interest income. Adjusted EBITDA is calculated as EBITDA less (i) repayments of lease liabilities; (ii) interest expense on lease liabilities; (iii) other lease related adjustments including, amongst others, COVID-19 rent concessions; and (iv) the reversal of the provision for restoration costs. The following table reconciles our PAT to EBITDA and Adjusted EBITDA for the Periods Under Review.

		FYE		FPE 31	March
	2021	2022	2023	2023	2024
	RM'000	RM'000	RM'000	RM'000	RM'000
PAT	419,094	326,665	400,227	107,150	133,154
Add/(Less):					
Income tax expense	142,722	157,448	137,985	36,114	45,316
Finance costs	43,794	41,970	44,030	10,185	10,868
Depreciation and amortisation	189,400	209,010	222,203	52,668	58,091
Interest income	(4,612)	(3,053)	(1,390)	(318)	(271)
EBITDA	790,398	732,040	803,055	205,799	247,158
(Less):					
Repayments of lease liabilities	(106,060)	(122,382)	(139,540)	(33,693)	(38,452)
Interest expense on lease liabilities	(41,640)	(39,435)	(40,937)	(9,468)	(10,108)
Other lease related adjustments including, amongst others, COVID-19 rent concessions	(55)	(63)	(113)	-	(121)
Reversal of provision for restoration costs	-	-	(89)	-	(44)
Adjusted EBITDA	642,643	570,160	622,376	162,638	198,433

(4) Computed based on EBITDA divided by revenue.

- (5) Computed based on Adjusted EBITDA divided by revenue.
- (6) Computed based on PBT divided by revenue.
- (7) Computed based on PAT divided by revenue.
- (8) Computed based on PAT divided by our enlarged issued Shares of 8,400,000,000 upon our Listing.

Selected consolidated statements of financial position data

	As	at 31 Decem	ber	As at 31 March Audited
	2021	2022	2023	2024
	RM'000	RM'000	RM'000	RM'000
Total non-current assets	1,143,387	1,137,896	1,269,919	1,309,370
Total current assets	1,214,550	1,242,528	1,396,406	1,446,819
Total assets	2,357,937	2,380,424	2,666,325	2,756,189
Total non-current liabilities	759,024	703,505	733,824	749,469
Total current liabilities	861,926	1,045,067	1,390,926	1,331,989
Total liabilities	1,620,950	1,748,572	2,124,750	2,081,458
NA	736,987	631,852	541,575	674,731
Net current assets	352,624	197,461	5,480	114,830
Share capital	-	-	474,506	474,506
Invested equity	17,500	17,500	-	-
Reserves ⁽¹⁾	-	-	(457,010)	(457,008)
Retained profits	719,487	614,352	524,079	657,233
Total equity	736,987	631,852	541,575	674,731
Other selected financial data				
Total borrowings (excluding lease liabilities) (RM'000)	55,763	56,531	51,935	50,765
Net (cash)/borrowings (RM'000) ⁽²⁾	(294,400)	(28,525)	(85,636)	(27,780)
Gearing ratio (times) ⁽³⁾	0.08	0.09	0.10	0.08
Net gearing ratio (times) ⁽⁴⁾⁽⁵⁾	(0.40)	(0.05)	(0.16)	(0.04)

Notes:

- (1) Comprising the merger deficit arising from the completion of the 99SM and 99EM Share Sale Agreement on 14 December 2023 and the foreign currency reserve.
- (2) Computed based on total borrowings (excluding lease liabilities) less cash and cash equivalents as at the end of the financial year/period.
- (3) Computed based on total borrowings (excluding lease liabilities) divided by the total equity as at the end of the financial year/period.
- (4) Computed based on net (cash)/borrowings divided by the total equity as at the end of the financial year/period.
- (5) Negative net gearing ratio denotes a net cash position.

12.2 MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following discussion and analysis of our Group's financial condition and results of operations should be read in conjunction with the Accountants' Report included in Section 13 of this Prospectus.

12.2.1 Overview

Based on our Group's revenue for the FYE 2023, we are the largest mini-market player in Malaysia with an estimated market share of 40.1%. As at the LPD, we have expanded our distribution footprint to 2,651 outlets nationwide and 19 DCs across 9 states in Malaysia.

With our outlets' tagline, "Near n' Save" in mind, we strategically open our outlets in close proximity to residential communities to ensure our customers can conveniently access our outlets. Our outlets maintain regular operations throughout the year, other than on certain public holidays where our outlets may close or the operating hours may be adjusted. For the Periods Under Review, we have opened 225, 227, 275 and 61 new outlets (net of outlet closures). We intend to continue to open new outlets across Malaysia, with the goal of opening about 250 new outlets annually to reach a targeted total of approximately 3,000 outlets operating nationwide by end of 2025.

As at the LPD, we also offer a diverse range of product portfolio through our outlets with approximately 3,300 SKUs on average across approximately 50 product categories comprising food and beverages, personal and baby care products as well as household products, amongst others, at competitive pricing compared to our competitors.

For further information on our business, see Section 7 of this Prospectus.

The CAGR of our Group's revenue, GP, PAT and Adjusted EBITDA from the FYE 2021 to FYE 2023 and from the FPE 31 March 2023 to the FPE 31 March 2024 are set out as follows:

		FYE		FPE	31 March	
	2021	2023	CAGR	2023	2024	%
	RM'000	RM'000	(%)	RM'000	RM'000	change
Revenue	7,836,756	9,210,505	8.4	2,223,754	2,424,860	9.0
GP	756,039	841,447	5.5	223,327	239,244	7.1
PAT	419,094	400,227	(2.3)	107,150	133,154	24.3
Adjusted EBITDA	642,643	622,376	(1.6)	162,638	198,433	22.0

Taking into account our Group's audited PAT and Adjusted EBITDA of RM274.9 million and RM491.0 million, respectively for the FYE 2020, our Group's PAT and Adjusted EBITDA increased by 45.6% and 26.7% respectively from the FYE 2020 to the FYE 2023, representing a CAGR of 13.3% and 8.2% respectively over the same period.

12.2.2 Significant factors affecting our financial condition and results of operations

Our financial condition and results of operations have been, and are expected to be affected by a number of factors, including those set out below:

(i) Number of sales transactions and the average value of sales transaction

The total number of sales transactions at our outlets and the average transaction value of each sales transaction made by our customers are the primary drivers for our overall financial performance and directly impacts our revenue, financial position and the SSSG of our outlets as well as indirectly impacts our other operating income.

Our outlets increase revenue through (i) an increase in the number of sales transactions at our outlets; and/or (ii) an increase in the average value of each sales transaction at our outlets. The number of sales transactions at an outlet depends primarily on, amongst others, the level of footfall within the proximity of the outlet, our ability to satisfy changes in consumer demand and preferences by regularly assessing our product mix and pricing to ensure competitive advantage over our competitors or new entrants into the retail mini-market sector as well as overall customer experience and standard of service we provide in our outlets. With our outlets located across a variety of localities with differing population demographics and disposable income, the average value of a sales transaction varies accordingly based on our product mix, the price points of our products and the ability to make informed decisions on customer behaviour and preferences as well as market trends and opportunities.

The average value of each sales transaction at our outlets, the average sales per outlet per day and the average number of sales transactions per outlet per day for the Periods Under Review are set out as follows:

		FYE		FPE 31	March
	2021	2022	2023	2023	2024
Average number of sales transactions per outlet per day ⁽¹⁾	459	440	475	465	477
Average value of each sales transaction (RM) ⁽²⁾	24.54	23.59	22.29	23.26	21.85
Average sales per outlet per day (RM) ⁽³⁾	11,263.17	10,378.85	10,593.92	10,822.77	10,423.16

Notes:

- (1) Calculated as the aggregate of our outlets' number of sales transactions per day during the financial year/period divided by the average number of outlets operating during the financial year/period. Our outlets' number of sales transactions per day during the financial year/period is calculated by dividing the total number of sales transactions generated by each of our outlets during the financial year/period with the number of days for the respective financial year/period.
- (2) Calculated as the revenue generated by our outlets during the financial year/period divided by the aggregate number of sales transactions at our outlets during the financial year/period.
- (3) Calculated as the aggregate of our outlets' sales per day during the financial year/period divided by the average number of outlets operating during the financial year/period. Our outlets' sales per day during the financial year/period is calculated by dividing the total sales generated by each outlet during the financial year/period with the number of days for the respective financial year/period.

The SSSG of our outlets for the Periods Under Review are set out in the table below:

		FYE		FPE 31 March
- -	2021	2022	2023	2024
SSSG (%) ⁽¹⁾	3.7	(4.9)	6.2	1.8
Number of outlets included in the calculation of SSSG ⁽²⁾	1,559	1,791	2,013	2,247
Average number of outlets during the financial year/period ⁽³⁾	1,912	2,138	2,389	2,557

Notes:

- (1) The SSSG of our outlets for a period (e.g. 12 months) is calculated by dividing (a) the revenue generated by our outlets during that period after deducting the revenue generated by those same outlets during the immediate preceding period of the same duration, by (b) the revenue generated by those same outlets during the immediate preceding period of the same duration. SSSG for the 3-month period can therefore only be calculated for our outlets which have been in operation for the full 3 months for the relevant period against the same corresponding period in the prior year and SSSG for a 12-month period can therefore only be calculated for our outlets which have been in operation for a minimum of 24 months.
- (2) Calculated based on the number of outlets which have been in operation for at least 3 months or 12 months during the respective financial period/year and the corresponding period in the financial period/year.
- (3) Calculated based on the simple average of the number of outlets at the beginning of the financial year and at the end of the financial year. At the beginning of the FYE 2021, 2022, 2023 and 2024, we had 1,799, 2,024, 2,251 and 2,526 outlets respectively. At the end of the FPE 31 March 2024, we had 2,587 outlets. For further details on the net change in the number of our outlets during the Periods Under Review, see Section 7.4.1 of this Prospectus.

FYE 2021

SSSG for our outlets for the FYE 2021 was positive at 3.7% mainly attributable to the increase in demand for household and essential products as a result of the extension of COVID-19 movement restrictions and lockdown, as reflected by the higher average value per sales transaction of RM24.54 in the FYE 2021 as compared to RM21.33 in the FYE 2020 (representing an increase of 15.0%). This increase in average value per sales transaction more than offset the lower average number of sales transactions per outlet per day of 459 in the FYE 2021 as compared to 523 in the FYE 2020 (representing a decrease of 12.2%).

FYE 2022

SSSG for our outlets decreased by 4.9% in the FYE 2022, mainly attributed to the easing of the COVID-19 movement restrictions and lockdown, allowing customers to easily travel beyond their neighbourhoods. This is reflected by the lower average number of sales transactions per outlet per day of 440 in the FYE 2022 compared to 459 in the FYE 2021 (representing a decrease of 4.1%), and the lower average value per sales transaction of RM23.59 in the FYE 2022 compared to RM24.54 in the FYE 2021 (representing a decrease of 3.9%).

FYE 2023

SSSG for our outlets had increased by 6.2% for the FYE 2023, mainly attributable to an increase in demand for our grocery products during the same period, as evidenced by the higher average number of sales transactions per outlet per day of 475 for the FYE 2023 as compared to 440 for the FYE 2022 (representing an increase of 8.0%), offset by a slightly lower average value per sales transaction of RM22.29 in the FYE 2023 as compared to RM23.59 in the FYE 2022 (representing a decrease of 5.5%).

Taking into consideration the pre-COVID-19 pandemic financial period of FYE 2019, our Group's gross SSSG between FYE 2019 and FYE 2023 was 21.8% representing a CAGR of 5.1% over the same period, which is calculated based on 1,272 outlets (net of outlet closures).

FPE 31 March 2024

SSSG for our outlets continued to be positive at 1.8% for the FPE 31 March 2024 compared to FPE 31 March 2023, mainly attributable to an increase in demand for our grocery products, as evidenced by the higher average number of sales transactions per outlet per day of 477 for the FPE 31 March 2024 as compared to 465 for the FPE 31 March 2023 (representing an increase of 2.6%), offset by a lower average value per sales transaction of RM21.85 in the FPE 31 March 2024 as compared to RM23.26 in the FPE 31 March 2023 (representing a decrease of 6.1%).

(ii) Growing and expanding our outlet footprint and presence across Malaysia

Our sales, costs and profitability are directly affected by the number of outlets in which we operate.

An important factor for the increase in our revenue is through the expansion of our outlet network via the strategic locations of our outlets in close proximity to residential communities that provides for a convenient shopping experience and are easily accessible by our customers. As part of our strategy to capture the growth opportunities in Malaysia's "mini-market" industry, we intend to continue to expand our outlet network across Malaysia. From 1 April 2024 to the LPD, we have already opened 64 new outlets (net of 2 outlet closure) nationwide.

As we grow our outlet network, our inventory cost and many of our operating expenses such as employee expenses, rental related expenses, utilities expenses as well as upkeep and maintenance expenses, will also grow in tandem. However, the substantial scale of our operations offers the advantage of economies of scale, contributing to improvement in profit margins. The significant size of our outlet network further strengthen our negotiating position with suppliers.

For further details on the breakdown of our outlet footprint and presence as at the end of each of the Periods Under Review across the different regions, see Section 7.4.1 of this Prospectus.

(iii) Strategic product pricing and managing our curated product range through effective sourcing and distribution

We maintain a wide range of products encompassing consumable merchandise and household products. Our products are competitively priced and the pricing is generally consistent across our outlets to provide our customers with an attractive price-to-quality value proposition, which drives our revenue.

We are able to keep our product pricing competitive by negotiating directly with principal brand owners and purchasing our products from wholesale suppliers in large volumes. Our cost of sales associated with procuring inventory from approximately 700 suppliers as at the LPD constitute our largest expense, representing approximately 90.4%, 90.8% and 90.9% of our total revenue for the FYE 2021, FYE 2022 and FYE 2023 respectively as well as 90.0% and 90.1% of our total revenue for the FPE 31 March 2023 and FPE 31 March 2024, respectively.

We generally maintain a certain selling margin above the purchasing cost for our products. In the highly competitive grocery retail sector that we operate in, achieving a balance between maximising profitability and ensuring competitive pricing is crucial, especially in situations involving price increases.

(iv) Employee benefit expenses

We operate a labour-intensive business and consequently, our employee expenses directly affect our results of operations. As at the LPD, we have in total 22,621 employees. Our employee benefits include, amongst others, employee salaries, allowances, overtime expenses, contributions to defined contribution plans and wages, incurred in respect of our employees at our outlets, DCs and corporate headquarters.

The percentage of total employee benefits expenses against our Group's revenue for the Periods Under Review are set out in the table below:

	FYE			FPE 31 March		
	2021	2022	2023	2023	2024	
	RM'000	RM'000	RM'000	RM'000	RM'000	
Total employee benefits expenses	484,675	552,089	680,039	163,477	173,522	
Total employee benefits expenses as a percentage of revenue	6.2%	6.8%	7.4%	7.4%	7.2%	

We determine our employees' salaries based on various factors including but not limited to the experience, position and seniority of our employees. As at the LPD, the base salary of all our employees in Malaysia are paid in accordance with the applicable Malaysian statutory minimum wage of RM1,500 nationwide, where approximately 95.0% of our total employees are paid above the Malaysian minimum wage. Any future changes to our employees' salaries, such as salary increments or increases in the statutory minimum wage of Malaysia, will directly impact our employee benefits expenses. In addition to salaries and incentive-based pay, we also incur ancillary expenses relating to, amongst others, medical fees, staff refreshments, staff welfare, meal allowance as well as the recruitment and training of our employees.

(v) Outlet related expenses including rental and refurbishment

Our business is real-estate intensive and as at the LPD, we operate 2,649 outlets on tenanted properties and 2 outlets on properties owned by us. For our rented properties, we generally enter into leases which are for initial terms of 2 or 3 years, with the option for us to extend. These rental rates may be adjusted depending on prevailing property market conditions in Malaysia at the time of extension or renewal, subject to the applicable maximum increases agreed to under each tenancy agreement. Save for 2 DCs located in Sabah which we rent, we do not incur any other rental costs for the other 17 DCs as well as our corporate headquarters as we own these properties.

Apart from rental considerations, we regularly assess the condition of our outlets and generally may conduct refurbishments every 7 years or when deemed necessary, in alignment with our Group's maintenance strategy.

Significant adjustments to our rental rates would affect the repayment of our lease liabilities including the interest on lease liabilities.

(vi) Consumer spending and economic conditions in Malaysia

We are dependent on the Malaysian consumer spending and general state of the Malaysian economy as all of our outlets are located in Malaysia. Demand for, and prevailing prices of our products relate directly to the strength, purchasing power and growth of the Malaysian economy.

More specifically, we also depend on the condition of the Malaysian grocery-based retail industry. According to the IMR Report, the total grocery-based retail industry has grown at a CAGR of 2.6% between 2019 and 2023, and is expected to grow at a CAGR of 5.9% between 2023 and 2028, with chain mini-markets expected to grow by 10.1% over the same period. The expansion of such growth can be attributed to the growing population in Malaysia and the increasing demand for grocery and household related products.

Historically, there have been changes in the Malaysian tax regulations and these changes affect our costs, expenses and margins. In 2021, as part of Budget 2022, the Government introduced an one-off prosperity tax on companies with chargeable income in excess of RM100 million. Due to the prosperity tax, our Group incurred additional tax of 9% on chargeable income exceeding RM100 million above the statutory rate of 24% which resulted in a lower PAT margin and higher effective tax rate for the FYE 2022.

(vii) Other operating income

Our financial results are affected by, amongst others, our ability to consistently generate and grow our other operating income. Our other operating income includes product display fees, target incentive fees, DC fees for handling of products as well as other advertisement and promotional fees. The growth of our other operating income is a result of the expansion of our network of outlets and DCs as well as the increasing volume of product sales. The trading terms with our suppliers are typically negotiated on a yearly basis. We take into consideration both revenue and other operating income collectively when assessing financial performance and sustainability of our business operations.

Throughout the Periods Under Review, we have successfully grown our other operating income at a CAGR of 11.6% between the FYE 2021 and FYE 2023 and 19.0% between the FPE 31 March 2023 and the FPE 31 March 2024.

As a key customer to our main suppliers, we are able to earn target incentive fees if we meet the targeted purchase volumes that are set for us. During the Periods Under Review, we have generally met these purchase volumes, as we were able to successfully implement our revenue growth and outlet expansion plans.

Further, our extensive distribution network, comprising our DCs and our fleet of delivery trucks, optimises our logistic operations and allows for most of our suppliers to deliver goods directly to our DCs and subsequently for our own delivery to our outlets. This eliminates the need for such suppliers to deliver goods directly to our outlets enabling us to charge DC fees for the handling of their products.

In this regard, our organised and efficient operations combined with the high sales volume generated by our extensive network of outlets has enabled us to negotiate favourable trading terms with our main suppliers, which contributed to the increase in our other operating income figures for the respective years.

For further details on the other operating income on our financial results, see Section 12.2.4(d) of this Prospectus.

(viii) COVID-19 pandemic

During the outbreak of the COVID-19 pandemic from early 2020 to early 2022, the Government implemented various safety measures such as lockdowns and other movement control orders to curb the spread of the disease.

During this period, and where there are reported cases of COVID-19, affected outlets and DCs had to temporarily suspend their operations in accordance with the safety regulations, protocols and sanitisation procedures, as required by the MOH.

Other than the affected outlets and DCs, we maintained normal operations at our outlets throughout the various lockdowns as we were classified as an "essential service". During this period, the operations of our DCs that support our outlets also continued to operate as normal.

Although the opening of new outlets was affected at the initial stages of the COVID-19 lockdown, the increase in demand for essential products during this lockdown period coupled with the continued opening of our outlets at the later stages of the lockdown period resulted in a significant increase in our revenue and other operating income in the FYE 2020 and FYE 2021. The strategic locations of our outlets which are in close proximity to residential communities, ensured residents convenient access to essential products throughout the lockdown period which in return facilitated the growth of our revenue.

It is important to note that the handling of future disease outbreak by the Government and their associated initiatives will be case specific. Therefore, we are unable to determine if future pandemics or disease(s) outbreaks will have a positive or negative impact on the financial results and operations of our Group.

12.2.3 Critical accounting estimates and judgements

The preparation of our financial statements in accordance with MFRS and IFRS requires management to make judgements, estimates and assumptions that affect the reported amounts of revenue, expenses, assets and liabilities, and the disclosure of contingent liabilities as at the reporting date. We periodically review our estimates and underlying assumptions. We recognise revisions to accounting estimates in the period in which the estimates are revised and in any future periods affected. Nonetheless, actual results may differ from these estimates.

Judgements made in applying accounting policies

In the process of applying the accounting policies of our Group, management is not aware of any judgements, apart from those involving estimations, that can significantly affect the amounts recognised in the consolidated financial statements.

Sources of estimation uncertainty

The key assumptions about the future, and other major sources of estimation uncertainty at the end of the reporting period, that have a significant risk of resulting in a material adjustment to the carrying amount of the assets or liabilities within the next financial year are discussed below.

(i) Impairment of non-financial assets

We reviewed our non-financial assets for indications of impairment and where such indications exist, we performed impairment test which involved significant judgements and estimation uncertainty in making key assumptions about future market and economic conditions, growth rates, profit margins, discount rate, etc. Possible changes in these estimates may result in revisions to the carrying amounts of non-financial assets.

(ii) Provision for restoration costs

We estimate provision for restoration costs based on the best estimate of future costs and the economic life of the affected assets. The estimated provision for restoration costs is reviewed periodically and are updated if expectations differ from previous estimates due to changes in cost factors. Any changes in these accounting estimates will affect the carrying amount of provision for restoration costs as disclosed in Note 16 to the Consolidated Financial Statements included in Section 13 of this Prospectus.

(iii) Discount rates used in leases

Where the interest rate implicit in the lease cannot be readily determined, we use the incremental borrowing rate to measure the lease liabilities. The incremental borrowing rate is the interest rate that we would have to pay to borrow over a similar term, the funds necessary to obtain an asset of a similar value to the ROU asset in a similar economic environment. Therefore, the incremental borrowing rate requires estimation particularly when no observable rates are available or when they need to be adjusted to reflect the terms and conditions of the lease. We estimate the incremental borrowing rate using observable inputs when available and is required to make certain entity-specific estimates.

For further details, see Note 3 of the Consolidated Financial Statements included in Section 13 of this Prospectus.

12.2.4 Results of operations

The principal components of our consolidated statements of profit or loss and other comprehensive income for the Periods Under Review are as follows:

(a) Revenue

We generate our revenue from the retail sales of consumable merchandise and other household products. The retail products we sell comprise several core product categories such as food and beverages, personal and baby care products and household products, which collectively contributed to 92.6%, 92.9% and 93.2% of our total revenue for the FYE 2021, FYE 2022 and FYE 2023 respectively. These product categories also collectively contributed 93.0% and 93.2% of our total revenue for the FPE 31 March 2023 and FPE 31 March 2024 respectively.

In addition, our revenue had increased from RM7,836.8 million in the FYE 2021 to RM9,210.5 million in the FYE 2023 which represented a CAGR of 8.4%, and increased by 9.0% from RM2,223.8 million in the FPE 31 March 2023 to RM2,424.9 million in the FPE 31 March 2024.

The following table sets out the breakdown of our revenue by product categories for the Periods Under Review.

	FYE						
	2021		2022		2023		
	RM'000	%	RM'000	%	RM'000	%	
Food and beverages	5,717,128	73.0	5,842,445	72.3	6,701,509	72.8	
Personal and baby care products	995,954	12.7	1,090,293	13.5	1,171,430	12.7	
Household products	543,697	6.9	575,736	7.1	706,763	7.7	
Others	579,977	7.4	566,788	7.1	630,803	6.8	
Total	7,836,756	100.0	8,075,262	100.0	9,210,505	100.0	

	FPE 31 March						
	2023		2024				
	RM'000	%	RM'000	%			
Food and beverages	1,617,318	72.7	1,790,178	73.8			
Personal and baby care products	283,642	12.8	290,815	12.0			
Household products	167,260	7.5	179,147	7.4			
Others	155,534	7.0	164,720	6.8			
Total	2,223,754	100.0	2,424,860	100.0			

(b) Cost of sales

Our cost of sales consists of the purchase costs of the consumable merchandise and household products that we purchase directly from our suppliers and trading houses, as well as costs associated with inventories written off and losses.

The following table sets out the components of our cost of sales for the Periods Under Review.

	FYE							
	2021		2022	2022				
	RM'000	%	RM'000	%	RM'000	%		
Purchase cost of goods ⁽¹⁾	7,432,523	105.0	7,724,028	105.3	8,827,461	105.5		
Discounts received ⁽²⁾	(359,107)	(5.1)	(400,762)	(5.5)	(472,738)	(5.6)		
Cost associated with inventories written off	7,301	0.1	10,685	0.2	14,335	0.1		
Total cost of sales	7,080,717	100.0	7,333,951	100.0	8,369,058	100.0		

	FPE 31 March						
	2023		2024				
	RM'000	%	RM'000	%			
Purchase cost of goods ⁽¹⁾	2,116,090	105.8	2,336,404	106.9			
Discounts received ⁽²⁾	(119,008)	(5.9)	(154,857)	(7.1)			
Cost associated with inventories written off	3,345	0.1	4,069	0.2			
Total cost of sales	2,000,427	100.0	2,185,616	100.0			

Notes:

- (1) Computed based on cost of goods sold, after deducting return of goods to our suppliers and including packaging costs in relation to vegetables and fresh food.
- (2) Including supplier fund in relation to discounts provided by suppliers for promotional items sold at our outlets and prompt payment discounts.

12. FINANCIAL INFORMATION (Cont'd)

The following table sets out the breakdown of our cost of sales by product categories for the Periods Under Review.

	FYE							
	2021		202	2	2023			
	RM'000	%	RM'000	<u>%</u>	RM'000	%		
Food and beverages	5,206,346	73.5	5,352,297	73.0	6,129,974	73.2		
Personal and baby care products	889,941	12.6	977,211	13.3	1,060,545	12.7		
Household products	472,589	6.7	503,613	6.9	619,019	7.4		
Others	511,841	7.2	500,830	6.8	559,520	6.7		
Total	7,080,717	100.0	7,333,951	100.0	8,369,058	100.0		

	FPE 31 March							
	2023		2024					
	RM'000	%	RM'000	%				
Food and beverages	1,460,651	73.0	1,620,139	74.2				
Personal and baby care products	256,234	12.8	265,246	12.1				
Household products	145,961	7.3	155,461	7.1				
Others	137,581	6.9	144,770	6.6				
Total	2,000,427	100.0	2,185,616	100.0				

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(c) GP and GP margin

The following table sets out the breakdown of our GP and GP margin by product categories for the Periods Under Review.

	Food and beverages	Personal and baby care products	Household products	Others	Total
	RM'000	RM'000	RM'000	RM'000	RM'000
FYE 2021					
Revenue	5,717,128	995,954	543,697	579,977	7,836,756
Cost of sales	(5,206,346)	(889,941)	(472,589)	(511,841)	(7,080,717)
GP	510,782	106,013	71,108	68,136	756,039
GP margin	8.9%	10.6%	13.1%	11.7%	9.6%
FYE 2022					
Revenue	5,842,445	1,090,293	575,736	566,788	8,075,262
Cost of sales	(5,352,297)	(977,211)	(503,613)	(500,830)	(7,333,951)
GP	490,148	113,082	72,123	65,958	741,311
GP margin	8.4%	10.4%	12.5%	11.6%	9.2%
FYE 2023					
Revenue	6,701,509	1,171,430	706,763	630,803	9,210,505
Cost of sales	(6,129,974)	(1,060,545)	(619,019)	(559,520)	(8,369,058)
GP	571,535	110,885	87,744	71,283	841,447
GP margin	8.5%	9.5%	12.4%	11.3%	9.1%
FPE 31 March 2023					
Revenue	1,617,318	283,642	167,260	155,534	2,223,754
Cost of sales	(1,460,651)	(256,234)	(145,961)	(137,581)	(2,000,427)
GP	156,667	27,408	21,299	17,953	223,327
GP margin	9.7%	9.7%	12.7%	11.5%	10.0%
FPE 31 March 2024					
Revenue	1,790,178	290,815	179,147	164,720	2,424,860
Cost of sales	(1,620,139)	(265,246)	(155,461)	(144,770)	(2,185,616)
GP	170,039	25,569	23,686	19,950	239,244
GP margin	9.5%	8.8%	13.2%	12.1%	9.9%

(d) Other operating income

Other operating income mainly comprise product display fees, target incentives received from our suppliers, DC fees for handling of goods and advertising and promotional fees. Our product display fees constitute the largest proportion of our total other operating income.

The following table sets out the breakdown of our other operating income for the Periods Under Review.

	FYE						
	2021		2022		2023		
	RM'000	%	RM'000	%	RM'000	%	
Product display fees ⁽¹⁾	412,536	60.2	441,914	59.5	507,592	59.5	
Incentives ⁽²⁾	154,139	22.5	163,347	22.0	184,505	21.6	
DC fees	110,150	16.1	121,937	16.4	145,193	17.0	
Advertising and promotional fees ⁽³⁾	4,514	0.7	12,396	1.7	12,953	1.5	
Others ⁽⁴⁾	3,900	0.5	3,264	0.4	3,619	0.4	
Total other operating income	685,239	100.0	742,858	100.0	853,862	100.0	

	FPE 31 March							
	2023		2024					
	RM'000	%	RM'000	%				
Product display fees ⁽¹⁾	119,740	60.3	142,892	60.5				
Incentives ⁽²⁾	41,195	20.7	42,260	17.9				
DC fees	34,348	17.3	48,257	20.4				
Advertising and promotional fees ⁽³⁾	2,491	1.3	1,978	0.8				
Others ⁽⁴⁾	872	0.4	1,000	0.4				
Total other operating income	198,646	100.0	236,387	100.0				

Notes:

- (1) Includes fees for, amongst others, products displayed on shelves in our outlets, fees for ad hoc shelving of promotional products and fees for the listing of new products in our outlets.
- (2) Includes conditional and target incentives for achieving certain sales target set by our suppliers.
- (3) Includes fees received from suppliers who advertise products on buntings at our outlets as well as advertising leaflets at our outlets and through social media.
- (4) Includes commission earned from service providers in relation to "Speedpoint Services" offered at our outlets such as bill payment, mobile prepaid and reload, e-Payment, gaming and entertainment subscriptions as well as courier services.

12. FINANCIAL INFORMATION (Cont'd)

(e) Other income

Our other income mainly consists sale of recyclable materials such as cardboard boxes and plastic materials as well as interest income.

The following table sets out the breakdown of our other income for the Periods Under Review.

			FYI	=			
	202	2021		2022		2023	
	RM'000	%	RM'000	%	RM'000	%	
Sale of recyclable materials	14,464	65.6	13,657	60.7	9,575	45.0	
Interest income ⁽¹⁾	4,612	20.9	3,053	13.6	1,390	6.5	
Others ⁽²⁾	2,961	13.5	5,789	25.7	10,317	48.5	
Total	22,037	100.0	22,499	100.0	21,282	100.0	

	FPE 31 March							
	2023		2024					
	RM'000	%	RM'000	%				
Sale of recyclable materials	2,923	70.4	4,286	76.5				
Interest income ⁽¹⁾	318	7.7	271	4.8				
Others ⁽²⁾	909	21.9	1,048	18.7				
Total	4,150	100.0	5,605	100.0				

Notes:

- (1) Includes interest income derived from our fixed deposits and bank accounts.
- (2) Includes, amongst others, recovery of uniform deposits from our ex-employees, expired and unredeemed sales voucher, sponsorships from our suppliers for our annual dinner as well as funds received for our basketball team in exchange for their brands to be printed on the jerseys.

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(f) Administrative and other operating expenses

Our administrative and other operating expenses mainly comprise employee benefit expenses, depreciation of assets including our property and equipment, and ROU assets, utilities expenses, upkeep and maintenance expenses as well as travelling expenses.

The following table sets out the breakdown of our administrative and other operating expenses for the Periods Under Review.

			F	YE		
	2021		2022		2023	
	RM'000	%	RM'000	%	RM'000	%
Employee benefit expenses ⁽¹⁾	484,675	56.5	552,089	56.3	680,039	60.0
Depreciation of ROU assets	127,896	14.9	139,622	14.2	155,356	13.8
Utilities expenses(2)	97,706	11.4	122,766	12.5	129,340	11.4
Depreciation of plant and equipment	61,499	7.2	69,383	7.1	66,847	5.9
Upkeep and maintenance expenses ⁽³⁾	27,665	3.2	35,200	3.6	36,790	3.2
Plastic bag and price tag labels	12,408	1.5	13,409	1.4	7,367	0.7
Transportation expenses ⁽⁴⁾	11,552	1.4	12,551	1.3	13,713	1.2
Bank charges ⁽⁵⁾	9,806	1.1	10,055	1.0	12,438	1.1
Licensing and regulatory fees ⁽⁶⁾	5,357	0.6	5,011	0.5	5,952	0.5
Office expenses ⁽⁷⁾	2,927	0.3	3,637	0.4	4,700	0.4
Security expenses ⁽⁸⁾	1,606	0.2	2,142	0.2	2,709	0.2
Insurance	1,017	0.1	1,172	0.1	1,676	0.1
Others ⁽⁹⁾	13,591	1.6	13,548	1.4	17,422	1.5
Total	857,705	100.0	980,585	100.0	1,134,349	100.0

	FPE 31 March				
	2023		2024		
	RM'000	%	RM'000	%	
Employee benefit expenses ⁽¹⁾	163,477	60.0	173,522	59.4	
Depreciation of ROU assets	36,995	13.6	41,438	14.2	
Utilities expenses ⁽²⁾	32,317	11.9	32,827	11.2	
Depreciation of plant and equipment	15,673	5.7	16,653	5.7	
Upkeep and maintenance expenses ⁽³⁾	8,446	3.1	9,220	3.1	
Plastic bag and price tag labels	3,676	1.3	261	0.1	
Transportation expenses ⁽⁴⁾	3,281	1.2	3,695	1.3	
Bank charges ⁽⁵⁾	2,786	1.0	3,655	1.2	
Licensing and regulatory fees ⁽⁶⁾	1,272	0.5	1,667	0.6	
Office expenses ⁽⁷⁾	1,101	0.4	1,021	0.4	
Security expenses ⁽⁸⁾	648	0.2	754	0.3	
Insurance	176	0.1	323	0.1	
Others ⁽⁹⁾	2,826	1.0	6,862	2.4	
Total	272,674	100.0	291,898	100.0	

12. FINANCIAL INFORMATION (Cont'd)

Notes:

- (1) Includes, amongst others, salaries, allowances, overtime payments, contributions to defined contribution plans, wages, bonuses as well as directors' fees and remunerations.
- (2) Includes electricity expenses, telecommunication expenses as well as water expenses at our corporate headquarters, DCs and outlets.
- (3) Includes expenses in relation to maintaining the conditions of our corporate headquarters, DCs and outlets, equipment, vehicles as well as our IT hardware and software.
- (4) Includes, amongst others, expenses in respect of fuel for our delivery trucks for the deliveries from DCs to the respective outlets and our vans used in the renovation and fitting instalments at our outlets, tolls and road tax.
- (5) Includes expenses in respect of bank transactional charges on payment received through debit and credit card, digital wallets and cheques.
- (6) Includes licensing fees necessary for the operation of our outlets as well as the assessment and guit rent.
- (7) Includes, amongst others, printing and stationery as well as uniform and name tag expenses.
- (8) Includes expenses in relation to the engagement of security guards for our DCs and corporate headquarters.
- (9) Includes, amongst others, warehouse expenses such as purchasing of garbage bags and tape, promotional materials such as bunting and flyers, annual dinner expenses, sundry expenses such as face mask, wet tissue and hand sanitisers, as well as donations and gifts.

(g) Finance costs

Finance costs comprise interest on lease liabilities on our ROU assets, interest on our loans and borrowings as well as the unwinding of discount on provision for restoration costs of our outlets.

The following table sets out our finance costs for the Periods Under Review.

			FY	Έ		
	2021		2022		2023	
	RM'000	%	RM'000	%	RM'000	%
Interest on lease liabilities	41,640	95.1	39,435	94.0	40,937	93.0
Interest expenses on loans and borrowings	1,844	4.2	2,061	4.9	2,419	5.5
Unwinding of discount on provision for restoration costs ⁽¹⁾	310	0.7	474	1.1	674	1.5
Total	43,794	100.0	41,970	100.0	44,030	100.0

	FPE 31 March			
	2023		2024	
	RM'000	%	RM'000	%
Interest on lease liabilities	9,468	93.0	10,108	93.0
Interest expenses on loans and borrowings	586	5.7	583	5.4
Unwinding of discount on provision for restoration costs ⁽¹⁾	131	1.3	177	1.6
Total	10,185	100.0	10,868	100.0

12. FINANCIAL INFORMATION (Cont'd)

Note:

(1) Refers to the change in the present value of a provision for restoration costs over time, considering changes in interest rates and the passage of time.

(h) Income tax expense

Our income tax expenses comprise current and deferred tax. We calculate current tax at the Malaysian statutory tax rate in respect of our PAT for the respective years/periods.

Our deferred tax expense primarily provides for temporary differences between the carrying amounts of assets and liabilities in the statement of financial position and their tax bases.

For further details on the reconciliation of the income tax expense, see Note 24 of the Consolidated Financial Statements included in Section 13 of this Prospectus.

The following table sets out the breakdown of our income tax expense for the Periods Under Review.

		FYE			FPE 31 March		
	2021 RM'000	2022 RM'000	2023 RM'000	2023 RM'000	2024 RM'000		
Current tax	147,770	161,140	138,643	36,996	46,113		
Deferred tax	(5,048)	(3,692)	(658)	(882)	(797)		
Income tax expenses	142,722	157,448	137,985	36,114	45,316		

Our Group's effective tax rate is derived after dividing the total income tax expenses that is payable for the same financial year/period by the PBT. The effective tax rate is mainly affected by the statutory tax rate, non-deductible expenses, non-taxable income and over or under-provisions of current tax in the previous financial year/period.

The following tables set out our Group's effective tax rate for the Periods Under Review.

		FYE			
	2021	2022	2023		
	RM'000	RM'000	RM'000		
PBT	561,816	484,113	538,212		
Income tax expense	142,722	157,448	137,985		
Group effective tax rate (%)	25.4	32.5	25.6		
Malaysia statutory tax rate (%)	24.0	24.0	24.0		
	F	FPE 31 March			
		2023			
	RM	'000	RM'000		
PBT	143	,264	178,470		
Income tax expense	36	,114	45,316		
Group effective tax rate (%)		25.2	25.4		
Malaysia statutory tax rate (%)		24.0	24.0		

12. FINANCIAL INFORMATION (Cont'd)

For the FYE 2021, FYE 2023 as well as the FPE 31 March 2024, our effective tax rate was higher than the Malaysian statutory tax rate of 24.0% mainly due to non-deductible expenses in relation to, amongst others, depreciation in relation to our property and equipment and ROU assets, donation, gift and initial licensing fees for the setting up of our outlets and DCs.

For the FYE 2022, our effective tax rate was disproportionately higher than the Malaysian statutory tax rate of 24.0% mainly due to the one-off impact of the 33.0% prosperity tax which was imposed by the Government during the FYE 2022.

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12.2.5 Review of performance for the FYE 2022 compared to the FYE 2021

The following table presents selected information from our consolidated statements of profit or loss, in absolute terms, as a percentage of revenue, and the percentage changes for the financial years indicated:

	FYE				
	2021		2022	%	
	RM'000	%	RM'000	%	change
Revenue	7,836,756	100.0	8,075,262	100.0	3.0
Cost of sales	(7,080,717)	(90.4)	(7,333,951)	(90.8)	3.6
GP	756,039	9.6	741,311	9.2	(1.9)
Other operating income	685,239	8.8	742,858	9.2	8.4
Other income	22,037	0.3	22,499	0.3	2.1
Administrative and other operating expenses	(857,705)	(10.9)	(980,585)	(12.2)	14.3
Finance costs	(43,794)	(0.6)	(41,970)	(0.5)	(4.2)
PBT	561,816	7.2	484,113	6.0	(13.8)
Income tax expense	(142,722)	(1.8)	(157,448)	(2.0)	10.3
PAT	419,094	5.3	326,665	4.0	(22.1)

(i) Revenue

Our revenue increased slightly by 3.0% from RM7,836.8 million for the FYE 2021 to RM8,075.3 million for the FYE 2022, mainly contributed by the 11.2% increase in the number of new outlets, rising from 2,024 to 2,251 outlets. This growth was moderated by a decline in SSSG at negative 4.9% that resulted from the lifting of COVID-19 movement restrictions and lockdown during the year.

This is reflected by the lower average number of sales transactions per outlet per day of 440 in the FYE 2022 compared to 459 in the FYE 2021 (representing a decrease of 4.1%), and the lower average value per sales transaction of RM23.59 in the FYE 2022 compared to RM24.54 in the FYE 2021 (representing a decrease of 3.9%).

(ii) Cost of sales

Our cost of sales increased by 3.6% from RM7,080.7 million for the FYE 2021 to RM7,334.0 million for the FYE 2022. This was mainly due to higher level of sales coupled with higher purchase prices for products arising from the global supply chain disruption in 2022.

(iii) GP and GP margin

As a result of the foregoing, our GP decreased by 1.9% from RM756.0 million in the FYE 2021 to RM741.3 million in the FYE 2022. Additionally, our GP margin also decreased slightly from 9.6% in the FYE 2021 to 9.2% in the FYE 2022.

(iv) Other operating income

Our other operating income increased by 8.4% from RM685.2 million for the FYE 2021 to RM742.9 million for the FYE 2022 mainly due to the increase in product display fees from the higher number of outlets and the increase in DC fees arising from higher purchases and better negotiated terms with some suppliers.

12. FINANCIAL INFORMATION (Cont'd)

(v) Other income

Our other income increased by 2.1% from RM22.0 million for the FYE 2021 to RM22.5 million for the FYE 2022 primarily arising from sponsorship and promotional contribution received from suppliers in conjunction with our Group's anniversary dinner in the FYE 2022, which was partially offset by lower sale of recyclable materials and interest income.

(vi) Administrative and other operating expenses

Our administrative and other operating expenses increased by 14.3% from RM857.7 million for the FYE 2021 to RM980.6 million for the FYE 2022 mainly due to:

- (a) salary adjustments pursuant to the implementation of the Minimum Wages Order from 1 May 2022 coupled with the increase in the total number of employees by 2,110 from 15,127 as at 31 December 2021 to 17,237 as at 31 December 2022; and
- (b) higher utilities expenses in connection with the imposition of electricity tariff surcharge on non-domestic users which commenced on 1 February 2022, and our Group had also provided mobile phone plans to employees as part of their effort to attract and retain talent.

(vii) Finance costs

Our finance costs decreased by 4.2% from RM43.8 million for the FYE 2021 to RM42.0 million for the FYE 2022 primarily due to a decrease in the interest on lease liabilities incurred arising from the reduction in outstanding lease interest of our existing outlets nearer to the end of their tenancies.

(viii) PBT and PBT margin

As a result of the foregoing, our PBT decreased by 13.8% from RM561.8 million for the FYE 2021 to RM484.1 million for the FYE 2022. Our PBT margin decreased from 7.2% in the FYE 2021 to 6.0% in the FYE 2022 mainly due to lower GP margin for the reasons set out in Section 12.2.5(ii) of this Prospectus and higher administrative and other operating expenses for the reasons set out in 12.2.5(vi) of this Prospectus.

(ix) Income tax expense

Our income tax expense increased by 10.3% from RM142.7 million for the FYE 2021 to RM157.4 million for the FYE 2022 despite the reduction in PBT above. This was mainly due to the one-off prosperity tax of 33.0% imposed by the government in 2022. This was reflected in the higher effective tax rate of 32.5% in 2022 compared to 25.4% in 2021.

(x) PAT

As a result of the foregoing, our PAT decreased by 22.1% from RM419.1 million for the FYE 2021 to RM326.7 million for the FYE 2022. Our PAT margin decreased from 5.3% in the FYE 2021 to 4.0% in the FYE 2022.

12.2.6 Review of performance for the FYE 2023 compared to the FYE 2022

The following table presents selected information from our consolidated statements of profit or loss, in absolute terms, as a percentage of revenue and the percentage changes for the financial periods indicated:

	FYE					
	2022		2023	%		
	RM'000	%	RM'000	%	change	
Revenue	8,075,262	100.0	9,210,505	100.0	14.1	
Cost of sales	(7,333,951)	(90.8)	(8,369,058)	(90.9)	14.1	
GP	741,311	9.2	841,447	9.1	13.5	
Other operating income	742,858	9.2	853,862	9.3	14.9	
Other income	22,499	0.3	21,282	0.2	(5.4)	
Administrative and other operating expenses	(980,585)	(12.2)	(1,134,349)	(12.3)	15.7	
Finance costs	(41,970)	(0.5)	(44,030)	(0.5)	4.9	
PBT	484,113	6.0	538,212	5.8	11.2	
Income tax expense	(157,448)	(2.0)	(137,985)	(1.5)	(12.4)	
PAT	326,665	4.0	400,227	4.3	22.5	

(i) Revenue

Our revenue increased by 14.1% from RM8,075.3 million for the FYE 2022 to RM9,210.5 million for the FYE 2023, mainly due to the positive SSSG of 6.2% and the revenue contribution from the 12.2% increase in the number of outlets, rising from 2,251 to 2,526 outlets.

During the FYE 2023, our Group had enjoyed greater demand for our products, as evidenced by the higher average number of sales transactions per outlet per day of 475 for the FYE 2023 as compared to 440 for the FYE 2022 (representing an increase of 8.0%), offset by a slightly lower average value per sales transaction of RM22.29 in the FYE 2023 as compared to RM23.59 in the FYE 2022 (representing a decrease of 5.5%).

(ii) Cost of sales

Our cost of sales increased by 14.1% from RM7,334.0 million for the FYE 2022 to RM8,369.1 million for the FYE 2023, which was in line with the growth in revenue.

(iii) GP and GP margin

As a result of the foregoing, our GP increased by 13.5% from RM741.3 million in the FYE 2022 to RM841.4 million in the FYE 2023 where our GP margin remained consistent during the same periods.

(iv) Other operating income

Our other operating income increased by 14.9% from RM742.9 million for the FYE 2022 to RM853.9 million for the FYE 2023 mainly due to:

- (a) higher product display fees and DC fees amounting to RM652.8 million for the FYE 2023 as compared to RM563.9 million for the FYE 2022 as a result of better negotiated terms with some of our suppliers, in tandem with the increase in the number of our outlets and higher purchases; and
- (b) increase in target incentives as a result of higher number of purchases to support our growing business operations for the FYE 2023.

(v) Other income

Our other income decreased slightly from RM22.5 million for the FYE 2022 to RM21.3 million for the FYE 2023. For both the financial periods, our other income mainly comprise recovery of uniform deposits collected from our ex-employees, expired and unredeemed sales vouchers that were sold by our Group to customers as well as sale of recyclable materials such as cardboards and plastic.

(vi) Administrative and other operating expenses

Our administrative and other operating expenses increased by 15.7% from RM980.6 million for the FYE 2022 to RM1,134.3 million for the FYE 2023 mainly due to the increase in the total number of employees by 20.2% from 17,237 as at 31 December 2022 to 20,719 as at 31 December 2023. Additionally, this increase is also attributable by the full year impact of the Minimum Wages Order in the FYE 2023 as compared to only a 8-month impact in the FYE 2022 as the Minimum Wages Order was only implemented from 1 May 2022 onwards.

(vii) Finance costs

Our finance costs increased by 4.9% from RM42.0 million for the FYE 2022 to RM44.0 million for the FYE 2023 primarily due to an increase in the interest on lease liabilities incurred resulting from a combination of leases for new outlets and revised rental rates for renewed leases during the period.

(viii) PBT and PBT margin

As a result of the foregoing, our PBT increased by 11.2% from RM484.1 million for the FYE 2022 to RM538.2 million for the FYE 2023. Our PBT margin decreased slightly from 6.0% in the FYE 2022 to 5.8% in the FYE 2023 mainly due to higher administrative and other operating expenses for the reasons set out in Section 12.2.6(vi) of this Prospectus which was partially offset by an increase in our other operating income for the reasons set out in Section 12.2.6(iv) of this Prospectus .

(ix) Income tax expense

Our income tax expense decreased by 12.4% from RM157.4 million for the FYE 2022 to RM138.0 million for the FYE 2023, reflecting an effective tax rate of 25.6%. This was mainly due to the FYE 2023 not being affected by the one-off prosperity tax of 33.0% imposed by the Government in the FYE 2022 which resulted in a higher effective tax rate of 32.5%.

(x) PAT and PAT margin

As a result of the foregoing, our PAT increased by 22.5% from RM326.7 million for the FYE 2022 to RM400.2 million for the FYE 2023. Our PAT margin increased from 4.0% for the FYE 2022 to 4.3% for the FYE 2023.

12.2.7 Review of performance for the FPE 31 March 2024 compared to the FPE 31 March 2023

The following table presents selected information from our consolidated statements of profit or loss, in absolute terms, as a percentage of revenue and the percentage changes for the financial periods indicated:

FPE 31 March 2024 2023 % RM'000 % RM'000 % change Revenue 2,223,754 100.0 2,424,860 100.0 9.0 Cost of sales (2,000,427)(90.0)(2,185,616)(90.1)9.3 GP 223,327 10.0 239,244 9.9 7.1 Other operating income 198,646 8.9 236,387 9.7 19.0 Other income 4,150 5,605 0.2 35.1 0.2 Administrative and other (272,674)(12.3)(291,898)(12.0)7.1 operating expenses Finance costs (10,185)(0.5)(10,868)(0.4)6.7 **PBT** 143,264 6.3 178,470 7.4 24.6 Income tax expense (36,114)(1.6)(45,316)(1.9)25.5 107,150 4.7 133,154 5.5 **PAT** 24.3

(i) Revenue

Our revenue increased by 9.0% from RM2,223.8 million for the FPE 31 March 2023 to RM2,424.9 million for the FPE 31 March 2024, mainly due to positive SSSG of 1.8% and the revenue contribution from the 11.7% increase in the number of outlets, rising from 2,315 to 2,587 outlets.

During the FPE 31 March 2024, our Group had enjoyed greater demand for our products, as evidenced by the higher average number of sales transactions per outlet per day of 477 for the FPE 31 March 2024 as compared to 465 for the FPE 31 March 2023 (representing an increase of 2.6%), offset by a lower average value per sales transaction of RM21.85 in the FPE 31 March 2024 as compared to RM23.26 in the FPE 31 March 2023 (representing a decrease of 6.1%).

(ii) Cost of sales

Our cost of sales increased by 9.3% from RM2,000.4 million for the FPE 31 March 2023 to RM2,185.6 million for the FPE 31 March 2024, which is generally in line with the increase in revenue.

(iii) GP and GP margin

As a result of the foregoing, our GP increased by 7.1% from RM223.3 million in the FPE 31 March 2023 to RM239.2 million in the FPE 31 March 2024. Additionally, our GP margin remained consistent during the same periods.

12. FINANCIAL INFORMATION (Cont'd)

(iv) Other operating income

Our other operating income increased by 19.0% from RM198.6 million for the FPE 31 March 2023 to RM236.4 million for the FPE 31 March 2024 mainly due to higher product display fees and DC fees amounting to RM191.1 million for the FPE 31 March 2024 as compared to RM154.1 million for the FPE 31 March 2023, as a result of better negotiated terms with some of our suppliers, in tandem with the increase in the number of our outlets and higher purchases.

(v) Other income

Our other income increased by 35.1% from RM4.2 million for the FPE 31 March 2023 to RM5.6 million for the FPE 31 March 2024, mainly due to the higher volume of recyclable boxes sold, arising from higher purchases during the period, as well as higher selling price for these recyclable boxes.

(vi) Administrative and other operating expenses

Our administrative and other operating expenses increased by 7.1% from RM272.7 million for the FPE 31 March 2023 to RM291.9 million for the FPE 31 March 2024 mainly due to the increase in the total number of employees by 15.5% from 18,676 as at 31 March 2023 to 21,577 as at 31 March 2024.

(vii) Finance costs

Our finance costs increased by 6.7% from RM10.2 million for the FPE 31 March 2023 to RM10.9 million for the FPE 31 March 2024 primarily due to an increase in the interest on lease liabilities incurred resulting from a combination of leases for new outlets and revised rental rates for renewed leases during the period.

(viii) PBT and PBT margin

As a result of the foregoing, our PBT increased by 24.6% from RM143.3 million for the FPE 31 March 2023 to RM178.5 million for the FPE 31 March 2024. Our PBT margin increased from 6.4% in the FPE 31 March 2023 to 7.4% in the FPE 31 March 2024 mainly due to the increase in our other operating income for the reasons set out in Section 12.2.7(iv) of this Prospectus.

(ix) Income tax expense

Our income tax expense increased by 25.5% from RM36.1 million for the FPE 31 March 2023 to RM45.3 million for the FPE 31 March 2024 in line with the increase in our PBT. Our effective tax rate remained relatively constant at 25.4% for the FPE 31 March 2024 as compared to 25.2% in the FPE 31 March 2023.

(x) PAT and PAT margin

As a result of the foregoing, our PAT increased by 24.3% from RM107.2 million for the FPE 31 March 2023 to RM133.2 million for the FPE 31 March 2024. Our PAT margin increased from 4.8% for the FPE 31 March 2023 to 5.5% for the FPE 31 March 2024.

12. FINANCIAL INFORMATION (Cont'd)

12.2.8 Liquidity and capital resources

(i) Working capital

Our working capital is funded through cash generated from our operating activities, our cash and cash equivalents as well as loans and borrowings from financial institutions.

As at 31 March 2024, we had cash and cash equivalents of RM78.5 million and term loans of RM50.8 million. As at the LPD, our Group still has unutilised borrowing facilities amounting to RM26.8 million in respect of term loans.

As at 31 March 2024, our working capital, calculated as current assets of RM1,446.8 million minus current liabilities of RM1,332.0 million, was RM114.8 million.

Based on our cash generated from our operating activities, cash and cash equivalents, loans and borrowings, the gross proceeds that we expect to raise from our Public Issue, planned capital expenditure, expected dividends to be paid as well as the proposed bonus payout of approximately RM15.0 million to our employees before our Listing, our Board believes that we have sufficient working capital for a period of 12 months from the date of this Prospectus.

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(ii) Cash flows

The following table sets out a summary of our consolidated statements of cash flows for the Periods Under Review.

		FYE	
		Audited	
	2021 2022		2023
	RM'000	RM'000	RM'000
Net cash generated from operating activities	572,188	401,873	741,808
Net cash (used in)/ generated from investing activities	(411,726)	215,352	(159,060)
Net cash used in financing activities	(260,899)	(555,938)	(530,229)
Net (decrease)/increase in cash and cash equivalents	(100,437)	61,287	52,519
Cash and cash equivalents at beginning of the financial year	124,206	23,769	85,056
Currency translation differences	-	-	(4)
Cash and cash equivalents at end of the financial year	23,769	85,056	137,571

	FPE 31 March		
_	Unaudited	Audited	
_	2023	2024	
	RM'000	RM'000	
Net cash generated from operating activities	109,986	118,051	
Net cash generated used in investing activities	(27,426)	(37,906)	
Net cash used in financing activities	(95,608)	(139,173)	
Net decrease in cash and cash equivalents	(13,048)	(59,028)	
Cash and cash equivalents at beginning of the financial period	85,056	137,571	
Currency translation differences	-	2	
Cash and cash equivalents at end of the			
financial period	72,008	78,545	

Our cash and cash equivalents are substantially held in RM. There are no legal, financial or economic restrictions on our subsidiaries' ability to transfer funds to our Company in the form of cash dividends, subject to the availability of distributable reserves, loans or advances in compliance with any applicable financial covenants.

Net cash generated from operating activities

FYE 2021

Our net cash generated from operating activities was RM572.2 million in the FYE 2021. This was calculated based on our PBT of RM561.8 million, which was then adjusted for non-cash and other items of RM235.8 million mainly comprising depreciation of ROU assets and property and equipment, as well as further adjustment for working capital changes of RM30.5 million which mainly comprised:

- (a) an increase in inventories of RM83.6 million to cater for the increase in sales; and
- (b) an increase in trade and other receivables of RM14.1 million primarily due to the payment of deposit made for the acquisition of a leasehold land located in Selangor which was subsequently used to construct a DC,

which was partially offset by an increase in trade and other payables of RM64.1 million primarily due to overall increase in cost of sales.

Our Group paid RM43.5 million in interest expense, comprising RM41.6 million interest on lease liabilities and RM1.8 million interest on bank borrowings, as well as RM151.4 million in income tax in the FYE 2021.

FYE 2022

Our net cash generated from operating activities was RM401.9 million in the FYE 2022. This was calculated based on our PBT of RM484.1 million, which was then adjusted for non-cash and other items of RM258.5 million mainly comprising depreciation of ROU assets, property and equipment as well as further adjustment for working capital changes of RM137.5 million which mainly comprised:

- (a) increase in inventories of RM300.6 million mainly to support our Group's expanding operations including the opening of 3 new DCs in the FYE 2022, representing a significant expansion compared to only 1 new DC in the FYE 2021. In addition, following the disruption in the global supply chain during the FYE 2022, our Group took proactive measures to increase its stock levels to ensure it has sufficient inventory to support its operations and the anticipated increase in sales moving forward; and
- (b) increase in net amount owing by related parties of RM4.6 million which are trade in nature,

which was partially offset by an increase in trade and other payables of RM174.5 million mainly due to (i) overall increase in cost of sales, (ii) higher volume of inventories purchased in 2022 as explained above, and (iii) increase in maintenance, upkeep and office expenses after the easing of the COVID-19 movement restrictions and the gradual shift to working-in-office on a full time basis at the corporate headquarters.

Our Group paid RM41.5 million in interest expense, comprising RM39.4 million interest on lease liabilities and RM2.1 million interest on bank borrowings, as well as RM161.8 million in income tax for the FYE 2022.

12. FINANCIAL INFORMATION (Cont'd)

FYE 2023

Our net cash generated from operating activities was RM741.8 million in the FYE 2023. This was calculated based on our PBT of RM538.2 million, which was then adjusted for non-cash and other items of RM278.6 million mainly comprising depreciation of ROU assets, property and equipment as well as further adjustment for working capital changes of RM108.8 million which mainly comprised of an increase in trade and other payables amounting to RM224.4 million mainly due to (i) overall increase in cost of sales and (ii) higher volume of purchases as a result of higher number of outlets, which was partially offset by the increase in inventories amounting to RM95.7 million to support our Group's current and expanding operations including the opening of 2 new DCs in the FYE 2023.

Our Group paid RM43.4 million in interest expense, comprising RM40.9 million interest on lease liabilities and RM2.5 million interest on bank borrowings, as well as RM140.5 million in income tax for the FYE 2023.

FPE 31 March 2024

Our net cash generated from operating activities was RM118.1 million in the FPE 31 March 2024. This was calculated based on our PBT of RM178.5 million, which was then adjusted for non-cash and other items of RM72.6 million mainly comprising depreciation of ROU assets, property and equipment as well as further adjustment for working capital changes of RM91.2 million which mainly comprised of an increase in trade and other payables amounting to RM19.4 million in tandem with higher purchases as a result of higher number of outlets which was offset by the increase in inventories amounting to RM130.3 million to support our Group's current and expanding operations.

Our Group paid RM10.7 million in interest expense, comprising RM10.1 million interest on lease liabilities and RM0.6 million interest on bank borrowings, as well as RM31.1 million in income tax for the FPE 31 March 2024.

Net cash used in/generated from investing activities

FYE 2021

Our net cash used in investing activities was RM411.7 million in the FYE 2021, which mainly comprised:

- (a) placement of fixed deposits with tenure more than 3 months with the financial institution amounting to RM320.0 million;
- (b) RM63.7 million utilised for the purchase of furniture, fittings, office equipment, racks, roll cages and shop equipment, motor vehicles, renovation and signboards for the development, and refurbishment of existing and new outlets, DCs and corporate headquarters;
- (c) RM27.4 million mainly in connection with the construction of 4 DCs located in Pahang, Sabah, Melaka and Perak, as well as for the acquisition of the DC located in Selangor which was previously rented from Venus Gateway, a related party;
- (d) purchase of freehold land in Kedah for the construction of a new DC amounting to RM4.7 million,

which was partially offset by the interest received mainly from fixed deposits amounting to RM3.3 million.

12. FINANCIAL INFORMATION (Cont'd)

FYE 2022

Our net cash generated from investing activities was RM215.4 million for the FYE 2022, which mainly comprised:

- (a) withdrawal of fixed deposits with tenure more than 3 months with the financial institution amounting to RM321.3 million, comprising RM320.0 million which was initially placed in the FYE 2021, and RM1.3 million of interest rolled over and added to the principal amount; and
- (b) interest received amounting to RM3.1 million mainly from fixed deposits, which was partially offset by:
- (c) RM79.9 million utilised for the purchase and installation of furniture, fittings, office equipment, racks, roll cages and shop equipment, motor vehicles, renovation, signboards and solar photovoltaic system for the development, and refurbishment of existing and new outlets, DCs and our corporate headquarters;
- (d) RM21.8 million mainly in connection with the construction of 4 DCs located in Sabah, Kedah, Pahang and Melaka; and
- (e) acquisition of a leasehold land in Selangor amounting to RM6.6 million.

FYE 2023

Our net cash used in investing activities was RM159.1 million for the FYE 2023, which mainly comprised RM160.2 million utilised for the purchase and installation of racks, roll cages and shop equipment, furniture, fittings, office equipment, motor vehicles, renovation, signboards and solar system for the development and refurbishment of existing and new outlets, DCs and corporate headquarters which was partially offset by interest received amounting to RM1.4 million mainly from our Group's bank current accounts.

FPE 31 March 2024

Our net cash used in investing activities was RM37.9 million for the FPE 31 March 2024, which mainly comprised RM3.3 million utilised for the purchase of a freehold land in Kedah for the construction of a new DC and RM30.1 million for the installation of racks, roll cages and shop equipment, furniture, fittings, office equipment, motor vehicles, renovation, signboards and solar system for the development and refurbishment of existing and new outlets, DCs and corporate headquarters, which was partially offset by interest received amounting to RM0.2 million solely from our Group's bank current accounts.

12. FINANCIAL INFORMATION (Cont'd)

Net cash used in financing activities

FYE 2021

Our net cash used in financing activities was RM260.9 million for the FYE 2021, which mainly comprised:

- (a) payment of dividends to our shareholders amounting to RM154.3 million;
- (b) repayment of lease liabilities, which mainly arose from rental of outlets, amounting to RM106.1 million; and
- (c) repayment of term loans of RM15.1 million,

which was partially offset by:

- (d) drawdown of term loans of RM7.4 million which were mainly used to finance in part the acquisition of the leasehold land in Cyberjaya, Selangor which was subsequently used to construct a DC; and
- (e) RM7.1 million owing to Venus Gateway, a related party for the acquisition of the DC located in Jalan Kapar, Selangor, which was previously rented.

FYE 2022

Our net cash used in financing activities was RM555.9 million for the FYE 2022, which mainly comprised:

- (a) payment of dividends to shareholders amounting to RM431.8 million;
- (b) repayment of lease liabilities, which mainly arose from rental of outlets, amounting to RM122.4 million;
- (c) repayment to related parties amounting to RM7.6 million mainly for the acquisition of the DC in Jalan Kapar, Selangor; and
- (d) repayment of our term loans of RM4.6 million,

which was partially offset by drawdowns of term loans amounting to RM10.4 million that were used to partly finance the acquisitions of leasehold land in Selangor and freehold land in Kedah.

FYE 2023

Our net cash used in financing activities was RM530.2 million for the FYE 2023, which mainly comprised:

- (a) payment of dividends to shareholders amounting to RM390.5 million; and
- (b) repayment of lease liabilities, which mainly arose from rental of our outlets, amounting to RM139.5 million.

12. FINANCIAL INFORMATION (Cont'd)

FPE 31 March 2024

Our net cash used in financing activities was RM139.2 million for the FPE 31 March 2024, which mainly comprised:

- (a) payment of dividends to shareholders amounting to RM100.0 million; and
- (b) repayment of lease liabilities, which mainly arose from rental of our outlets, amounting to RM38.5 million.

12.2.9 Term loans

As at 31 March 2024, our total term loans, all of which were interest bearing based on floating rates, amounted to RM50.8 million as set out in the table below:

	Average effective interest rates	RM'000
Non-current term loans (secured)	4.20% - 5.35%	46,126
Current term loans (secured)	4.20% - 5.35%	4,639
Total term loans		50,765

The maturity profile of our term loans as at 31 March 2024 are set out below:

	Within 1 year	1 year to 5 years	Over 5 years	Total
	RM'000	RM'000	RM'000	RM'000
Term loans	4,639	19,202	26,924	50,765

As at 31 March 2024, all of our term loans are denominated in RM and secured by way of legal charges over certain properties and ROU assets belonging to our Group as well as personal guarantees provided by certain directors of our Group. We have obtained consent from the respective financial institutions to fully discharge these guarantees upon our Listing.

For more information on our term loans, see Note 14 of the Consolidated Financial Statements included in Section 13 of this Prospectus.

We have not defaulted on either the interest or principal sums for any of our term loans during the Periods Under Review and up to the LPD. As at the LPD, we are not in breach of the terms and conditions or covenants associated with our borrowings which could materially affect our financial position and results of operations or the investment in our Shares.

12.2.10 Lease liabilities

As at 31 March 2024, our total lease liabilities amounted to RM806.7 million as set out in the table below:

	Incremental borrowing rate	RM'000
Non-current lease liabilities	5.15%	648,644
Current lease liabilities	5.15%	158,040
Total lease liabilities	_	806,684

12. FINANCIAL INFORMATION (Cont'd)

The maturity profile of our lease liabilities as at 31 March 2024 are set out below:

	Within	1 year to	Over	
	1 year	5 years	5 years	Total
	RM'000	RM'000	RM'000	RM'000
Lease liabilities	158,040	645,885	2,759	806,684

We lease retail outlets for the sale of our consumable merchandise and household products and DCs to be used for the distribution of products to our retail outlets. Rental contracts for retail outlets are typically for an initial term of 2 or 3 years with renewal options for the same duration or as otherwise agreed while the rental contract for our DC is usually for a period of 5 years with a tenancy renewal option of up to 5 years. The terms and conditions of our leases are negotiated on an individual basis.

For more information on our lease liabilities, see Note 15 of the Consolidated Financial Statements included in Section 13 of this Prospectus.

12.2.11 Key financial ratios

The following table sets out certain of our key financial ratios for the Periods Under Review.

	FYE			FPE 31 March
	2021	2022	2023	2024
Average trade receivables turnover (days) ⁽¹⁾	1	1	1	1
Average trade payables turnover (days)(2)	31	36	39	43
Average inventory turnover (days) ⁽³⁾	39	47	49	52
Current ratio (times) ⁽⁴⁾	1.41	1.19	1.00	1.09
Gearing ratio (times) ⁽⁵⁾	0.08	0.09	0.10	0.08
Net gearing ratio (times) ⁽⁶⁾⁽⁷⁾	(0.40)	(0.05)	(0.16)	(0.04)

Notes:

- (1) Computed based on the average of the opening and closing trade receivables for the financial year/period divided by revenue for such financial year/period, multiplied by number of days in the financial year/period.
- (2) Computed based on the average of the opening and closing trade payables for the financial year/period divided by cost of goods sold for such financial year/period, multiplied by number of days in the financial year/period.
- (3) Computed based on the average of the opening and closing inventories for the financial year divided by cost of goods sold for such financial year/period, multiplied by number of days in the financial year/period.
- (4) Computed based on current assets over current liabilities as at the end of the financial year/period.
- (5) Computed based on total borrowings (excluding lease liabilities) over total equity as at the end of the financial year/period.
- (6) Computed based on total borrowings (excluding lease liabilities) less cash and cash equivalents divided by total equity as at the end of the financial year/period.
- (7) Negative net gearing ratio denotes a net cash position.

(i) Average trade receivables turnover period

Due to the nature of our mini-market business operations, we generate almost all of our revenue from our outlets where transactions with customers are mainly settled immediately on a cash basis, third party online service payment channel service providers, for e.g. Touch 'n Go eWallet, Boost, GrabPay, MAE Pay, ShopeePay, Alipay etc, or through financial institutions providing retail debit and credit card services. Our trade receivables from financial institutions which provide retail credit services typically release payment to us within 2 working days from the point of sale whilst third-party online payment channel service providers typically release payment within the range of 2 to 10 working days.

Our trade receivables turnover period for the Periods Under Review have been consistently maintained at around 1 day.

As at 31 March 2024, our total outstanding trade receivables amounted to approximately RM23.2 million mainly in relation to amounts owed to us by financial institutions which provide retail credit services and of which RM13.4 million is due from J&C Pacific which provides online payment channel services.

The following table sets out the ageing analysis for our trade receivables as at 31 March 2024:

		Past	due	
As at 31 March 2024	Current	1-30 days	31-90 days	Total
Trade receivables (RM'000)	23,368	104	84	23,556
% of total trade receivables	99.2	0.4	0.4	100.0
As at the LPD:				
Trade receivables collected (RM'000)	23,368	104	84	23,556
Trade receivables settled (% of total trade receivables)	99.2	0.4	0.4	100.0
Trade receivables outstanding (RM'000)	-	-	-	-

We do not have any significant exposure to any individual customer which we believe is not recoverable.

(ii) Average trade payables turnover period

The normal trade credit period under our trade payables generally range between 7 to 90 days and our average trade payables turnover period for the Periods Under Review have remained in the lower range of the normal credit period that our trade creditors have extended to us. Our trade payables also include balances outstanding for corporate card solution facilities provided by a financial institution which is a payment arrangement between our supplier and the financial institution. These balances are deemed trade payables as they are not subject to interest charges unless repayments are made after the interest-free period. During the Periods Under Review and up to the LPD, we have not incurred interest charges under such corporate card solutions facilities.

Our trade payables turnover period increased from 31 days for the FYE 2021 to 36 days for the FYE 2022 arising from higher purchases of products as at the end of the FYE 2022 to ensure that there are sufficient inventory levels for us to support the expansion of our outlet network and anticipated increase in sales.

12. FINANCIAL INFORMATION (Cont'd)

Our trade payables turnover period remained relatively similar at 39 days for the FYE 2023 compared to 36 days for the FYE 2022.

For the FPE 31 March 2024 our trade payables turnover period increased to 43 days primarily due to higher purchases of products aimed at supporting our ongoing commitment to maintaining higher stock levels to support our existing and growing business operations from the growth of our outlets and the opening of an additional DC during this period.

The following table sets out the ageing analysis for our trade payables as at 31 March 2024:

			Past	due	
As at 31 March 2024	Current	1-30 days	31-90 days	More than 90 days	Total
Trade payables (RM'000)	⁽¹⁾ 612,448	384,321	44,266	24,130	1,065,165
% of total trade payables	57.5	36.1	4.2	2.2	100.0
As at the LPD					
Trade payables settled (RM'000)	611,987	384,301	44,233	24,130	1,064,651
Trade payables settled (% of total trade payables)	57.5	36.1	4.2	2.2	99.9
Trade payables outstanding (RM'000)	461	20	33	-	514

Note:

(1) Includes RM92.8 million owing under corporate card solutions facilities provided to us as described above.

We endeavour to pay our suppliers within credit period granted to us to ensure our supplies are not disrupted. As at the LPD, we do not have any material disputes or legal proceedings for outstanding payment that have been initiated by our suppliers against us.

(iii) Inventory turnover

The table below sets out a summary breakdown of our inventories for the Periods Under Review.

		FYE		FPE 31 March
	2021	2022	2023	2024
	RM'000	RM'000	RM'000	RM'000
Opening inventory	726,793	803,128	1,093,026	1,174,379
Closing inventory	803,128	1,093,026	1,174,379	1,300,633
Average inventory	764,961	948,077	1,133,703	1,237,506
Cost of goods sold	7,080,717	7,333,951	8,369,058	2,185,616
Average inventory turnover (days) ⁽¹⁾	39	47	49	52

12. FINANCIAL INFORMATION (Cont'd)

Note:

(1) Computed as an average of the opening and closing inventory for the financial year/period divided by cost of goods sold for such financial year/period, multiplied by number of days in the financial year/period.

Our average inventory turnover period increased from 39 days for the FYE 2021 to 47 days for the FYE 2022. This was mainly due to higher inventory levels to support our expanding operations including the opening of 3 new DCs in the FYE 2022, representing a significant expansion compared to only 1 new DC in the FYE 2021. In addition, following the disruption in the global supply chain during the FYE 2022, we took proactive measures to increase our inventory levels to ensure we have sufficient inventory to support business operations as well as the anticipated increase in sales moving forward.

Our average inventory turnover period remained relatively constant at 49 days for the FYE 2023 as compared to 47 days for the FYE 2022.

Our average inventory turnover period increased from 49 days for the FYE 2023 to 52 days for the FPE 31 March 2024 mainly due to our ongoing commitment to maintain higher inventory levels in support of our current and expanding business operations as well as anticipated sales moving forward.

(iv) Current ratio

Our current ratio decreased from 1.41 times as at the FYE 2021 to 1.19 times as at the FYE 2022 mainly due to higher dividends of RM431.8 million paid to our shareholders for the FYE 2022 and the increase in our trade payables amounting to RM165.0 million arising from higher purchases of products as at the end of the FYE 2022 to ensure that there are sufficient inventory levels for future business operations.

Our current ratio decreased from 1.19 times as at the FYE 2022 to 1.00 time as at the FYE 2023 primarily due to the increase in trade payables for the FYE 2023 arising from higher purchases to maintain higher inventory levels to support current and expanding business operations, as well as the dividends paid during the FYE 2023 amounting to RM390.5 million.

Our current ratio remained relatively constant from 1.00 time as at the FYE 2023 to 1.09 times as at the FPE 31 March 2024, with the slight increase primarily due to the decrease in dividend payout ratio during the FPE 31 March 2024 compared to FYE 2023.

(v) Gearing ratio

Our gearing ratios remained relatively constant at 0.08, 0.09, 0.10 and 0.08 times as at 31 December 2021, 2022, 2023 as well as 31 March 2024 respectively mainly due to the decrease in retained earnings as a result of payment of dividends which was offset by the repayment of term loans.

12.2.12 Capital expenditure

The following table sets out our capital expenditure for the Periods Under Review.

		FYE		FPE 31	March
	2021	2022	2023	2023	2024
	RM'000	RM'000	RM'000	RM'000	RM'000
Freehold land	4,667	636	34,753	-	3,716
Buildings	6,782	10,322	11,318	-	-
Furniture, fittings and office equipment	14,331	16,923	23,115	5,309	7,485
Motor vehicles	2,653	4,798	7,954	934	6,914
Renovation	17,363	18,762	20,422	5,020	4,550
Signboards	2,908	3,289	5,412	1,157	1,566
Solar photovoltaic system	-	1,068	1,523	189	362
Racks, roll cages and shop equipment	26,440	35,022	43,278	7,203	9,233
Capital work-in-progress	20,875	11,515	12,434	7,419	5,041
Total	96,019	102,335	160,209	27,231	38,867

The majority of our capital expenditures were incurred in conjunction with the setting up or renovation of our outlets and DCs including the purchase of relevant equipment such as racks and roll cages, furniture, fittings and office equipment and signboards.

Our capital expenditure increased by 6.6% from RM96.0 million for the FYE 2021 to RM102.3 million for the FYE 2022 mainly due to the setting up of our new outlets and construction of 4 DCs in the FYE 2022.

Our capital expenditure increased by 56.6% from RM102.3 million for the FYE 2022 to RM160.2 million for the FYE 2023 mainly due to the setting up of our new outlets and commissioning of 2 DCs, new trucks and replacement of old trucks as part of our replacement plan in the FYE 2023.

Our capital expenditure increased by 43.0% from RM27.2 million for the FPE 31 March 2023 to RM38.9 million for the FPE 31 March 2024 mainly due to the cost of construction of a new DC in Selangor, acquisition of a freehold land located in Kedah for the commissioning of a new DC as well as new trucks and replacement of old trucks as part of our replacement plan.

For further details on the capital expenditure breakdown for each of the Periods Under Review, see Section 12.2.8(ii) of this Prospectus.

For the Periods Under Review, we have mainly funded our capital expenditure via a mixture of internally generated funds and term loans.

12.2.13 Material investments and divestitures

Saved as disclosed in Section 12.2.12 and Sections 14.6 of this Prospectus, we have not undertaken any material investments or divestitures during the Periods Under Review and up to the LPD.

12. FINANCIAL INFORMATION (Cont'd)

12.2.14 Capital commitments and contractual obligations

Capital commitments

Our capital commitments (being our contracted capital expenditures) as at 31 March 2024 and the LPD are as follows:

	As at 31 March 2024	As at the LPD
	RM'000	RM'000
Contracted but not provided for:		
Acquisition of property and equipment	16,286	22,895
Construction of property	15,837	16,540
Total	32,123	39,435

Our capital commitments as at the LPD primarily comprise (i) approximately RM15.1 million in relation to the construction of a DC in Selangor as well as purchase of relevant equipment; (ii) approximately RM12.2 million for the purchase of approximately 100 new replacement trucks; (iii) approximately RM6.1 million and RM3.6 million for the purchase of leasehold land and building located in Sarawak and a freehold land in Pahang respectively; and (iv) approximately RM1.9 million in relation to the purchase of inventory management software and racking systems for our DCs. We plan to meet our capital commitments through internally generated funds and/or borrowings.

Save as disclosed above, as at the LPD, we do not have any other material capital commitments incurred or known to be incurred by us that may have a material adverse effect on our result of operations or financial position.

Other contractual obligations

Our contractual cash obligations (excluding capital expenditure commitments) as at 31 March 2024 comprise primarily of repayment obligations for our borrowings and in respect of our lease liabilities.

The maturity profile of our undiscounted contractual cash repayment obligations for our borrowings as at 31 March 2024 are as follows:

	Within 1 year	1 year to 5 years	Over 5 years	Total
Payments due by period	RM'000	RM'000	RM'000	RM'000
Borrowings	6,285	24,662	27,864	58,811

The maturity profile of our undiscounted contractual cash repayment obligations in respect of our lease liabilities as at 31 March 2024 are as follows:

	Within 1 year	1 year to 5 years	Over 5 years	Total
Payments due by period	RM'000	RM'000	RM'000	RM'000
Lease liabilities	196,060	712,000	2,837	910,897

We plan to meet our contractual cash obligations through our cash and cash equivalents on hand, as well as cash generated from future operations and funding from other financing activities (if required) and in respect of our borrowings, from the gross proceeds of our Public Issue as described in Section 4.6.2 of this Prospectus.

12. FINANCIAL INFORMATION (Cont'd)

12.2.15 Contingent liabilities

As at the LPD, we do not have any contingent liabilities that, upon becoming enforceable, may have a material adverse effect on our results of operations or financial position. We have bank guarantees as security deposits in favour of our utility providers and town councils amounting to RM12.0 million as at the LPD.

12.2.16 Off-balance sheet arrangements

We do not have any off-balance sheet arrangements that are reasonably likely to have a material effect on our business, financial performance and financial position.

12.2.17 Financial risk management

We are exposed to market risk arising from our operations and use of financial instruments. Our overall financial risk management policy focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on our financial performance.

(i) Credit risk

Credit risk is the risk of financial loss if a customer or counterparty to a financial instrument fails to meet its contractual obligations. Our exposure to credit risk arises mainly from our receivables with financial institutions which provide retail credit services and our online payment channel service providers. However, we are not reliant on any particular counterparty. Due to the nature of our business operations, majority of our transactions are immediately settled on a cash basis and therefore keeping our credit risk at a minimal.

As at 31 March 2024, our receivables are primarily amounts due from financial institutions and our online payment channel service providers. Based on our low historical observed default rates (adjusted for forward-looking estimates), the expected credits losses are not material and therefore is not recognised.

As at 31 March 2024, we have not incurred and do not expect to incur material credit losses on our financial assets or other financial instruments.

(ii) Liquidity risk

Liquidity risk is the risk that we may face difficulties in our ability to meet our financial obligations as and when they fall due. Our exposure to liquidity risk arises principally from various payables, loans and borrowings.

We continuously practise prudent liquidity risk management whilst maintaining a sufficient level of cash and cash equivalents and assessing the availability of funding through standby credit facilities deemed adequate by the management to ensure, as far as possible, that we will have sufficient liquidity to meet our liabilities as and when they fall due. For example, we check available funds in our banks on a daily basis and that daily cash outflows to our creditors and for expenditures will be checked against the daily sales collections from the previous day.

For a summary of the maturity profile of our borrowings as well as lease liabilities as at the end of the Periods Under Review based on undiscounted contractual payments, see Notes 14 and 15 of the Consolidated Financial Statements included in Section 13 of this Prospectus.

(iii) 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.

Our Group is exposed to foreign currency risk on transactions that are denominated in currencies other than RM which consist of RMB in relation to the sourcing of merchandise from China through our PRC subsidiary. As at the LPD, these transactions are not material to our Group. Exposure in foreign currency is monitored on an ongoing basis and our Group endeavours to keep the net exposure at an acceptable level.

(iv) Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of our financial instruments will fluctuate because of changes in market interest rates. Our exposure to interest rate risk arises from our interest-earning financial assets and interest-bearing financial liabilities in the form of floating rate borrowings. Short-term receivables and payables are not significantly exposed to interest rate risk fluctuations.

Our Group's practice is to observe the movements in interest rates and always strive to obtain the most favourable rates available for new financing.

Based on a 100 basis point change in the interest rates, the following table demonstrates the sensitivity of our PAT, with all other variables held constant:

	Increa	•	se) for the F Review	Periods
		FYE		FPE 31 March
Floating rate instruments	2021	2022	2023	2024
	RM'000	RM'000	RM'000	RM'000
Increase in 100 basis points	(424)	(430)	(395)	(386)
Decrease in 100 basis points	424	430	395	386

For more information in relation to interest rate risk, see Note 34 of the Consolidated Financial Statements included in Section 13 of this Prospectus.

12.2.18 Inflation

There has not been a material impact from inflation on our Group's financial condition and results of operations for the Periods Under Review. Nonetheless, inflation may affect our financial performance by increasing certain of our expenses, such as expenses relating to employee benefits. Any increase in inflation rate beyond levels experienced in the past may affect our future operations and financial performance if we are unable to fully offset higher costs through increased revenue.

12.2.19 Order book

Due to the nature of our business, we do not maintain an order book.

12. FINANCIAL INFORMATION (Cont'd)

12.2.20 Trends information

Save as disclosed in Sections 5, 7 and 8 of this Prospectus, and to the best of our Board's knowledge and belief, there are no other known factors, trends, uncertainties, demands, commitments or events that are reasonably likely to have a material effect on our business, financial condition and results of operations.

12.2.21 Significant changes

Save as disclosed in Section 12.4 of this Prospectus, no significant changes have occurred since the FPE 31 March 2024 which may have a material effect on our financial condition and results of operation.

12.2.22 Government / economic / fiscal / monetary policies

Our Group is subject to the risks of government, economic, fiscal or monetary policies, where any unfavourable change may materially affect our business operations, financial performance and prospects.

For the Periods Under Review and up to the LPD, save for the one-off prosperity tax of 33.0% and the Minimum Wages Order which was imposed by the Government during the FYE 2022, our results have not been materially and adversely affected by any unfavourable changes relating to government, economic, fiscal or monetary policies.

For further information on government, economic, fiscal or monetary policies or factors which could materially affect our Group's operations, see Section 5 of this Prospectus.

12.2.23 Accounting standards issued but not yet effective and not early adopted

For a description of accounting standards issued but not yet effective and not early adopted, see Note 2.1 of the Consolidated Financial Statements included in Section 13 of this Prospectus.

12.2.24 Treasury policies and objectives

Our principal sources of funds for day-to-day operations and growth mainly comprise a combination of cash and cash equivalents, cash generated from our operations as well as loans and borrowings. One of the primary responsibilities of our finance function is to ensure that we maintain sufficient working capital to meet our obligations as they fall due as well as our anticipated commitments. Using appropriate governance and policies, our Group's finance is tasked with the responsibility to identify, quantify, monitor and control the risks (liquidity, interest, currency, credit, legal and regulatory) associated with these activities, using appropriate mitigation techniques.

Adhering to our SOP, sales proceeds from each of our outlets are banked-in daily and monitored by our assistant branch managers, branch managers and our corporate headquarters. We rely on our daily sales proceeds to enable us to make timely payments to our creditors where the normal credit period given to our Group generally range from 7 to 90 days.

The overarching goal of our capital management is to ensure sustainability of shareholders' equity, thereby fortifying our capacity to support and expand our business to maximise shareholders' value.

12. FINANCIAL INFORMATION (Cont'd)

12.3 CAPITALISATION AND INDEBTEDNESS

The table below presents our capitalisation and indebtedness as at 30 June 2024 and on the assumption that our IPO, our Listing and the use of proceeds from our Public Issue as set out in Section 4 of this Prospectus had occurred on the 30 June 2024. The proforma financial information below does not represent our actual capitalisation and indebtedness as at the 30 June 2024 and is provided for illustrative purposes only.

	As at 30 June 2024 (Unaudited) RM'000	Adjustments ⁽¹⁾	After our IPO, Listing and use of proceeds
Indebtedness	Kiii 000	KW 000	IXIII 000
Current			
Term loans (secured and guaranteed)	4,740	(103)	4,637
Lease liabilities	163,225	-	163,225
Non-current			
Term loans (secured and guaranteed)	44,897	(44,897)	
Lease liabilities	673,279	-	673,279
Total indebtedness	886,141	(45,000)	841,141
Total equity / capitalisation	700,262	642,472	⁽¹⁾ 1,342,734
Total capitalisation and indebtedness	1,586,403	597,472	2,183,875

Note:

⁽¹⁾ Calculated after taking into account, amongst others, the gross proceeds raised from our Public Issue based on the Retail Price, the remaining estimated listing expenses of approximately RM17.5 million as at 30 June 2024.

12. FINANCIAL INFORMATION (Cont'd)

12.4 DIVIDEND POLICY

No inference should be made from any of the foregoing statements as to our actual future profitability or our ability to pay dividends in the future.

The actual dividend that our Board may recommend or declare in any particular financial year or period will be subject to the factors outlined below as well as any other factors deemed relevant by our Board. In considering the level of dividend payments, if any, upon recommendation by our Board, we intend to consider various factors including:

- (i) the level of our cash, gearing, debt profile, return on equity and retained earnings;
- (ii) our expected financial performance for the year;
- (iii) our projected levels of capital expenditure and other growth/investment plans;
- (iv) our working capital requirements;
- (v) applicable restrictive covenants under our financing documents; and
- (vi) the general economic and business conditions and other factors deemed relevant by our Board.

As our Company is a holding company, our income and therefore, our ability to pay dividends is dependent upon the dividends that we receive from our subsidiaries. Distributions by our subsidiaries will depend upon their operating results, earnings, capital requirements, general financial condition and other relevant factors.

We target a payout ratio of approximately 50% of our PAT attributable to the owners of our Company for each financial year on a consolidated basis after taking into account working capital, maintenance capital and committed capital requirements of our Group. The declaration and payments of any dividend is subject to the confirmation of our Board as well as any applicable law, licence conditions and contractual obligations and provided that such distribution will not be detrimental to our Group's cash requirements or any plans approved by our Board.

As at the LPD, there are no dividend restrictions imposed on our subsidiaries, save for the restrictive covenants to seek consent from the relevant financial institutions in the event of a continuing default of an outstanding loan.

Investors should note that this dividend policy merely describes our present intention and shall not constitute legally binding statements in respect of our future dividends which are subject to modification (including non-declaration thereof) at our Board's discretion. There can be no assurance that we will be able to pay dividends or that our Board will declare dividends in the future. There can also be no assurance that future dividends declared by our Board, if any, will not differ materially from historical dividend levels. For the factors which may affect or restrict our ability to pay dividends, see Section 5 of this Prospectus.

12. FINANCIAL INFORMATION (Cont'd)

The following table sets out our dividends declared and paid for the Periods Under Review.

		FYE		FPE 31 March
	2021	2022	2023	2024
	RM'000	RM'000	RM'000	RM'000
Dividends declared	154,300	431,800	490,500	-
Dividends paid	154,300	431,800	390,500	100,000
PAT	419,094	326,665	400,227	133,154
Dividend payout ratio ⁽¹⁾	0.37	1.32	1.23	-

Note:

(1) Computed based on dividend declared divided by PAT during the Periods Under Review.

On 10 June 2024, our Group has declared and paid an interim dividend of RM100.0 million in respect of the FYE 2024. Save as mentioned above, we have not declared or paid any other dividends to our shareholders for the past 3 financial years up to the LPD. All the dividends mentioned above were funded by internal funds generated from our operations. The dividends paid as described above will not affect the execution and implementation of our future plans and strategies as mentioned in this Prospectus.

For more information on our dividends, see Note 26 of the Consolidated Financial Statements included in Section 13 of this Prospectus.

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12.5 REPORTING ACCOUNTANTS' LETTER ON THE PRO FORMA CONSOLIDATED STATEMENTS OF FINANCIAL POSITION



2 6 JUL 2024

The Board of Directors

99 Speed Mart Retail Holdings Berhad
Lot PT 2811, Jalan Angsa,
Taman Berkeley,
41150 Klang,
Selangor Darul Ehsan.

Crowe Malaysia PLT 201906000005 (LLP0018817-LCA) & AF1018 Chartered Accountants

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Dear Sirs/Madam,

99 SPEED MART RETAIL HOLDINGS BERHAD ("99 HOLDINGS" OR "THE COMPANY")

REPORT ON THE COMPILATION OF PRO FORMA CONSOLIDATED STATEMENTS OF FINANCIAL POSITION AS AT 31 MARCH 2024

We have completed our assurance engagement to report on the compilation of pro forma consolidated statements of financial position of the Company and its subsidiaries (collectively known as the "**Group**") as at 31 March 2024 and related notes as set out in Appendix A, for which we have stamped for the purpose of identification. The pro forma consolidated statements of financial position have been prepared by the Directors for inclusion in the prospectus to be issued in connection with the listing of and quotation for the entire enlarged issued share capital of the Company on the Main Market of Bursa Malaysia Securities Berhad.

The applicable criteria on the basis of which the Directors have compiled the pro forma consolidated statements of financial position are set out in Note 3 of Appendix A, and in accordance with the Prospectus Guidelines issued by the Securities Commission Malaysia ("**Prospectus Guidelines**") and the Guidance Note for Issuers of pro forma financial information issued by the Malaysian Institute of Accountants ("**Guidance Note**").

The pro forma consolidated statements of financial position have been compiled by the Directors, to illustrate the impact of the events or transactions as set out in Notes 3.1, 3.2 and 3.3 of Appendix A of this letter on the Group's financial position as at 31 March 2024.

As part of this process, information about the Group's financial position have been extracted from the audited consolidated financial statements of the Company for the financial period ended 31 March 2024 as set out in the Accountants' Report of the Company.



THE DIRECTORS' RESPONSIBILITIES

The Directors are responsible for compiling the pro forma consolidated statements of financial position on the basis as described in the notes thereon to the pro forma consolidated statements of financial position and in accordance with the requirements of Prospectus Guidelines.

REPORTING ACCOUNTANTS' INDEPENDENCE AND QUALITY CONTROL

We are independent of the Company in accordance with the *By-Laws (On Professional Ethics, Conduct and Practice)* of the Malaysian Institute of Accountants ("By-Laws") and the International Ethics Standards Board for Accountants' *International Code of Ethics for Professional Accountants (including International Independence Standards)* ("IESBA Code"), and we have fulfilled our other ethical responsibilities in accordance with the By-Laws and the IESBA Code.

Our firm applies International Standard on Quality Management 1 (ISQM 1), Quality Management for Firms that Perform Audits or Reviews of Financial Statements, or other Assurance or Related Services Engagements issued by the International Auditing and Assurance Standards Board and adopted by the Malaysian Institute of Accountants and accordingly maintains a comprehensive system of quality management including documented policies and procedures regarding compliance with ethical requirements, professional standards and applicable legal regulatory requirements.

REPORTING ACCOUNTANTS' RESPONSIBILITIES

Our responsibility is to express an opinion, as required by the Prospectus Guidelines, about whether the pro forma consolidated statements of financial position has been compiled, in all material respects, by the Directors on the basis as described in the notes thereon of the pro forma consolidated statements of financial position.

We conducted our engagement in accordance with the International Standard on Assurance Engagement (ISAE) 3420, Assurance Engagements to Report on the Compilation of Pro Forma Financial Information Included in a Prospectus, issued by the Malaysian Institute of Accountants. This standard requires that we plan and perform procedures to obtain reasonable assurance about whether the Directors have compiled, in all material respects, the pro forma consolidated statements of financial position on the basis as described in the notes thereon of the pro forma consolidated statements of financial position in Appendix A.

For the purpose of this engagement, we are not responsible for updating or reissuing any reports or opinion on any historical financial information used in compiling the pro forma consolidated statements of financial position, nor have we, in the course of this engagement, performed an audit or review of the financial information used in compiling the pro forma consolidated statements of financial position in Appendix A.

The purpose of the pro forma consolidated statements of financial position included in the prospectus is solely to illustrate the impact of a significant event or transaction on unadjusted financial information of the Group as if the event had occurred or the transaction had been undertaken at an earlier date selected for purposes of the illustration. Accordingly, we do not provide any assurance that the actual outcome of the events or transactions would have been as presented.



REPORTING ACCOUNTANTS' RESPONSIBILITIES (CONT'D)

A reasonable assurance engagement to report on whether the pro forma consolidated statements of financial position has been compiled, in all material respects, on the basis of applicable criteria involves performing procedures to obtain sufficient appropriate evidence about whether:

- the related pro forma adjustments give appropriate effect to those criteria; and
- the pro forma consolidated statements of financial position reflect the proper application of those adjustments to the unadjusted financial information.

The procedures selected depend on our judgement, having regard to our understanding of the nature of the Group, the events or transactions in respect of which the pro forma consolidated statements of financial position have been compiled, and other relevant engagement circumstances.

The engagement also involves evaluating the overall presentation of the pro forma consolidated statements of financial position.

We believe that the evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

OPINION

In our opinion, the pro forma consolidated statements of financial position of the Group have been compiled, in all material respects, on the basis as described in the notes thereon to the pro forma consolidated statements of financial position in Appendix A and in accordance with the requirements of the Prospectus Guidelines.

OTHER MATTERS

Our report on the pro forma consolidated statements of financial position has been prepared for inclusion in the prospectus. As such, this report should not be used for any other purpose without our prior written consent. Neither the firm nor any member or employee of the firm undertakes responsibility arising in any way whatsoever to any party in respect of this report contrary to the aforesaid purpose.

Yours faithfully

Crowe Malaysia PLT

201906000005 (LLP0018817-LCA) & AF 1018

Chartered Accountants

Shah Alam

Ong Beng Chooi 03155/05/2025 J Chartered Accountant

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FINANCIAL INFORMATION (Cont'a) 15.

99 SPEED MART RETAIL HOLDINGS BERHAD PRO FORMA CONSOLIDATED STATEMENTS OF FINANCIAL POSITION AS AT 31 MARCH 2024

PRO FORMA CONSOLIDATED STATEMENTS	red ST,		INANCIAL POS	OF FINANCIAL POSITION AS AT 31 MARCH 2024	MARCH 202				
		Audited	ı	Pro Forma I		Pro Forma II		Pro Forma III	
	Note	As at 31 March 2024* RM'000	Subsequent Events RM'000	After Subsequent Events RM'000	IPO RM'000	After Pro Forma I and IPO RM'000	Utilisation of Proceeds RM'000	After Pro Forma II and Utilisation of Proceeds RM'000	
ASSETS									
NON-CURRENT ASSETS Property and equipment Right-of-use assets		501,179 791,127 8		501,179 791,127 8		501,179 791,127 8		501,179 791,127 8	
Deferred tax assets		17,056	1 1	17,056		17,056		17,056	
CURRENT ASSETS									
Inventories Trade receivables		1,300,633	L	1,300,633		1,300,633		1,300,633	
Other receivables, deposits and prepayments		44,084		44,084		44,084		44,084	
Current tax assets	7.	78 545	(100 000)	(21 455)	990 000	638 545	(64 024)	574 521	
	- 5	1,446,819	(000)	1,346,819		2,006,819		1,942,795	
TOTAL ASSETS		2,756,189	1 1	2,656,189		3,316,189		3,252,165	
EQUITY AND LIABILITIES									
EQUITY Share capital	5.2	474.506		474,506	000.099	1.134.506	(14.800)	1,119,706	
Reserves	!	(457,008)		(457,008)		(457,008)		(457,008)	
Retained profits TOTAL EQUITY	5.3	657,233	(100,000)	557,233 574,731		557,233 1,234,731	33 (4,224) 31 Initialed For Identification Purposse Only	-	
							Crowe		
				224		Crowe 20:906 Charle	Crowe Malaysia PLT 20:990000005 MLP0018817-LCA) & AF 1018 Chartered Accountants	s AF 1018 Page 4	

APPENDIX A 99 SPEED MART RETAIL HOLDINGS BERHAD PRO FORMA CONSOLIDATED STATEMENTS OF FINANCIAL POSITION AS AT 31 MARCH 2024 (CONT'D)

		Audited	'	Pro Forma I		Pro Forma II		Pro Forma III
	Note	As at 31 March 2024* RM'000	Subsequent Events RM'000	After Subsequent Events RM'000	IPO RM'000	After Pro Forma I and IPO RM'000	Utilisation of Proceeds RM'000	After Pro Forma II and Utilisation of Proceeds RM'000
EQUITY AND LIABILITIES (CONT'D)								
NON-CURRENT LIABILITIES Term loans	5.4	46,126		46,126		46,126	(45,000)	1,126
Lease liabilities		648,644		648,644		648,644		648,644
Provision for restoration costs		54,699		54,699		54,699		54,699
		749,469	•	749,469		749,469	•	704,469
CURRENT LIABILITIES								
Trade payables		1,065,165		1,065,165		1,065,165		1,065,165
Other payables and accruals		58,202		58,202		58,202		58,202
Contract liability		3,310		3,310		3,310		3,310
Term loans	5.4	4,639		4,639		4,639		4,639
Lease liabilities		158,040		158,040		158,040		158,040
Current tax liabilities		42,633		42,633		42,633		42,633
		1,331,989		1,331,989		1,331,989		1,331,989
TOTAL LIABILITIES		2,081,458	'	2,081,458		2,081,458		2,036,458
TOTAL EQUITY AND			I					
LIABILITIES		2,756,189	•	2,656,189		3,316,189	-	3,252,165
No. of shares in issue ('000) Net assets (RM'000) Net assets per share (RM)	5.2	474,506 674,731 1.42	7,525,494	8,000,000 574,731 0.07	400,000	8,400,000 1,234,731 0.15		8,400,000 1,215,707 0.14



Note:-* Extracted from Accountants' Report included in Section 13 of this Prospectus.

99 SPEED MART RETAIL HOLDINGS BERHAD NOTES TO THE PRO FORMA CONSOLIDATED STATEMENTS OF FINANCIAL POSITION AS AT 31 MARCH 2024

1. ABBREVIATION

Unless the context otherwise requires, the following words and abbreviations shall apply throughout this report:-

Directors : Directors of our Company

DC : Distribution centre

Guidance Note : the Guidance Note for Issuers of pro forma financial information issued

by the Malaysian Institute of Accountants

IPO : Initial public offering of up to 1,428,000,000 IPO Shares via the Offer for

Sale and the Public Issue

Issue Shares : New Shares to be issued under the Public Issue

Listing : Listing of and quotation for the entire enlarged issued Shares on the Main

Market of Bursa Malaysia Securities Berhad

LPD : 15 July 2024, being the latest practicable date prior to the registration of

this Prospectus with the Securities Commission Malaysia

MFRSs : Malaysian Financial Reporting Standards as issued by the Malaysian

Accounting Standards Board

Offer for Sale : Offer for sale of up to 1,028,000,000 Offer Shares by the Selling

Shareholders

Offer Shares : Existing Shares to be offered by the Selling Shareholders pursuant to the

Offer for Sale

Pink Form Allocations : The allocation of 42,000,000 IPO Shares to the Eligible Persons under

the Retail Offering

Prospectus Guidelines : Prospectus Guidelines issued by the Securities Commission Malaysia

Public Issue : Public issue of 400,000,000 Issue Shares by our Company

Subdivision : Subdivision of our 474,506,402 shares into 8,000,000,000 shares

Shares : Ordinary shares in our Company

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99 SPEED MART RETAIL HOLDINGS BERHAD NOTES TO THE PRO FORMA CONSOLIDATED STATEMENTS OF FINANCIAL POSITION AS AT 31 MARCH 2024 (CONT'D)

2. INTRODUCTION

The pro forma consolidated statements of financial position of the Group as at 31 March 2024 have been prepared for inclusion in the prospectus in connection with the initial public offering of ordinary shares in the Company and the listing of and quotation for the entire enlarged issued Share capital of the Company on the Main Market of Bursa Malaysia Securities Berhad ("Listing") and should not be relied upon for any other purposes.

The pro forma consolidated statements of financial position have been prepared for illustrative purposes only to show the effects of the transactions as set out in notes 3.1, 3.2 and 3.3 had the transactions been effected on 31 March 2024. The pro forma consolidated statements of financial position may not, because of their nature, give a true picture of the Group's actual financial position. Further, such financial information does not purport to predict the future financial position of the Group.

3. BASIS OF PREPARATION

The pro forma consolidated statements of financial position of the Group have been prepared for illustration purposes using the audited consolidated financial statements of the Group as at 31 March 2024 which was prepared in accordance with Malaysian Financial Reporting Standards ("**MFRSs**") and International Financial Reporting Standards ("**IFRS**") and are not subject to any qualification, modification or disclaimer.

The pro forma consolidated statements of financial position of the Group have also been compiled in a manner consistent with both the format of the audited consolidated financial statements and accounting policies of the Group as set out in the Accountants' Report of the Company for the financial period ended 31 March 2024.

3.1 Subsequent Events

In conjunction with and as an integral part of the Listing, the Company had undertaken the following:

3.1.1 The Subdivision

The subdivision of all existing Shares in issue of 474,506,402 Shares into 8,000,000,000 Shares. It is involving the subdivision of every 1 existing Share into approximately 16.859625 Shares in the Company. The subdivision was completed on 20 May 2024.

3.1.2 Declaration of Dividend

On 10 June 2024, the Company had declared and paid first interim dividend of RM0.0125 per ordinary share amounted to RM100,000,000 in respect of the financial year ending 31 December 2024.

Crowe Malaysia PLT 20190000005 pt P0018817-LCA) & AF 1018 Chartered Accountants

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99 SPEED MART RETAIL HOLDINGS BERHAD NOTES TO THE PRO FORMA CONSOLIDATED STATEMENTS OF FINANCIAL POSITION AS AT 31 MARCH 2024 (CONT'D)

3. BASIS OF PREPARATION (CONT'D)

3.2 IPO

In conjunction with the Listing, the Company will undertake the following:

- (i) public issue of 400,000,000 Issue Shares, representing approximately 4.8% of the enlarged issued Shares of the Company, at an issue price of RM1.65 per Share, detailed as follows:
 - (a) 168,000,000 Issue Shares, representing 2.0% of the enlarged issued Shares, will be made available for application by the Malaysian Public via balloting, of which 50% will be set aside for Bumiputera investors;
 - (b) 42,000,000 Issue Shares, representing 0.5% of the enlarged issued Shares, will be reserved for the application by directors, eligible employees of the Group and persons who have contributed to the success of the Group under the Pink Form Allocations; and
 - (c) 190,000,000 Issue Shares, representing approximately 2.3% of the enlarged issued Shares, will be reserved for Bumiputera investors approved by Ministry of Trade and Industry of Malaysia ("MITI").
- (ii) offer for sale of 1,028,000,000 offer shares, representing approximately 12.2% of the enlarged issued Shares of the Company, at an offer price of RM1.65 per Share, detailed as follows:
 - (a) 860,000,000 Issue Shares, representing 10.2% of the enlarged issued Shares, will be made available for application by the Bumiputera investors approved by the MITI; and
 - (b) 168,000,000 Issue Shares, representing 2.0% of the enlarged issued Shares, will be made available for application by the Malaysian institutional and selected investors.

3.3 Listing

Upon completion of the subsequent events and IPO and before deducting the estimated listing expenses directly attributable to the issuance of new shares of RM14,800,000, the share capital shall be increased from RM474,506,402 comprising 474,506,402 Shares to RM1,134,506,402 comprising 8,400,000,000 Shares.

Upon completion of the IPO, the Company shall be admitted to the Official List and the entire enlarged share capital of RM1,119,706,402 (after deducting the estimated listing expenses directly attributable to the issuance of new Shares of RM14,800,000) comprising 8,400,000,000 Shares shall be listed and quoted on the Main Market of Bursa Malaysia Securities Berhad.

Crowe Malaysia PLT 201990000005 pt.P0018817-LCA) & AF 1018 Chartered Accountants

99 SPEED MART RETAIL HOLDINGS BERHAD NOTES TO THE PRO FORMA CONSOLIDATED STATEMENTS OF FINANCIAL POSITION AS AT 31 MARCH 2024 (CONT'D)

4. PRO FORMA ADJUSTMENTS TO THE PRO FORMA CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

The pro forma consolidated statements of financial position as at 31 March 2024 have been prepared solely for illustrative purposes only to show the effects of the following transactions based on the assumptions that they have been effected on 31 March 2024:-

4.1 Pro Forma I

After incorporating the pro forma effects of the subsequent events as set out in note 3.1 above.

4.2 Pro Forma II

After incorporating the cumulative effects of Pro Forma I and the IPO as set out in note 3.2 above.

4.3 Pro Forma III

No

After incorporated the cumulative effects of Pro Forma II and the utilisation of the proceeds from the IPO.

The proceeds from the IPO as stated in the prospectus in relation to the IPO, will be utilised as follows:-

		Estimated
		timeframe for
		utilisation upon
Details of use of proceeds	Note	Listing

NO	Details of use of proceeds	Note	Listing	KIVI UUU	70
1.	Outlet and DC expenditure	4.3.1			
	(i) Expansion of network of outlets		Within 36 months	389,000	58.9
	(ii) Establishment of new DCs		Within 36 months	100,000	15.2
	(iii) Purchase of delivery trucks		Within 36 months	55,000	8.3
	(iv) Upgrading of existing outlets		Within 36 months	47,600	7.2
2.	Repayment of existing bank borrowings	5.4	Within 6 months	45,000	6.8
3.	Defray fees and expenses for the				
	Public Issue	4.3.2	Within 6 months	23,400	3.6
				660,000	100.0

4.3.1 As at the LPD, the planned utilisation of proceeds for outlet and DC expenditure are still in a discussion phase and the Group has yet to enter into any definitive agreements with any parties. Accordingly, the proceeds earmarked for expansion of network of outlets, establishment of new DCs, purchase of delivery trucks and upgrading of existing outlets are not reflected in the pro forma consolidated statements of financial position.

Crowe Malaysia PLT 20:99600005 0/LP0018817-LCA) & AF 1018 Chartered Accountants

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99 SPEED MART RETAIL HOLDINGS BERHAD NOTES TO THE PRO FORMA CONSOLIDATED STATEMENTS OF FINANCIAL POSITION AS AT 31 MARCH 2024 (CONT'D)

4. PRO FORMA ADJUSTMENTS TO THE PRO FORMA CONSOLIDATED STATEMENTS OF FINANCIAL POSITION (CONT'D)

4.3 Pro Forma III (Cont'd)

4.3.2 The estimated listing expenses comprising the following:

	RM'000
Professional fees	7,137
Fees to authorities	1,120
Underwriting, placement and brokerage fees	14,443
Contingencies and other incidental expenses in connection	
with the IPO which includes marketing, advertising, roadshow	
expenses, service tax and other miscellaneous expenses	700
	23,400

From the estimated listing expenses of RM23,400,000, RM14,800,000 is assumed to be directly attributable to the issuance of new shares and therefore will be set-off against equity. The remaining RM8,600,000 is assumed to be attributable to the listing and therefore will be charged out to profit or loss and this represents a one-off expenditure in conjunction with the Listing. As at financial period ended 31 March 2024, The Company had recognised the listing expenses of approximately RM4,376,000 in profit or loss and the amount had been paid.

5. EFFECTS ON THE PRO FORMA CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

5.1 Cash and cash equivalents

	Note	RM'000
As at 31 March 2024 Less: Declaration of dividend**	3.1.2	78,545 (100,000)
As per Pro Forma I Add: Proceeds from Public Issuance	3.2 (i)	(21,455) 660,000
As per Pro Forma II		638,545
Less: Utilisation of proceeds: - estimated listing expenses - repayment of bank borrowings	4.3 (2)	(19,024) (45,000) (64,024)
As per Pro Forma III	•	574,521

^{**}Upon declaration of dividend, the Company remains solvent after the distribution in accordance with section 131(i) of Companies Act 2016.

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99 SPEED MART RETAIL HOLDINGS BERHAD NOTES TO THE PRO FORMA CONSOLIDATED STATEMENTS OF FINANCIAL POSITION AS AT 31 MARCH 2024 (CONT'D)

5. EFFECTS ON THE PRO FORMA CONSOLIDATED STATEMENTS OF FINANCIAL POSITION (CONT'D)

5.2 Share Capital

	Number of Ordinary Shares		
	Note	('000')	RM'000
As at 31 March 2024		474,506	474,506
Add: The subdivision	3.1.1	7,525,494	
As per Pro Forma I	_	8,000,000	474,506
Add: Shares issued under the			
Public Issue	3.2 (i)	400,000	660,000
As per Pro Forma II		8,400,000	1,134,506
Less: Listing expenses attributable			
to share issuance	4.3.2	-	(14,800)
As per Pro Forma III	_	8,400,000	1,119,706

5.3 Retained profits

	Note	RM'000
As at 31 March 2024 Less: Declaration of dividend As per Pro Forma I and II	3.1.2	657,233 (100,000) 557,233
Less: Item expensed off to the statement of profit or loss and other comprehensive income:		,
- estimated listing expenses As per Pro Forma III	4.3.2	(4,224) 553,009

5.4 Term Loans

	Note	Non-Current Liabilities RM'000	Current Liabilities RM'000	Total RM'000
As per 31 March 2024/ As per Pro Forma I/II		46,126	4,639	50,765
Less: Utilisation of Proceeds	4.3 (2)	(45,000)	-	(45,000)
As per Pro Forma III		1,126	4,639	5,765

Any outstanding term loan balances remaining after utilisation of proceeds will be settled using internal funds.



Crowe Malaysia PLT 201906000005 (MP0018817-LCA) & AF 1018 Chartered Accountants

APPENDIX A

99 SPEED MART RETAIL HOLDINGS BERHAD

APPROVAL BY THE BOARD OF DIRECTORS

Approved and adopted by the Board of Directors in accordance with a resolution dated 26 JUL 2024

On behalf of the Board of Directors,

Lee Thiam Wah Director

Director

13. ACCOUNTANTS' REPORT



The Board of Directors

99 Speed Mart Retail Holdings Berhad
Lot PT 2811, Jalan Angsa,
Taman Berkeley,
41150 Klang,
Selangor Darul Ehsan.

Crowe Malaysia PLT 201906000005 (LLP0018817-LCA) & AF1018 Chartered Accountants

Suite 50-3, Setia Avenue No. 2, Jalan Setia Prima S U13/S Setia Alam, Seksyen U13 40170 Shah Alam Selangor Darul Ehsan Malaysia

Main +6 03 3343 0730 +6 03 3343 1846 Fax +6 03 3344 3036 www.crowe.my

Dear Sir/Madam,

REPORTING ACCOUNTANTS' OPINION ON THE CONSOLIDATED FINANCIAL STATEMENTS CONTAINED IN THE ACCOUNTANTS' REPORT OF 99 SPEED MART RETAIL HOLDINGS BERHAD

OPINION

We have audited the financial information contained in the Accountants' Report of 99 Speed Mart Retail Holdings Berhad ("99 Holdings" or the "Company") and its subsidiaries (collectively known as the "Group"), which comprise of:-

- The combined statements of financial position as at 31 December 2021 and 31 December 2022, the combined statements of profit or loss and other comprehensive income, combined statements of changes in equity and combined statements of cash flows of the Group for the financial years then ended;
- ii) The consolidated financial statements of financial position as at 31 December 2023 and 31 March 2024, the consolidated statements of profit or loss and other comprehensive income, consolidated statements of changes in equity and consolidated statements of cash flows of the Group for the financial year/period then ended; and
- iii) Notes to the consolidated financial statements, including material accounting policies information, as set out from page 4 to 72.

The historical financial information has been prepared for inclusion in the prospectus of 99 Holdings in connection with the listing of and quotation for the entire enlarged issued share capital of 99 Holdings on the Main Market of Bursa Malaysia Securities Berhad. This report is required by the *Prospectus Guidelines issued by the Securities Commission Malaysia* (the "Prospectus Guidelines") and is given for the purpose of complying with Chapter 10 of the Prospectus Guidelines and for no other purpose.

In our opinion, the financial information contained in the Accountants' Report gives a true and fair view of the financial position of the Group as at 31 December 2021, 31 December 2022, 31 December 2023 and 31 March 2024, and of its financial performance and cash flows for the financial years/period then ended in accordance with Malaysian Financial Reporting Standards ("MFRSs"), International Financial Reporting Standards ("IFRSs") and the Prospectus Guidelines.

BASIS FOR OPINION

We conducted our audit in accordance with the approved standards on auditing in Malaysia and International Standards on Auditing. Our responsibilities under those standards are further described in the Reporting Accountant's Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.



INDEPENDENCE AND OTHER ETHICAL RESPONSIBILITIES

We are independent of the Group in accordance with the *By-Laws* (on *Professional Ethics, Conduct and Practice*) of the Malaysian Institute of Accountants ("By-Laws") and the International Ethics Standards Board for Accountants' *International Code of Ethics for Professional Accountants* (including International Independence Standards) ("IESBA Code"), and we have fulfilled our other ethical responsibilities in accordance with the By-Laws and the IESBA Code.

DIRECTORS' RESPONSIBILITIES FOR THE CONSOLIDATED FINANCIAL INFORMATION

The directors of the Company are responsible for the preparation of the consolidated financial statements of the Group that give a true and fair view in accordance with MFRSs and IFRSs. The directors are also responsible for such internal control as the directors determine is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements of the Group, the directors are 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 the directors either intend to liquidate the Group or to cease operations, or have no realistic alternative but to do so.

REPORTING ACCOUNTANTS' RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements of the Group as a whole are free from material misstatement, whether due to fraud or error, and to issue a 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 approved standards on auditing in Malaysia and International Standards on Auditing will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with approved standards on auditing in Malaysia and International Standards on Auditing, we exercise professional judgement and maintain professional scepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the consolidated financial statements of the Group, 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 the directors.



REPORTING ACCOUNTANTS' RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS (CONT'D)

- Conclude on the appropriateness of the directors' 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 report to the related disclosures in the consolidated financial information of the Group or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of this 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 consolidated financial statements of the Group, including the disclosures, and whether the consolidated financial statements of the Group represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the consolidated financial statements of the entities or business activities within the Group to express an opinion on the consolidated financial statements of the Group. 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.

OTHER MATTERS

The significant events subsequent to the end of the financial period ended 31 March 2024 has been disclosed in Note 38 to this report.

The comparative information for the combined statements of profit or loss and other comprehensive income, combined statements of changes in equity and combined statements of cash flows and notes to the combined financial statements for the financial period ended 31 March 2023 has not been audited.

RESTRICTION ON DISTRIBUTION AND USE

Our report has been prepared for inclusion in the prospectus of the Company in connection with the listing of and quotation for the entire enlarged issued share capital of the Company on the Main Market of Bursa Malaysia Securities Berhad. As such, this report should not be used for any other purpose without our prior written consent. Neither the firm nor any member or employee of the firm undertakes responsibility arising in any way whatsoever to any party in respect of this report contrary to the aforesaid purpose.

Crowe Malaysia PLT

201906000005 (LLP0018817-LCA) & AF 1018 **Chartered Accountants**

Shah Alam

26 JUL 2024

Ong Beng Chooi 03155/05/2025 J Chartered Accountant Page 3

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99 SPEED MART RETAIL HOLDINGS BERHAD (Incorporated in Malaysia)

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

			Audite	d as at	
		31.12.2021	31.12.2022	31.12.2023	31.3.2024
	Note	RM'000	RM'000	RM'000	RM'000
ASSETS					
NON-CURRENT ASSETS					
Property and equipment	4	353,210	386,091	479,445	501,179
Right-of-use assets	5	778,263	736,204	774,210	791,127
Intangible asset	6	5	-	5	8
Deferred tax assets	7	11,909	15,601	16,259	17,056
		1,143,387	1,137,896	1,269,919	1,309,370
CURRENT ASSETS					
Inventories	8	803,128	1,093,026	1,174,379	1,300,633
Trade receivables	9	17,287	27,778	41,906	23,556
Other receivables, deposits			,	,	
and prepayments	10	43,972	36,668	42,550	44,084
Current tax asset		-	-	-	1
Cash and cash equivalents	11	350,163	85,056	137,571	78,545
		1,214,550	1,242,528	1,396,406	1,446,819
TOTAL ASSETS		2,357,937	2,380,424	2,666,325	2,756,189

99 SPEED MART RETAIL HOLDINGS BERHAD

(Incorporated in Malaysia)

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION (CONT'D)

			Audite	d as at	
		31.12.2021	31.12.2022	31.12.2023	31.3.2024
	Note	RM'000	RM'000	RM'000	RM'000
EQUITY AND LIABILITIES					
EQUITY					
Share capital	12	-	-	474,506	474,506
Invested equity	12	17,500	17,500	-	-
Reserves	13	-	-	(457,010)	(457,008)
Retained profits		719,487	614,352	524,079	657,233
TOTAL EQUITY		736,987	631,852	541,575	674,731
NON-CURRENT LIABILITIES					
Loans and borrowing	14	46,444	52,085	47,265	46,126
Lease liabilities	15	669,372	603,555	633,120	648,644
Provision for restoration costs	16	43,208	47,865	53,439	54,699
		759,024	703,505	733,824	749,469
CURRENT LIABILITIES					
Trade payables	17	640,159	805,175	982,140	1,065,165
Other payables and accruals	18	62,193	67,112	219,095	58,202
Contract liability	19	3,798	2,727	2,512	3,310
Loans and borrowing	14	9,319	4,446	4,670	4,639
Lease liabilities	15	116,371	136,134	154,909	158,040
Current tax liabilities		30,086	29,473	27,600	42,633
		861,926	1,045,067	1,390,926	1,331,989
TOTAL LIABILITIES		1,620,950	1,748,572	2,124,750	2,081,458
TOTAL EQUITY AND LIABILITIES		2,357,937	2,380,424	2,666,325	2,756,189

99 SPEED MART RETAIL HOLDINGS BERHAD

(Incorporated in Malaysia)

CONSOLIDATED STATEMENTS OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

			Audited		Unaudited	Audited
	_	FY	E 31 December	er	FPE 31	March
		2021	2022	2023	2023	2024
	Note	RM'000	RM'000	RM'000	RM'000	RM'000
Revenue	20	7,836,756	8,075,262	9,210,505	2,223,754	2,424,860
Cost of sales	_	(7,080,717)	(7,333,951)	(8,369,058)	(2,000,427)	(2,185,616)
Gross profit		756,039	741,311	841,447	223,327	239,244
Other operating income	21	685,239	742,858	853,862	198,646	236,387
Other income	_	22,037	22,499	21,282	4,150	5,605
Administrative and other		1,463,315	1,506,668	1,716,591	426,123	481,236
operating expenses		(857,705)	(980,585)	(1,134,349)	(272,674)	(291,898)
Finance costs	_	(43,794)	(41,970)	(44,030)	(10,185)	(10,868)
Profit before taxation	22	561,816	484,113	538,212	143,264	178,470
Income tax expense	24	(142,722)	(157,448)	(137,985)	(36,114)	(45,316)
Profit for the financial year/period	-	419,094	326,665	400,227	107,150	133,154
Other comprehensive (expense)/income:-						
Item that may be reclassified subsequently to profit or loss: - Currency translation differences for foreign operations				(4)		2
- '	-			(4)	-	2
Total comprehensive income for the financial						
year/period	_	419,094	326,665	400,223	107,150	133,156

99 SPEED MART RETAIL HOLDINGS BERHAD

(Incorporated in Malaysia)

CONSOLIDATED STATEMENTS OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME (CONT'D)

	_		Audited		Unaudited	Audited
	_	FY	E 31 December	er	FPE 31	March
		2021	2022	2023	2023	2024
	Note	RM'000	RM'000	RM'000	RM'000	RM'000
Profit for the financial year/period attributable to owners of the						
Company		419,094	326,665	400,227	107,150	133,154
Total comprehensive income attributable to owners of the Company		419,094	326,665	400,223	107,150	133,156
Basic earnings per ordinary share (sen)						
Historical	25	2,853	1,867	84	612	28
Enlarged	25	88	69	84	23	28

ACCOUNTANTS' REPORT (Cont'd) ე

99 SPEED MART RETAIL HOLDINGS BERHAD (Incorporated in Malaysia)

CONSOLIDATED STATEMENTS OF CHANGE IN EQUITY

			V	<non-distr< th=""><th><non-distributable> [Currency</non-distributable></th><th>Distributable</th><th></th></non-distr<>	<non-distributable> [Currency</non-distributable>	Distributable	
	Note	Share capital RM'000	Invested equity RM'000	Merger deficit RM'000	translation reserve RM'000	Retained profits RM'000	Total equity RM'000
Balance at 1 January 2021		1	4,000	1		468,193	472,193
Profit (representing total comprehensive income) for the financial year						419,094	419,094
Allotment of bonus shares during the financial year		•	13,500	•		(13,500)	
Dividends	56	•		1		(154,300)	(154,300)
	I	1	13,500	ı	1	251,294	264,794
Balance at 31 December 2021/1 January 2022		1	17,500	1		719,487	736,987
Profit (representing total comprehensive income) for the financial year		1	ı	1	1	326,665	326,665
Dividends	56	•		•		(431,800)	(431,800)
	J		ı	1		(105,135)	(105,135)
Balance at 31 December 2022/1 January 2023	I		17,500	1		614,352	631,852
Profit for the financial year	<u> </u>			1		400,227	400,227
Other comprehensive expense for the financial year:- Currency translation differences for foreign operations		,	ı		(4)	ı	(4)
Total comprehensive (expense)/income for the financial year	J	1	1		(4)	400,227	400,223
Issuance of shares		#		1	1	1	#
Effect of restructuring exercise	37(g)	474,506	(17,500)	(457,006)		1	1
Dividends	56	,	•	,	,	(490,500)	(490,500)
Total transactions with owners	J	474,506	(17,500)	(457,006)		(490,500)	(490,500)
Balance at 31 December 2023	l	474.506		(457,006)	(4)	524.079	541.575

- denotes RM100

The annexed notes form an integral part of these financial statements.

ACCOUNTANTS' REPORT (Cont'd) <u>ლ</u>

99 SPEED MART RETAIL HOLDINGS BERHAD (Incorporated in Malaysia)

CONSOLIDATED STATEMENTS OF CHANGE IN EQUITY (CONT'D)

Balance at 31 March 2023 (Unaudited) Balance at 1 January 2024 Profit for the financial period: Currency translation differences for foreign operations Total comprehensive income for the financial period:		(203,500)	(500,000)
d he financial period:		458,002	475,502
financial period	(457,006) (4)	524,079	541,575
shensive income for the financial period:		133,154	133,154
nensive income for the financial period	- 2	•	7
	- 2	133,154	133,156
Balance at 31 March 2024 - (457,00	(457,006) (2)	657,233	674,731

99 SPEED MART RETAIL HOLDINGS BERHAD

(Incorporated in Malaysia)

CONSOLIDATED STATEMENTS OF CASH FLOWS

		Audited		Unaudited	Audited
	FYI	E 31 Decemb	er	FPE 31	March
	2021	2022	2023	2023	2024
04011510141055044	RM'000	RM'000	RM'000	RM'000	RM'000
CASH FLOWS FROM OPERATING ACTIVITIES					
Profit before taxation	561,816	484,113	538,212	143,264	178,470
Adjustments for:-	001,010	404,110	000,212	140,204	170,470
Amortisation of trademarks	5	5	@	-	#
Depreciation of property and			_		
equipment	61,499	69,383	66,847	15,673	16,653
Depreciation of right-of-use assets	127,896	139,622	155,356	36,995	41,438
Equipment written off	-	-	8	-	٨
Interest expense of financial					
liabilities that are not at fair					
value through profit or loss	2,154	2,535	3,093	717	760
Interest expense on lease liabilities	41,640	39,435	40,937	9,468	10,108
Inventories written off	7,301	10,685	14,335	3,345	4,069
COVID-19-related rent concessions Gain on derecognition due to	(55)	(63)	-	-	-
lease termination	_	_	(113)	_	(121)
Gain on disposal of equipment	(37)	(19)	(348)	(112)	(37)
Interest income of financial assets	(/	(10)	(5.5)	(/	()
that are not at fair value through					
profit or loss	(4,612)	(3,053)	(1,390)	(318)	(271)
Reversal of provision for restoration			(0.0)		(4.4)
costs			(89)		(44)
Operating profit before working	707.007	740.040	046 040	200 022	054.005
capital changes	797,607	742,643	816,848	209,032	251,025
Increase in inventories	(83,636)	(300,583)	(95,688)	(47,819)	(130,323)
Increase in trade and other receivables	(44.402)	(5.704)	(0.000)	(440,007)	(0.440)
	(14,103)	(5,794)	(6,880)	(116,887)	(2,110)
Increase in trade and other payables Increase/(Decrease) in contract	64,136	174,483	224,429	110,022	19,351
liability	1,611	(1,071)	(215)	(189)	798
Decrease/(Increase) in amount	.,	(1,01.1)	(=:0)	(100)	, 00
owing by related parties	1,478	(4,556)	(12,814)	1,324	21,082
Cash generated from operations and					
balance carried forward	767,093	605,122	925,680	155,483	159,823
	· · · · · · · · · · · · · · · · · · ·		·		·

^{@ -} denotes RM359 # - denotes RM399

^{^ -} denotes RM1

99 SPEED MART RETAIL HOLDINGS BERHAD

(Incorporated in Malaysia)

CONSOLIDATED STATEMENTS OF CASH FLOWS (CONT'D)

FYE 31 December FPE 31 March 2021 2022 2023 2023 2024 2025 2023 2024 2025 20				Audited		Unaudited	Audited
Cash generated from operations and balance brought forward 767,093 605,122 925,680 155,483 159,823 Interest paid Income tax paid Net cash generated from operating activities (43,484) (41,496) (43,356) (10,054) (10,691) Net cash generated from operating activities 572,188 401,873 741,808 109,986 118,051 CASH FLOWS FROM INVESTING ACTIVITIES 888 401,873 741,808 109,986 118,051 Repayment from/(Advances to) related parties Interest received 962 (154) (204) (625) (196) Interest received Purchase of property and equipment Acquisition of right-of-use assets 27 (96,019) (102,335) (160,209) (27,231) (38,495) Acquisition of trademarks - - - - - - -		_	FY	E 31 Decemb	per	FPE 31	March
Cash generated from operations and balance brought forward 767,093 605,122 925,680 155,483 159,823 Interest paid (43,484) (41,496) (43,356) (10,054) (10,691) (10,691) (151,421) (161,753) (140,516) (35,443) (31,081) Net cash generated from operating activities 572,188 401,873 741,808 109,986 118,051 CASH FLOWS FROM INVESTING ACTIVITIES Repayment from/(Advances to) related parties 962 (154) (204) (625) (196) (196) (100,209) (100,209) (27,231) (38,495) (100,209) (27,231) (38,495) (204) (380) (66,620) (380) (50,620) (380) (50,620) (380) (50,620) (380) (50,620) (380) (50,620) (380) (50,620) (380) (50,620) (380) (50,620) (380) (50,620) (380) (50,620) (380) (50,620) (380) (50,620) (380) (50,620) (380) (50,620) (380) (50,620) (380) (50,620) (380) (50,620) (380) (50,620) (380) (50,620) (380) - (50,620) (380) (50,620) (380) (50,620) (380) - (50,620) (380) (380) - (50,620) (38			2021	2022	2023	2023	2024
Dalance brought forward 767,093 605,122 925,680 155,483 159,823		Note	RM'000	RM'000	RM'000	RM'000	RM'000
Interest paid (43,484) (41,496) (43,356) (10,054) (10,691) (151,421) (161,753) (140,516) (35,443) (31,081) (151,421) (161,753) (140,516) (35,443) (31,081) (151,421) (161,753) (140,516) (35,443) (31,081) (161,753) (16			767 002	605 122	025 690	155 492	150 922
Income tax paid (151,421) (161,753) (140,516) (35,443) (31,081)			767,093	003,122	925,000	155,465	159,625
Net cash generated from operating activities 572,188 401,873 741,808 109,986 118,051 CASH FLOWS FROM INVESTING ACTIVITIES 8 109,986 118,051	•		, , ,	,	, ,	, ,	,
ST2,188 401,873 741,808 109,986 118,051	•	_	(151,421)	(161,753)	(140,516)	(35,443)	(31,081)
CASH FLOWS FROM INVESTING ACTIVITIES Repayment from/(Advances to) related parties 962 (154) (204) (625) (196) (196) (102,335) (160,209) (27,231) (38,495) Acquisition of trademarks 27 (6,620) (5) - (3)							
INVESTING ACTIVITIES Repayment from/(Advances to) related parties 962 (154) (204) (625) (196)	activities	_	572,188	401,873	741,808	109,986	118,051
related parties 962 (154) (204) (625) (196) Interest received 3,294 Purchase of property and equipment 27 (96,019) (102,335) (160,209) (27,231) (38,495) Acquisition of trademarks - (5) - (3)	INVESTING ACTIVITIES	-					
Interest received 3,294 3,053 1,390 318 271 Purchase of property and equipment 27 (96,019) (102,335) (160,209) (27,231) (38,495) Acquisition of trademarks 27 - (6,620) (380) - - (3) - - (3)	, ,		962	(154)	(204)	(625)	(196)
Purchase of property and equipment 27 (96,019) (102,335) (160,209) (27,231) (38,495) Acquisition of trademarks 27 - (6,620) (380) - - Acquisition of trademarks - - (5) - (3)	•			` ,	` '	` /	` '
Acquisition of right-of-use assets 27 - (6,620) (380) - - Acquisition of trademarks - - (5) - (3)	Purchase of property and equipment	27		· ·	, ,		(38,495)
	Acquisition of right-of-use assets	27	-	(6,620)	(380)	-	-
	•		-	-	(5)	-	(3)
Proceeds from disposal of equipment 37 90 348 112 517	Proceeds from disposal of equipment		37	90	348	112	517
(Placement)/Withdrawal of fixed deposits with tenure more than	(Placement)/Withdrawal of fixed						
3 months (320,000) 321,318	3 months		(320,000)	321,318	-	-	-
Net cash (used in)/generated from investing activities (411,726) 215,352 (159,060) (27,426) (37,906)	, , , -		(411,726)	215,352	(159,060)	(27,426)	(37,906)
Balance carried forward 160,462 617,225 582,748 82,560 80,145	Balance carried forward	_	160,462	617,225	582,748	82,560	80,145

99 SPEED MART RETAIL HOLDINGS BERHAD

(Incorporated in Malaysia)

CONSOLIDATED STATEMENTS OF CASH FLOWS (CONT'D)

	_		Audited		Unaudited	Audited
		FY	E 31 Decemb	ber	FPE 31	March
		2021	2022	2023	2023	2024
	Note	RM'000	RM'000	RM'000	RM'000	RM'000
Balance brought forward		160,462	617,225	582,748	82,560	80,145
CASH FLOWS FROM FINANCING ACTIVITIES	_					
Advances from/(Repayment to)						
related parties		7,134	(7,600)	3,996	1,346	449
Advances from a director		-	-	411	-	-
Dividends paid		(154,300)	(431,800)	(390,500)	(62,100)	(100,000)
Drawdown of term loans	27	7,380	10,419	-	-	-
Repayment of lease liabilities	27	(106,060)	(122,382)	(139,540)	, , ,	(38,452)
Repayment of term loans	27	(15,053)	(4,575)	(4,596)	(1,161)	(1,170)
Subscriber shares		-	-	#	-	-
Net cash used in financing activities	_	(260,899)	(555,938)	(530,229)	(95,608)	(139,173)
Net (decrease)/increase in cash and cash equivalents Cash and cash equivalents brought	_	(100,437)	61,287	52,519	(13,048)	(59,028)
forward		124,206	23,769	85,056	85,056	137,571
Currency translation differences		-	-	(4)	-	2
Cash and cash equivalents carried	_		0.5.0.5			
forward	11 _	23,769	85,056	137,571	72,008	78,545

^{# -} denotes RM100

99 SPEED MART RETAIL HOLDINGS BERHAD

(Incorporated in Malaysia)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

1. GENERAL INFORMATION

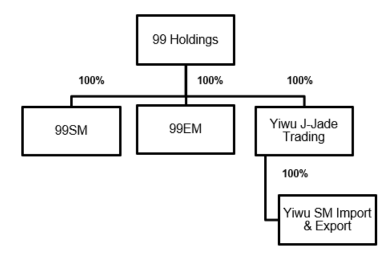
The Company was incorporated in Malaysia under Companies Act 2016 on 15 May 2023, as a private limited liability company to facililate the initial public offering. On 10 July 2023, the Company changed its name from 99 Speed Mart Holdings Sdn. Bhd. to 99 Speed Mart Retail Holdings Sdn. Bhd. On 29 January 2024, the Company was converted to a public limited liability company and assumed its current name of 99 Speed Mart Retail Holdings Berhad.

The registered office of the Company is located at 12th Floor, Menara Symphony, No. 5, Jalan Prof. Khoo Kay Kim, Seksyen 13, 46200 Petaling Jaya, Selangor Darul Ehsan and its principal place of business is located at Lot PT 2811, Jalan Angsa, Taman Berkeley, 41150 Klang, Selangor Darul Ehsan, Malaysia.

The Company is principally engaged in the business of investment holding and providing management services whilst the principal activities of its subsidiaries are disclosed in Note 33 to the consolidated financial statements. The holding company is Lee LYG Holdings Sdn. Bhd. (formerly known as 99 IMall Sdn. Bhd.), a company incorporated in Malaysia.

On 28 September 2023, the Group incorporated Yiwu J-Jade Trading Co., Ltd ("Yiwu J-Jade Trading") as an investment holding subsidiary in China to wholly own another subsidiary, Yiwu Speed Mart Import and Export Co., Ltd ("Yiwu SM Import & Export") which was incorporated on 19 October 2023.

As an integral part of listing the Company on Main Market of Bursa Malaysia Securities Berhad, the Company entered into a conditional share purchase agreement on 9 November 2023 to acquire the entire equity interest in 99 Speed Mart Sdn. Bhd. ("99SM") and 99 Speed Mart (East Malaysia) Sdn. Bhd. ("99EM") which were completed on 14 December 2023 (collectively known as "Acquisitions"). Upon completion of the Acquisitions, 99SM and 99EM became the subsidiaries of the Company.



The consolidated financial statements of the Group are presented in Ringgit Malaysia ("RM"), which is also the Group's functional currency and has been rounded to the nearest thousand (RM'000), unless otherwise stated.

13. ACCOUNTANTS' REPORT (Cont'd)

99 SPEED MART RETAIL HOLDINGS BERHAD

(Incorporated in Malaysia)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

2. MATERIAL ACCOUNTING POLICY INFORMATION

2.1 Basis of Preparation of Consolidated Financial Statements

As the Acquisitions were only completed on 14 December 2023, there are no consolidated financial statements of the Group for financial years/period ended 31 December 2021, 31 December 2022 and 31 March 2023.

For the purpose of inclusion in the prospectus of 99 Holdings in connection with the listing of and quotation for the entire enlarged issued share capital of 99 Holdings on the Main Market of Bursa Malaysia Securities Berhad, the Group had prepared the consolidated financial statements which comprise of:-

- i) The combined statements of financial position as at 31 December 2021 and 31 December 2022, the combined statements of profit or loss and other comprehensive income, combined statements of changes in equity and combined statements of cash flows of the Group for the financial years then ended; and
- ii) The consolidated financial statements of financial position as at 31 December 2023 and 31 March 2024, the consolidated statements of profit or loss and other comprehensive income, consolidated statements of changes in equity and consolidated statements of cash flows of the Group for the financial year/period then ended.

The consolidated financial statements of the Group for the relevant period were prepared in a manner similar to the merger method, as if the entities within the Group were operating as a single economic entity from the beginning of the earliest comparative period covered by the relevant period or the dates of incorporation of entities within the Group, if later. Such manner of presentation reflects the economic substance of the companies, which are under common control throughout the relevant period.

Entities under common control are entities which are ultimately controlled by the same parties and that control is not transitory. Control exists when the same parties have, as a result of contractual agreements, ultimate collective power to govern the financial and operating policies of each of the subsidiaries and combining entities so as to obtain the benefits from their activities, and that ultimate collective power is not transitory. The financial statements of commonly controlled entities are included in the consolidated financial statements from the day that control commences until the date that control ceases.

The common control of the Group has been established since the set-up of the Group by virtue of Lee Thiam Wah (collectively referred to as the "Controlling Shareholder"), being the principal shareholder and promoter of the Group. Hence, the consolidated financial statements of the Group have been prepared as if the Group has been operated as a single economic entity throughout the financial years ended 31 December 2021, 31 December 2022, 31 December 2023 and financial periods ended 31 March 2023 and 31 March 2024.

13. ACCOUNTANTS' REPORT (Cont'd)

99 SPEED MART RETAIL HOLDINGS BERHAD

(Incorporated in Malaysia)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONT'D)

2.1 Basis of Preparation of Consolidated Financial Statements (Cont'd)

The consolidated financial statements of the Group are the combination of all of the financial statements of the entities of the Group and have been prepared in accordance with MFRSs, IFRSs and Prospectus Guidelines for the relevant financial years/periods as follows:-

Entities under common control	31 December 2021	31 December 2022	31 December 2023	31 March 2023	31 March 2024
99 Holdings	*	*	@	*	@
99SM	✓	✓	@	\$	@
99EM	√	✓	@	\$	@
Yiwu J-Jade Trading	*	*	#	*	٨
Yiwu SM Import & Export	*	*	#	*	۸

- * No financial statements are available for 99 Holdings, Yiwu J-Jade Trading and Yiwu SM Import & Export as the companies were incorporated on 15 May 2023, 28 September 2023 and 19 October 2023 respectively.
- The combined financial statements of the Group include the financial statements of its combined entities for the respective financial years and audited by Crowe Malaysia PLT.
- The consolidated financial statements of the Group include the financial statements of its subsidiaries for the respective financial year/period and audited by Crowe Malaysia PLT.
- # The consolidated financial statements of the Group include the financial statements of its subsidiaries for the financial year and not audited by Crowe Malaysia PLT.
- ^ The subsidiaries have been consolidated based on the unaudited financial statements as the subsidiaries are not required to be audited for the financial period ended 31 March 2024 under local regulations. These subsidiaries are not material to the Group.
- \$ The combined financial statements of the Group include the financial statements of its combined entities for the financial period have been prepared based on unaudited financial information and for comparison purpose only.

13. ACCOUNTANTS' REPORT (Cont'd)

99 SPEED MART RETAIL HOLDINGS BERHAD

(Incorporated in Malaysia)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONT'D)

2.1 Basis of Preparation of Consolidated Financial Statements (Cont'd)

The financial statements of the Group for the financial year ended 31 December 2021 were previously prepared in accordance with the Malaysian Private Entities Reporting Standard ("MPERS"). During the financial year ended 31 December 2022, the Group adopted MFRSs for the first-time and the financial statements for the financial year ended 31 December 2022 are the first financial statements of the Group prepared in accordance with MFRSs. Accordingly, comparative information for the financial year ended 31 December 2021 has been restated restrospectively to give effect to these changes as disclosed in Note 2.2 to the financial statements.

The following MFRSs became effective for the financial year/period:-

MFRSs and/or IC Interpretations (Including The Consequential Amendments) <u>Financial Year Ended 31 December 2023:-</u>

MFRS 17: Insurance Contracts

Amendments to MFRS 17: Insurance Contracts

Amendment to MFRS 17: Initial Application of MFRS 17 and MFRS 9 - Comparative

Information

Amendments to MFRS 101: Disclosure of Accounting Policies

Amendments to MFRS 108: Definition of Accounting Estimates

Amendments to MFRS 112: Deferred Tax related to Assets and Liabilities arising from a

Single Transaction

Amendments to MFRS 112: International Tax Reform - Pillar Two Model Rules

Financial Period Ended 31 March 2024:-

Amendments to MFRS 16: Lease Liability in a Sale and Leaseback

Amendments to MFRS 101: Classification of Liabilities as Current or Non-current

Amendments to MFRS 101: Non-current Liabilities with Covenants

Amendments to MFRS 107 and MFRS 7: Supplier Finance Arrangements

13. ACCOUNTANTS' REPORT (Cont'd)

99 SPEED MART RETAIL HOLDINGS BERHAD

(Incorporated in Malaysia)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONT'D)

2.1 Basis of Preparation of Consolidated Financial Statements (Cont'd)

The adoption of the above accounting standards and/or interpretations (including the consequential amendments, if any) did not have any material impact on the Group's financial statements, except for:-

Amendments to MFRS 101: Disclosure of Accounting Policies

The Amendments to MFRS 101 'Disclosure of Accounting Policies' did not result in any changes to the existing accounting policies of the Group. However, the amendments require the disclosure of 'material' rather than 'significant' accounting policies and provide guidance on how entities apply the concept of materiality in making decisions about the material accounting policy disclosures.

The amendments have had an impact on the Group's disclosures of accounting policies, but not on the measurement, recognition or presentation of any items in the Group financial statements.

Amendments to MFRS 107 and MFRS 7: Supplier Finance Arrangements

The Group has adopted the Amendments to MFRS 107 and MFRS 7 Supplier Finance Arrangements. The amendments introduce new disclosures relating to supplier finance arrangements that assist users of the financial statements to assess the effects of these arrangements on an entity's liabilities and cash flows and on an entity's exposure to liquidity risk.

The Group participates in a supplier financing arrangement for which the new disclosures will apply. The new disclosures are disclosed in Note 17 to the consolidated financial statements.

The Group has not applied the following MFRSs which have been issued as at the end of the reporting period but are not yet effective:-

MFRSs and/or IC Interpretations (Including The Consequential Amendments)

Effective Date

Amendments to MFRS 10 and MFRS 128: Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

Deferred

Amendments to MFRS 121: Lack of Exchangeability

1 January 2025

Management foresees that the initial application of the above MFRSs will not have any significant impacts on the consolidated financial statements.

99 SPEED MART RETAIL HOLDINGS BERHAD

(Incorporated in Malaysia)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONT'D)

2.2 Transition to MFRSs and Comparative Figures

As stated in Note 2.1 to the consolidated financial statements, the Group has adjusted certain amounts reported previously in financial statements prepared in accordance with MPERS. The financial impacts on the transition are as below:-

Reconciliation of Combined Statements of Financial Position

				Effect of	
	Note	MPERS RM'000	Reclassification RM'000	Transition RM'000	MFRSs RM'000
Combined Statements of Financial Position as at 31 December 2021					
ASSETS NON-CURRENT ASSETS					
Property and equipment	2.2(a), (c)	397,308	(16,990)	(27,108)	353,210
Right-of-use assets	2.2(a)	-	-	778,263	778,263
Intangible asset		5	-	-	5
Deferred tax assets	2.2(a) _	-	-	11,909	11,909
		397,313	(16,990)	763,064	1,143,387
CURRENT ASSETS					
Inventories	Г	803,128	-		803,128
Trade receivables	2.2(c)	-	17,287	_	17,287
Other receivables, deposits	_:_(-/		,		,
and prepayments	2.2(a), (c)	49,430	(5,662)	204	43,972
Cash and cash equivalents		350,163		-	350,163
		1,202,721	11,625	204	1,214,550
TOTAL ASSETS		1,600,034	(5,365)	763,268	2,357,937
EQUITY AND LIABILITIES EQUITY					
Invested equity		17,500	-	-	17,500
Retained profits		785,287	-	(65,800)	719,487
TOTAL EQUITY	_	802,787	-	(65,800)	736,987
	_				

99 SPEED MART RETAIL HOLDINGS BERHAD

(Incorporated in Malaysia)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONT'D)

2.2 Transition to MFRSs and Comparative Figures (Cont'd)

Reconciliation of Combined Statements of Financial Position (Cont'd)

		MPFRS	Reclassification	Effect of Transition	MFRSs
	Note	RM'000	RM'000	RM'000	RM'000
Combined Statements of Financial Position as at 31 December 2021 (Cont'd)					
NON-CURRENT LIABILITIES		40.444			40.444
Loans and borrowing Lease liabilities	2.2(a)	46,444	_	669,372	46,444 669,372
Provision for restoration costs	2.2(a)	_	<u>-</u>	43,208	43,208
	` ′ _	46,444	-	712,580	759,024
CURRENT LIABILITIES	_				
Trade payables	2.2(c)	639,409	750	-	640,159
Other payables and accruals	2.2(a), (c)	71,989	(6,115)	(3,681)	62,193
Contract liability	2.2(b)	-	-	3,798	3,798
Loans and borrowing		9,319	-	-	9,319
Lease liabilities	2.2(a)	-	-	116,371	116,371
Current tax liabilities		30,086	-	-	30,086
		750,803	(5,365)	116,488	861,926
TOTAL LIABILITIES	_	797,247	(5,365)	829,068	1,620,950
TOTAL EQUITY AND LIABILIT	IES	1,600,034	(5,365)	763,268	2,357,937

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONT'D)

2.2 Transition to MFRSs and Comparative Figures (Cont'd)

Reconciliation of Combined Statements of Profit or Loss and Other Comprehensive income

	Note	MPERS RM'000	Reclassification RM'000	Effect of Transition RM'000	MFRSs RM'000
Combined Statements of Profit or Loss and Other Comprehensive Income for the financial year ended 31 December 2021					
Revenue		7,836,756	-	-	7,836,756
Cost of sales	2.2(c)	(7,268,674)	187,957	-	(7,080,717)
Gross profit	_	568,082	187,957	-	756,039
Other operating income	2.2(c)	886,971	(201,732)	-	685,239
Other income	2.2(a), (c)	8,218	13,775	44	22,037
	-	1,463,271	-	44	1,463,315
Administrative and other operating expenses	2.2(a), (c)	(868,083)	(9,807)	20,185	(857,705)
Finance costs	2.2(a), (c)	(11,651)	9,807	(41,950)	(43,794)
Profit before taxation	-	583,537	-	(21,721)	561,816
Income tax expense	2.2(a)	(147,771)	-	5,049	(142,722)
Profit for the financial year		435,766	-	(16,672)	419,094
Other comprehensive income		-	-	-	-
Total comprehensive income for the financial year	-	435,766	-	(16,672)	419,094
Profit for the financial year attributable to owners of the Company	_	435,766	-	(16,672)	419,094
Total comprehensive income attributable to owners of the Company	-	435,766	-	(16,672)	419,094

13. ACCOUNTANTS' REPORT (Cont'd)

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONT'D)

2.2 Transition to MFRSs and Comparative Figures (Cont'd)

Notes to reconciliation

(a) Right-of-use Assets

Under MPERS, the Group classified its leasehold land as property and equipment and measured the assets at cost. Upon transition to MFRSs, the Group reclassified the asset from property and equipment to right-of-use assets at the date of transition to MFRSs and elected to use the previous MPERS carrying amount as deemed cost under MFRSs.

For leases that were classified as operating leases under MPERS, the Group measured the lease liabilities at the present value of the remaining lease payments at the date of transition to MFRSs, discounted using the Group's incremental borrowing rate at the date. The right-of-use assets were measured at the amount equal to the lease liabilities, adjusted by the amount of any prepaid or accrued lease payments relating to that lease.

The Group recognised the provision for restoration costs as the Group has the obligation to restore leased retail outlets to its original state upon the termination or non-renewal of tenancy agreement. The Group estimates provision for restoration costs based on the best estimate of future costs and the economic life of the affected assets. The estimated cost of restoration is discounted to its net present value. An amount equivalent to the discounted initial provision for restoration costs is capitalised and amortised over the lease term of the leased retail outlets. The unwinding of the discount applied to the provision for restoration costs is included under finance costs in profit or loss. The estimated interest rate used in discounting the cash flow is reviewed periodically.

The financial impacts arising from the change are summarised as follows:-

- (i) A decrease in property and equipment at 31 December 2021 of approximately RM27,108,000;
- (ii) An increase in right-of-use assets at 31 December 2021 of approximately RM778,263,000;
- (iii) An increase in deferred tax assets at 31 December 2021 of approximately RM11,909,000;
- (iv) An increase in other receivables, deposits and prepayments at 31 December 2021 of approximately RM204,000;
- (v) A decrease in other payables and accruals at 31 December 2021 of approximately RM3,681,000;

13. ACCOUNTANTS' REPORT (Cont'd)

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONT'D)

2.2 Transition to MFRSs and Comparative Figures (Cont'd)

Notes to reconciliation (Cont'd)

(a) Right-of-use Assets (Cont'd)

The financial impacts arising from the change are summarised as follows (Cont'd):-

- (vi) An increase in lease liabilities at 31 December 2021 of approximately RM785,743,000;
- (vii) An increase in provision for restoration costs at 31 December 2021 of approximately RM43,208,000;
- (viii) An increase in other income for the financial year ended 31 December 2021 of approximately RM44,000;
- (ix) A decrease in administrative and other operating expenses for the financial year ended 31 December 2021 of approximately RM20,185,000;
- (x) An increase in finance costs for the financial year ended 31 December 2021 of approximately RM41,950,000; and
- (xi) A decrease in income tax expense for the financial year ended 31 December 2021 of approximately RM5,049,000.

Upon transition to MFRSs, the Group did not make any adjustments to the accounting for assets held as lessor under operating leases. The Group continues to classify leases as either finance leases or operating leases and to account them differently.

(b) Revenue Recognition

Revenue was recognised in accordance with the requirements of Section 23 under MPERS. Upon transition to MFRSs, the Group adopted MFRS 15 'Revenue from Contracts with Customers' ("MFRS 15"), requiring the Group to review the measurement and timing of when revenue shall be recognised. The new accounting policy on the revenue recognition has been applied retrospectively of which the Group identified separate performance obligations arising from its existing sale and deferred sale for performance obligations that are only satisfied on delivery to its customers.

The financial impact arising from the adoption of MFRS 15 is as follows:-

(i) An increase in contract liability at 31 December 2021 of RM3,798,000.

13. **ACCOUNTANTS' REPORT** (Cont'd)

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONT'D)

2.2 Transition to MFRSs and Comparative Figures (Cont'd)

Notes to reconciliation (Cont'd)

(c) Reclassifications

The comparative figures for certain assets, liabilities, income and expenses have been reclassified to conform to the presentation of financial year ended 31 December 2022.

2.3 Basis of Combination/Consolidation

Combined financial statements of the Group for financial years ended 31 December 2021, 31 December 2022 and financial period ended 31 March 2023

(a) Basis of Combination

The combined financial statements comprise the financial statements of the Company and its combining entities as at the reporting dates. The financial statements of the Company and its combining entities used in the preparation of the combined financial statements are prepared as of the same reporting dates.

The combining entities are entities, including structured entities under common control of the Controlling Shareholder, and are accounted for as if the Company and the combining entities are a single economic entity at the date that common control was established. The assets and liabilities of the combining entities are recognised at the carrying amounts recognised in the respective combining entities' financial statements. The components of equity of the combining entities are added to the same components with the Group's entity and any resulting gain/loss is recognised directly in equity.

The Controlling Shareholder controls an entity when he is exposed, or has rights, to variable returns from his involvement with the entity and has the ability to affect those returns through his power over the entity. Potential voting rights are considered when assessing control only when such rights are substantive. The Controlling Shareholder also considers that he has de facto power over an investee when, despite not having the majority of voting rights, he has the current ability to direct the activities of the investee that significantly affect the investee's return.

(b) Transactions Eliminated on Combination

Intra-group balances and transactions, and any unrealised income and expenses arising from intra-group transactions, are eliminated in preparing the combined financial statements.

13. ACCOUNTANTS' REPORT (Cont'd)

99 SPEED MART RETAIL HOLDINGS BERHAD

(Incorporated in Malaysia)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONT'D)

2.3 Basis of Combination/Consolidation (Cont'd)

Consolidated financial statements of the Group for financial year ended 31 December 2023 and financial period ended 31 March 2024

(a) Basis of Consolidation

The Group applies the acquisition method of accounting for those subsidiaries acquired which have met the criteria for business combination for entities or businesses under common control.

Under the merger method of accounting, the assets and liabilities of the merger entities are reflected in the consolidated financial statements at their carrying amounts reported in the individual financial statements. The consolidated statement of profit or loss and other comprehensive income reflect the results of the merger entities for the full reporting period (irrespective of then the combination takes place) and comparatives are presented as if the entities had always been consolidated since the date for which the entities had come under common control.

The difference between the cost of the merger and the share capital of the merger entities is reflected within equity as merger reserve or merger deficit, as appropriate. The merger deficit is adjusted against suitable reserves of the merger entities to the extent that laws or status do not prohibit the use of such reserves.

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13. **ACCOUNTANTS' REPORT** (Cont'd)

99 SPEED MART RETAIL HOLDINGS BERHAD

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONT'D)

2.4 Property and Equipment

Property and equipment are stated at cost less accumulated depreciation and accumulated impairment losses, if any.

Freehold land and capital work-in-progress are not depreciated. Other property and equipment are depreciated on a straight-line basis over the estimated useful lives of the assets using the following annual rates:-

Buildings	2%
Furniture, fittings and office equipment	10% - 33%
Motor vehicles	10% - 20%
Racks, roll cages and shop equipment	10% - 20%
Renovation	10% - 20%
Signboards	10%
Solar system	6% - 10%

The residual value, useful life and depreciation method of an asset are reviewed at least at the end of each reporting period and any changes in expectations from previous estimates are accounted for prospectively as changes in accounting estimates.

Fully depreciated equipment are retained in the financial statements until they are no longer in use in respect of these equipment.

2.5 Inventories

Inventories are valued at the lower of cost (determined principally on the first-in, first-out basis) and net realisable value. Cost consists of all costs of purchase, and incidentals incurred in bringing the inventories to their present location and condition.

2.6 Financial Assets

Financial assets of the Group consist of receivables and cash and cash equivalents.

Initial Recognition and Measurement

A financial asset is recognised in the statements of financial position when, and only when, the Group becomes a party to the contractual provisions of the financial instrument. A regular way purchase or sale of financial assets is recognised or derecognised using settlement date accounting. Trade receivables that do not contain a significant financing component are initially recognised at their transaction price. Other financial assets are initially recognised at fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs.

13. **ACCOUNTANTS' REPORT** (Cont'd)

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONT'D)

2.6 Financial Assets (Cont'd)

Subsequent Measurement

Financial assets are subsequently measured at amortised cost or fair value through profit or loss in accordance with their classification on the basis of both the business model within which they are held and their contractual cash flow characteristics.

Amortised Cost

A financial asset is measured at amortised cost if it is held within a business model whose objective is to hold financial assets to collect contractual cash flows and the contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding. All receivables and cash and cash equivalents are classified under this category. Any gain or loss is recognised in profit or loss when the financial asset is derecognised, reclassified, through the amortisation process or in order to recognise impairment gains or losses.

Impairment

At each reporting date, the Group recognises a loss allowance for expected credit losses on a financial asset measured at amortised cost. The loss allowance is measured at an amount equal to the lifetime expected credit losses if the credit risk on the financial asset has increased significantly since initial recognition. If the credit risk has not increased significantly since initial recognition, the loss allowance is measured at an amount equal to 12-month expected credit losses. Any adjustment to the loss allowance is recognised in profit or loss as an impairment gain or loss.

Irrespective of whether there is any significant increase in credit risk since initial recognition, the loss allowance for trade receivables is always measured at an amount equal to lifetime expected credit losses using the simplified approach in accordance with MFRS 9 *Financial Instruments*. Such lifetime expected credit losses are calculated using a provision matrix based on historical credit loss experience and adjusted for reasonable and supportable forward-looking information that is available without undue cost or effort.

The expected credit losses for a credit-impaired financial asset are measured as the difference between the asset's gross carrying amount and the present value of estimated future cash flows discounted at the asset's original effective interest rate. The gross carrying amount of a credit-impaired financial asset is directly written off when there is no reasonable expectation of recovery.

13. ACCOUNTANTS' REPORT (Cont'd)

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(Incorporated in Malaysia)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONT'D)

2.6 Financial Assets (Cont'd)

Derecognition

A financial asset is derecognised when, and only when, the contractual rights to the cash flows from the financial asset expire or all the risks and rewards of ownership are substantially transferred. A direct write-off of gross carrying amount when there is no reasonable expectation of recovering a financial asset constitutes a derecognition event

2.7 Financial Liabilities

Financial liabilities of the Group consist of payables, loans and borrowing, lease liabilities and financial guarantee contracts.

Initial Recognition and Measurement

A financial liability is recognised in the consolidated statements of financial position when, and only when, the Group becomes a party to the contractual provisions of the financial instrument. A financial liability is initially recognised at fair value minus, in the case of a financial liability not at fair value through profit or loss, transaction costs.

Subsequent Measurement

Financial liabilities are subsequently measured at amortised cost. Any gain or loss is recognised in profit or loss when the financial liability is derecognised and through the amortisation process.

Financial guarantee contracts are subsequently measured at the higher of the amount of loss allowance and the amount initially recognised less any cumulastive income recognised.

Derecognition

A financial liability is derecognised when, and only when, the obligation specified in the contract is discharged or cancelled or expires.

2.8 Share Capital

Ordinary shares are classified as equity. Transaction costs that relate to the issue of new shares are accounted for as a deduction from equity. The ordinary shares are not remeasured subsequently.

13. ACCOUNTANTS' REPORT (Cont'd)

99 SPEED MART RETAIL HOLDINGS BERHAD

(Incorporated in Malaysia)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONT'D)

2.9 Right-of-use Assets And Lease Liabilities

Short-term Leases and Leases of Low-value Assets

The Group applies the "short-term lease" and "lease of low-value assets" recognition exemption. For these leases, the Group recognises the lease payments as an operating expense on a straight-line method over the term of the lease unless another systematic basis is more appropriate.

Right-of-use Assets

Right-of-use assets are initially measured at cost. Subsequent to the initial recognition, the right-of-use assets are stated at cost less accumulated depreciation and any accumulated impairment losses, and adjusted for any remeasurement of lease liabilities.

The right-of-use assets are depreciated using the straight-line method from the commencement date to the earlier of the end of the estimated useful lives of the right-of-use assets or the end of the lease term.

Lease Liabilities

Lease liabilities are initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the entities' incremental borrowing rate. Subsequent to the initial recognition, the lease liabilities are measured at amortised cost and adjusted for any lease reassessment or modifications.

2.10 Intangible Asset

Intangible Asset with Definite Useful Lives

The intangible asset is initially measured at cost and amortised using the straight-line method to allocate its depreciable amount over the following period:-

Trademarks 3 - 9 years

13. **ACCOUNTANTS' REPORT** (Cont'd)

99 SPEED MART RETAIL HOLDINGS BERHAD

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

3. JUDGEMENTS AND ESTIMATION UNCERTAINTY

Judgements Made in Applying Accounting Policies

In the process of applying the accounting policies of the Group, management is not aware of any judgements, apart from those involving estimations, that can significantly affect the amounts recognised in the consolidated financial statements.

Sources of Estimation Uncertainty

The key assumptions about the future, and other major sources of estimation uncertainty at the end of the reporting period, that have a significant risk of resulting in a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below:-

Impairment of Non-financial Assets

The Group reviewed its non-financial assets for indications of impairment and where such indications exist, the Group performed impairment test which involved significant judgements and estimation uncertainty in making key assumptions about future market and economic conditions, growth rates, profit margins, discount rate, etc. Possible changes in these estimates may result in revisions to the carrying amounts of non-financial assets.

Provision for Restoration Costs

The Group estimates provision for restoration costs based on the best estimate of future costs and the economic life of the affected assets. The estimated provision for restoration costs is reviewed periodically and are updated if expectations differ from previous estimates due to changes in cost factors. Any changes in these accounting estimates will affect the carrying amount of provision for restoration costs as disclosed in Note 16 to the consolidated financial statements.

Discount Rates Used in Leases

Where the interest rate implicit in the lease cannot be readily determined, the Group uses the incremental borrowing rate to measure the lease liabilities. The incremental borrowing rate is the interest rate that the Group would have to pay to borrow over a similar term, the funds necessary to obtain an asset of a similar value to the right-of-use asset in a similar economic environment. Therefore, the incremental borrowing rate requires estimation particularly when no observable rates are available or when they need to be adjusted to reflect the terms and conditions of the lease. The Group estimates the incremental borrowing rate using observable inputs when available and is required to make certain entity-specific estimates.

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ACCOUNTANTS' REPORT (Cont'd) ე

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

PROPERTY AND EQUIPMENT

	At 1.1.2021 RM'000	Additions RM'000	Transfer RM'000	Disposal RM'000	Depreciation RM'000	At 31.12.2021 RM'000
Carrying Amount						
Freehold land	45,773	4,667	•		1	50,440
Buildings	86,694	6,782	2,235	•	(2,103)	93,608
Furniture, fittings and office equipment	46,088	14,331	•	•	(15,127)	45,292
Motor vehicles	6,850	2,653	•	#	(3,192)	6,311
Racks, roll cages and shop equipment	26,567	26,440	•	•	(26,695)	56,312
Renovation	62,791	17,363	•	•	(12,247)	67,907
Signboards	10,979	2,908		•	(2,135)	11,752
Capital work-in-progress	2,948	20,875	(2,235)	ı		21,588
	318,690	96,019	1	#	(61,499)	353,210

- denotes RM1

ACCOUNTANTS' REPORT (Cont'd) ე

99 SPEED MART RETAIL HOLDINGS BERHAD (Incorporated in Malaysia)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

PROPERTY AND EQUIPMENT (CONT'D)

	At 1.1.2022	Additions	Transfer	Disposal	Depreciation	At 31.12.2022
Carrying Amount	000.WX	000. W.	0000 WW	MW.000	000.WX	000.WX
Freehold land	50,440	636	3,445	•	ı	54,521
Buildings	93,608	10,322	24,153		(2,792)	125,291
Furniture, fittings and office equipment	45,292	16,923	•	•	(16,750)	45,465
Motor vehicles	6,311	4,798		(71)	(3,660)	7,378
Racks, roll cages and shop equipment	56,312	35,022	•		(30,053)	61,281
Renovation	206,79	18,762			(13,546)	73,123
Signboards	11,752	3,289			(2,368)	12,673
Solar system		1,068	•	•	(214)	854
Capital work-in-progress	21,588	11,515	(27,598)		-	5,505
	353,210	102,335	1	(71)	(69,383)	386,091

99 SPEED MART RETAIL HOLDINGS BERHAD (Incorporated in Malaysia)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

CONT'D)	
PROPERTY AND EQUIPMENT ((
4.	

PROPERTY AND EQUIPMENT (CONT'D)							
	At						At
	1.1.2023	Additions	Transfer	Disposal	Written off	Depreciation	31.12.2023
	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000
Carrying Amount							
Freehold land	54,521	34,753	ı		ı	,	89,274
Buildings	125,291	11,318	12,889	•		(2,899)	146,599
Furniture, fittings and office equipment	45,465	23,115			•	(16,590)	51,990
Motor vehicles	7,378	7,954		8	(8)	(3,222)	12,102
Racks, roll cages and shop equipment	61,281	43,278	1,349	*	1	(27,469)	78,439
Renovation	73,123	20,422	ı	ı	1	(13,941)	79,604
Signboards	12,673	5,412	ı	ı	1	(2,518)	15,567
Solar system	854	1,523	682		•	(208)	2,851
Capital work-in-progress	5,505	12,434	(14,920)	ı	1	•	3,019
1	386,091	160,209	1	#	(8)	(66,847)	479,445

^{@ -} denotes RM10 * - denotes RM1 # - denotes RM11

99 SPEED MART RETAIL HOLDINGS BERHAD (Incorporated in Malaysia)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

PROPERTY AND EQUIPMENT (CONT'D)							
	¥						At
	1.1.2024 RM'000	Additions RM'000	Transfer RM'000	Disposal RM'000	Written off	Depreciation RM'000	31.3.2024 RM'000
Carrying Amount							
Freehold land	89,274	3,716		1	•	ı	92,990
Buildings	146,599					(819)	145,780
Furniture, fittings and office equipment	51,990	7,485				(4,193)	55,282
Motor vehicles	12,102	6,914		(480)	#	(882)	17,654
Racks, roll cages and shop equipment	78,439	9,233	258	1		(6,310)	81,920
Renovation	79,604	4,550				(3,675)	80,479
Signboards	15,567	1,566				(069)	16,443
Solar system	2,851	362				(84)	3,129
Capital work-in-progress	3,019	5,041	(558)	•	1	-	7,502
	479,445	38,867	-	(480)	#	(16,653)	501,179

- denotes RM1

99 SPEED MART RETAIL HOLDINGS BERHAD

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

4. PROPERTY AND EQUIPMENT (CONT'D)

At 31.12.2021	At cost RM'000	Accumulated depreciation RM'000	Carrying amount RM'000
Freehold land Buildings Furniture, fittings and office equipment Motor vehicles Racks, roll cages and shop equipment Renovation Signboards Capital work-in-progress	50,440 105,146 124,348 29,912 196,023 133,986 23,712 21,588 685,155	(11,538) (79,056) (23,601) (139,711) (66,079) (11,960) - (331,945)	50,440 93,608 45,292 6,311 56,312 67,907 11,752 21,588 353,210
At 31.12.2022			
Freehold land Buildings Furniture, fittings and office equipment Motor vehicles Racks, roll cages and shop equipment Renovation Signboards Solar system Capital work-in-progress	54,521 139,621 141,271 34,214 231,045 152,748 27,001 1,068 5,505	(14,330) (95,806) (26,836) (169,764) (79,625) (14,328) (214) - (400,903)	54,521 125,291 45,465 7,378 61,281 73,123 12,673 854 5,505
At 31.12.2023			
Freehold land Buildings Furniture, fittings and office equipment Motor vehicles Racks, roll cages and shop equipment Renovation Signboards Solar system Capital work-in-progress	89,274 163,828 164,386 40,616 275,672 173,170 32,413 3,273 3,019	(17,229) (112,396) (28,514) (197,233) (93,566) (16,846) (422) - (466,206)	89,274 146,599 51,990 12,102 78,439 79,604 15,567 2,851 3,019

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

4. PROPERTY AND EQUIPMENT (CONT'D)

	At cost RM'000	Accumulated depreciation RM'000	Carrying amount RM'000
At 31.3.2024			
Freehold land	92,990	-	92,990
Buildings	163,828	(18,048)	145,780
Furniture, fittings and office equipment	171,871	(116,589)	55,282
Motor vehicles	46,628	(28,974)	17,654
Racks, roll cages and shop equipment	285,463	(203,543)	81,920
Renovation	177,720	(97,241)	80,479
Signboards	33,979	(17,536)	16,443
Solar system	3,635	(506)	3,129
Capital work-in-progress	7,502	-	7,502
	983,616	(482,437)	501,179

The carrying amounts of properties pledged to licensed banks as security for credit facilities granted to the Group as disclosed in Note 14 to the consolidated financial statements are as follows:-

		Audite	d as at	
	31.12.2021	31.12.2022	31.12.2023	31.3.2024
	RM'000	RM'000	RM'000	RM'000
Freehold land	36,653	36,653	31,315	31,315
Buildings	71,267	69,660	76,219	75,784
Capital work-in-progress	47	165	1,877	5,925

99 SPEED MART RETAIL HOLDINGS BERHAD

(Incorporated in Malaysia)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

5. RIGHT-OF-USE ASSETS

Carrying Amount	At 1.1.2021 RM'000	Addition RM'000	Depreciation RM'000	At 31.12.2021 RM'000
Leasehold land Retail outlets, hostels and warehouse	27,546 803,778	- 74,835	(437) (127,459)	27,109 751,154
nosteis and wateriouse	831,324	74,835	(127,896)	778,263
Carrying Amount	At 1.1.2022 RM'000	Additions RM'000	Depreciation RM'000	At 31.12.2022 RM'000
Leasehold land	27,109	16,989	(620)	43,478
Retail outlets, hostels and warehouse	751 151	90 E74	(120,002)	602 726
nosteis and warehouse	751,154 778,263	80,574 97,563	(139,002)	692,726 736.204
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99 SPEED MART RETAIL HOLDINGS BERHAD (Incorporated in Malaysia)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

RIGHT-OF-USE ASSETS (CONT'D) 5

At iation 31.12.2023 000 RM'000	(610) 43,248 (154,746) 730,962 (155,356) 774,210	At iation 31.3.2024 000 RM'000	(153) 43,095 (41,285) 748,032 (41,438) 791,127
Modification of lease liabilities Depreciation RM'000	- 95,580 (15 95,580 (15	Modification of lease liabilities Depreciation RM'000	40,183 (2 40,183 (2
Derecognition due to lease I termination I RM'000	- (1,065) (1,065)	Derecognition due to lease I termination I RM'000	- (1,040) (1,040)
Additions RM'000	380 98,467 98,847	Additions RM'000	- 19,212 19,212
At 1.1.2023 RM'000	43,478 692,726 736,204	At 1.1.2024 RM'000	43,248 730,962 774,210
Carrying Amount	Leasehold land Retail outlets, hostels and warehouses	Carrying Amount	Leasehold land Retail outlets, hostels and warehouses

99 SPEED MART RETAIL HOLDINGS BERHAD

(Incorporated in Malaysia)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

5. RIGHT-OF-USE ASSETS (CONT'D)

	At	Accumulated	Carrying
	cost	depreciation	amount
	RM'000	RM'000	RM'000
At 31.12.2021			
Leasehold land Retail outlets, hostels and warehouse	29,647	(2,538)	27,109
	1,026,803	(275,649)	751,154
	1,056,450	(278,187)	778,263
At 31.12.2022			
Leasehold land Retail outlets, hostels and warehouse	46,636	(3,158)	43,478
	1,107,377	(414,651)	692,726
	1,154,013	(417,809)	736,204
At 31.12.2023			
Leasehold land Retail outlets, hostels and warehouses	47,016	(3,768)	43,248
	1,299,004	(568,042)	730,962
	1,346,020	(571,810)	774,210
At 31.3.2024			
Leasehold land Retail outlets, hostels and warehouses	47,016	(3,921)	43,095
	1,355,841	(607,809)	748,032
	1,402,857	(611,730)	791,127

(a) The Group has lease contracts for leasehold land, retail outlets, hostels and warehouses used in its operations. Their lease terms (include extension options) are appended below:-

		Audited as at			
	31.12.2021	31.12.2022	31.12.2023	31.3.2024	
	Years	Years	Years	Years	
Leasehold land	40 to 869	40 to 869	40 to 869	40 to 869	
Retail outlets, hostels and warehouses	2 to 10	2 to 10	2 to 10	2 to 10	

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

13. ACCOUNTANTS' REPORT (Cont'd)

99 SPEED MART RETAIL HOLDINGS BERHAD

(Incorporated in Malaysia)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

5. RIGHT-OF-USE ASSETS (CONT'D)

- (c) The Group has lease contracts that include extension options. These options are negotiated by management to provide flexibility in managing the portfolio of leased asset and align with the Group's business needs. Management exercises judgement in determining whether these extension options are reasonably certain to be exercised.
- (d) Included in leasehold land was a total carrying amount of RM30,703,663 (31.12.2023 RM30,813,978; 31.12.2022 RM31,255,240; 31.12.2021 RM14,706,668) which has been pledged to licensed banks as security for credit facilities granted to the Group as disclosed in Note 14 to the consolidated financial statements.

6. INTANGIBLE ASSET

		Audited as at			
	31.12.2021 RM'000	31.12.2022 RM'000	31.12.2023 RM'000	31.3.2024 RM'000	
Trademarks					
Cost:-					
At 1 January	100	100	100	5	
Additions during the financial year/period	_	_	5	3	
Write off during the financial year/period	_	-	(100)	-	
At 31 December/31 March	100	100	5	8	
Accumulated amortisation:-					
At 1 January	(90)	(95)	(100)	#	
Amortisation for the financial year/period	(5)	(5)	#	@	
Write off during the financial year/period	_	-	100	-	
At 31 December/31 March	(95)	(100)	#	٨	
Carrying amount	5		5	8	

^{# -} denotes RM359

^{@ -} denotes RM399

^{^ -} denotes RM758

99 SPEED MART RETAIL HOLDINGS BERHAD

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

7. DEFERRED TAX ASSETS

Deferred Tax Assets	At 1.1.2021 RM'000	Recognised in Profit or Loss (Note 24) RM'000	At 31.12.2021 RM'000
Property and equipment	1,861	257	2,118
Lease liabilities	197,056	(8,477)	188,579
	198,917	(8,220)	190,697
Deferred Tax Liability			
Right-of-use assets	(192,056)	13,268	(178,788)
	6,861	5,048	11,909
	At	Recognised in Profit or Loss	At
	1.1.2022	(Note 24)	31.12.2022
	RM'000	RM'000	RM'000
Deferred Tax Assets			
Property and equipment	2,118	217	2,335
Lease liabilities	188,579	(11,053)	177,526
	190,697	(10,836)	179,861
Deferred Tax Liability	(170 700)	14 529	(164.260)
Right-of-use assets	(178,788)	14,528	(164,260)
	11,909	3,692	15,601
	At	Recognised in Profit or Loss	At
	1.1.2023	(Note 24)	31.12.2023
	RM'000	RM'000	RM'000
Deferred Tax Assets			
Property and equipment	2,335	(2,292)	43
Lease liabilities	177,526	11,601	189,127
	179,861	9,309	189,170
Deferred Tax Liability	(404.000)	(0.054)	(470.044)
Right-of-use assets	(164,260)	(8,651)	(172,911)
	15,601	658	16,259

99 SPEED MART RETAIL HOLDINGS BERHAD

(Incorporated in Malaysia)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

7. DEFERRED TAX ASSETS (CONT'D)

	At 1.1.2024 RM'000	Recognised in Profit or Loss (Note 24) RM'000	At 31.3.2024 RM'000
<u>Deferred Tax Assets</u>			
Property and equipment	43	299	342
Lease liabilities	189,127	4,477	193,604
	189,170	4,776	193,946
Deferred Tax Liability	(470.044)	(2.070)	(470,000)
Right-of-use assets	(172,911)	(3,979)	(176,890)
	16,259	797	17,056

The deferred tax assets have been recognised by the Group on the basis of the Group's previous history of reporting profits and to the extent that it is probable that future profits will be available against which the temporary differences can be utilised.

8. INVENTORIES

			Audite	ed as at	
		31.12.2021	31.12.2022	31.12.2023	31.3.2024
		RM'000	RM'000	RM'000	RM'000
At cost:-					
Goods held for resale		803,128	1,093,026	1,174,215	1,300,633
Goods-in-transits		-	-	164	-
		803,128	1,093,026	1,174,379	1,300,633
		Audited		Unaudited	Audited
	FY	E 31 December	-	FPE 31	March
	2021	2022	2023	2023	2024
	RM'000	RM'000	RM'000	RM'000	RM'000
Recognised in profit or loss:-					
Inventories written off Inventories recognised	7,301	10,685	14,335	3,345	4,069
as cost of sales	7,073,416	7,323,266	8,354,723	1,997,082	2,181,547

13. ACCOUNTANTS' REPORT (Cont'd)

99 SPEED MART RETAIL HOLDINGS BERHAD

(Incorporated in Malaysia)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

9. TRADE RECEIVABLES

		Audited as at			
	31.12.2021	31.12.2022	31.12.2023	31.3.2024	
	RM'000	RM'000	RM'000	RM'000	
Trade receivables:					
- Related parties ^(a)	11,918	19,532	32,458	13,708	
- Unrelated parties	5,369	8,246	9,448	9,848	
	17,287	27,778	41,906	23,556	

⁽a) being companies in which a director of the Group has a substantial financial interest.

The currency profile of trade receivables is as follows:-

	Audited as at			
	31.12.2021 RM'000	31.12.2022 RM'000	31.12.2023 RM'000	31.3.2024 RM'000
Ringgit Malaysia	17,287	27,778	41,906	23,556

The trade receivables represent amount owing from corporate customers and transactions conducted with business associates which are generally from 1 to 30 days (31.12.2023 - 1 to 30 days; 31.12.2022 - 1 to 30 days; 31.12.2021 - 1 to 30 days) terms.

The Group uses past due information to assess the credit risk of trade receivables. The analysis by past due status (stated at gross) is as follows:-

	Audited as at			
	31.12.2021	31.12.2022	31.12.2023	31.3.2024
	RM'000	RM'000	RM'000	RM'000
Not past due	16,914	20,581	41,906	23,368
1 to 30 days past due	183	619	-	104
31 to 90 days past due	190_	6,578		84
	17,287	27,778	41,906	23,556

The Group determines that a trade receivable is credit-impaired when the customer is experiencing significant financial difficulty and has defaulted in payments. Unless otherwise demonstrated, the Group generally considers a default to have occurred when the trade receivable is more than 180 days past due. The gross carrying amount of a credit-impaired trade receivable is directly written off when there is no reasonable expectation of recovery. This normally occurs when there is reasonable proof of customer insolvency.

The Group measures the loss allowance for trade receivables at an amount equal to lifetime expected credit losses using the simplified approach in accordance with MFRS 9. Based on the low historical observed default rates (adjusted for forward-looking estimates), the expected credit losses on trade receivables are not considered to be material and hence, have not been recognised.

99 SPEED MART RETAIL HOLDINGS BERHAD

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

10. OTHER RECEIVABLES, DEPOSITS AND PREPAYMENTS

		Audited as at			
	31.12.2021 RM'000	31.12.2022 RM'000	31.12.2023 RM'000	31.3.2024 RM'000	
Other receivables:					
- Related parties ^(a)	11	165	369	565	
- Unrelated parties	1,035	932	1,684	1,698	
	1,046	1,097	2,053	2,263	
Deposits	42,750	35,273	40,074	40,819	
Prepayments	176_	298	423	1,002	
	43,972	36,668	42,550	44,084	

⁽a) being companies in which certain directors of the Group or their close family members have substantial financial interests.

The currency profile of other receivables, deposits and prepayments is as follows:-

		Audite	d as at	
	31.12.2021	31.12.2022	31.12.2023	31.3.2024
	RM'000	RM'000	RM'000	RM'000
Chinese Yuan	-	-	116	200
Ringgit Malaysia	43,972	36,668	42,434	43,884
	43,972	36,668	42,550	44,084

Other Receivables

The amount owing by related parties is unsecured, interest-free and repayable on demand. The amount owing is to be settled in cash.

Deposits

Included in deposits as at 31 December 2023 was an amount of RM371,553 for the purchase of freehold land. As at 31 March 2024, the said deposit has been transferred into property and equipment upon the fulfilment of condition precedent stated in the Sale and Purchase Agreement dated 14 December 2023 (Note 37 (h)).

Included in deposits as at 31 December 2021 was an amount of RM10,368,764 for the purchase of leasehold land. The leasehold land has been pledged to a licensed bank as security for credit facilities granted to the Group as disclosed in Note 14 to the consolidated financial statements.

Prepayments

Included in prepayments as at 31 March 2024 and 31 December 2022 were advance payments made to suppliers amounting to RM147,239 and RM70,314 respectively, and as at 31 December 2021 was an advance payment made to a related party amounting to RM5,869 which are unsecured, non-interest bearing and will be offset against future purchases.

13. ACCOUNTANTS' REPORT (Cont'd)

99 SPEED MART RETAIL HOLDINGS BERHAD

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

11. CASH AND CASH EQUIVALENTS

		Audite	d as at	
	31.12.2021	31.12.2022	31.12.2023	31.3.2024
	RM'000	RM'000	RM'000	RM'000
Cash and bank balances	28,845	85,056	137,571	78,545
Fixed deposits with licensed banks	321,318			
	350,163	85,056	137,571	78,545

The effective interest rates of fixed deposits with licensed banks as at 31 December 2021 ranged from 2.28% to 2.30% per annum.

The currency profile of cash and cash equivalents is as follows:-

		Audite	d as at	
	31.12.2021 RM'000	31.12.2022 RM'000	31.12.2023 RM'000	31.3.2024 RM'000
Chinese Yuan	-	-	371	749
Ringgit Malaysia	350,163	85,056	137,200	77,796
	350,163	85,056	137,571	78,545

For the purpose of consolidated statements of cash flows, cash and cash equivalents comprise the followings:-

		Audite	d as at	
	31.12.2021	31.12.2022	31.12.2023	31.3.2024
	RM'000	RM'000	RM'000	RM'000
Cash and bank balances	28,845	85,056	137,571	78,545
Fixed deposits with licensed banks	321,318	<u>-</u>		
	350,163	85,056	137,571	78,545
Less: - Fixed deposits with tenure				
of more than 3 months	(321,318)	-	-	-
- Bank overdrawn (Note 14)	(5,076)			
Cash and cash equivalents	23,769	85,056	137,571	78,545

Cash and cash equivalents are placed with reputable financial institutions with low credit risk. Accordingly, their expected credit losses are not considered to be material and hence, have not been recognised.

99 SPEED MART RETAIL HOLDINGS BERHAD

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

SHARE CAPITAL AND INVESTED EQUITY 12

(a) Share capital

) Origin capital								
		Andite	Audited as at			Audite	Audited as at	
	31.12.2021	31.12.2022	31.12.2022 31.12.2023 31.3.2024	31.3.2024	31.12.2021	31.12.2022	31.12.2021 31.12.2022 31.12.2023	31.3.2024
	Z	lo. of Ordinary	No. of Ordinary Shares ('000)		RM'000	RM'000	RM'000	RM'000
At 1 January/date of incorporation Issuance of new shares:	ı	•	@	474,506	•		#	474,506
- acquisition of subsidiairies	•		474,506		•	•	474,506	
At 31 December/31 March	1	•	474,506	474,506	•	1	474,506	474,506

@ - denotes 100 # - denotes RM100

- On 14 December 2023, the Company increased its issued and paid-up share capital from RM100 to RM474,506,402 by way of issuance of 474,506,302 new ordinary shares for a total consideration of RM474,506,302 as full payment for the acquisition of its subsidiaries, 99SM and 99EM. The new ordinary shares issued rank equally in all respects with the existing ordinary shares of the Company. \equiv
- The holders of ordinary shares are entitled to receive dividends as and when declared by the Company and are entitled to one vote per ordinary share at meetings of the Company. The ordinary shares have no par value.

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99 SPEED MART RETAIL HOLDINGS BERHAD

(Incorporated in Malaysia)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

SHARE CAPITAL AND INVESTED EQUITY (CONT'D) 12.

(b) Invested equity

No. of Ordinary Shares ('000) 31.12.2021 31.12.2022 31.12.2023 ssued and fully paid-up shares with

31.3.2024

31.12.2023

31.12.2022

31.12.2021

31.3.2024

Audited as at

RM'000

Audited as at

17,500 (17,500)

17,500

4,000

17,500

13,500 17,500

no par value of the combined entities classified as equity instruments:

Adjustment on acquisition of At 31 December/31 March ssuance of bonus shares subsidiaries At 1 January

 \equiv

17,500 17,500) 17,500 17,500 13,500 4,000 17,500 For the purpose of the combined financial statements, the invested equity at the end of the respective financial years ended 31 December 2021 and 31 December 2022 is the aggregate of the share capital of the combining entities constituting the Group. The holders of ordinary shares of combined entities of the Group were entitled to receive dividends as and when declared by the respective combined entities of the Group and were entitled to one vote per ordinary share at meetings of the Company. The ordinary shares have no par \equiv

by way of bonus issue of 12,500,000 new ordinary shares of RM1 each in the ratio of five bonus shares for every one existing ordinary share During the financial year ended 31 December 2021, 99SM increased its issued and paid-up share capital from RM2,500,000 to RM15,000,000 held. The bonus shares were issued by way of capitalisation of RM12,500,000 from retained profits. \equiv

13. ACCOUNTANTS' REPORT (Cont'd)

99 SPEED MART RETAIL HOLDINGS BERHAD

(Incorporated in Malaysia)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

12. SHARE CAPITAL AND INVESTED EQUITY (CONT'D)

- (b) Invested equity (Cont'd)
 - (iv) During the financial year ended 31 December 2021, 99EM increased its issued and paid-up capital from RM1,500,000 to RM2,500,000 by the way of bonus issue of 1,000,000 new ordinary shares of RM1 each in the ratio of two bonus shares for every three existing ordinary shares held. The bonus shares were issued by way of capitalisation of RM1,000,000 from retained profits.
 - (v) The new ordinary shares issued rank pari passu in all respects with the existing shares of the combined entities.

13. RESERVES

		Audite	d as at	
	31.12.2021	31.12.2022	31.12.2023	31.3.2024
	RM'000	RM'000	RM'000	RM'000
Merger deficit	-	-	(457,006)	(457,006)
Currency translation reserve			(4)	(2)
	-	-	(457,010)	(457,008)

Merger Deficit

The merger deficit represents the excess of the carrying value of the investment in subsidiaries over the share capital of the Company's subsidiaries upon consolidation under the merger accounting principle.

The merger deficit arising from the acquisition of 99SM and 99EM at the acquisition date was derived as follows:-

	Audited as at 31.12.2023 RM'000
Total consideration via issuance of shares of the Company Less: Nominal value of the subsidiaries' share capital	474,506 (17,500) 457,006

13. ACCOUNTANTS' REPORT (Cont'd)

99 SPEED MART RETAIL HOLDINGS BERHAD

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

13. RESERVES (CONT'D)

Currency Translation Reserve

The currency translation reserve arose from the translation of the financial statements of foreign subsidiaries whose functional currency is different from the Group's presentation currency.

14. LOANS AND BORROWING

	Audited as at			
	31.12.2021	31.12.2022	31.12.2023	31.3.2024
	RM'000	RM'000	RM'000	RM'000
<u>Secured</u>				
Term loans (floating rate)	50,687	56,531	51,935	50,765
<u>Unsecured</u>				
Bank overdrawn (floating rate)	5,076	-	-	-
	55,763	56,531	51,935	50,765
Disclosed as:				
- Current liabilities	9,319	4,446	4,670	4,639
- Non-current liabilities	46,444	52,085	47,265	46,126
	55,763	56,531	51,935	50,765

The term loans are secured by ways of:-

- (i) first party legal charges over certain properties and right-of-use assets belonging to the Group as disclosed in Notes 4 and 5 to the consolidated financial statements;
- (ii) a corporate guarantee issued by 99SM;
- (iii) personal guarantee by a director of the Group; and
- (iv) a joint and several guarantee by certain directors of the Group.

The effective interest rates of loans and borrowing as at 31 March 2024 are 4.20% to 5.35% (31.12.2023 - 4.20% to 5.35%; 31.12.2022 - 4.20% to 5.35%; 31.12.2021 - 3.20% to 4.35%) per annum.

99 SPEED MART RETAIL HOLDINGS BERHAD

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

14. LOANS AND BORROWING (CONT'D)

Term Loans

Term loans are repayable over 8 to 15 years. The repayment analysis is as follows:-

		Audite	d as at	
	31.12.2021	31.12.2022	31.12.2023	31.3.2024
	RM'000	RM'000	RM'000	RM'000
Gross loan instalments:				
- Within 1 year	5,931	6,266	6,350	6,285
- Later than 1 year and not later than 2 years	5,931	6,266	6,350	6,285
- Later than 2 years and not later than 5 years - Later than 5 years	17,793 29,531	18,681 34,580	18,794 28,731	18,377 27,864
•	20,001	04,000	20,701	27,004
Total contractual undiscounted cash flows	59,186	65,793	60,225	58,811
Future finance charges Present value of term loans:	(8,499)	(9,262)	(8,290)	(8,046)
- Within 1 year	4,243	4,446	4,670	4,639
- Later than 1 year and not later than 2 years	4,375	4,580	4,814	4,783
- Later than 2 years and not later				
than 5 years	13,532	14,037	14,635	14,419
- Later than 5 years	28,537	33,468	27,816	26,924
	50,687	56,531	51,935	50,765

The fair value of term loans is measured using present value technique by discounting the expected future cash flows using observable current market interest rates for similar liabilities (i.e. Level 2 of the fair value hierarchy). The fair value measured is considered to be reasonably close to the carrying amounts reported as the observable current market interest rates also approximated to the effective interest rates of term loans.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

15. LEASE LIABILITIES

		Audite	d as at	
	31.12.2021	31.12.2022	31.12.2023	31.3.2024
	RM'000	RM'000	RM'000	RM'000
Gross lease liabilities:				
- Within 1 year	154,540	171,358	191,703	196,060
 Later than 1 year and not later than 5 years 	744,934	662,617	694,903	712,000
- Later than 5 years	14,866	7,062	3,505	2,837
Total contractual undiscounted				
cash flows	914,340	841,037	890,111	910,897
Future finance charges	(128,597)	(101,348)	(102,082)	(104,213)
Present value of lease liabilities:				
- Within 1 year	116,371	136,134	154,909	158,040
- Later than 1 year and not				
later than 5 years	655,631	597,267	629,691	645,885
- Later than 5 years	13,741	6,288	3,429	2,759
	785,743	739,689	788,029	806,684
Disclosed as:				
- Current liabilities	116,371	136,134	154,909	158,040
 Non-current liabilities 	669,372	603,555	633,120	648,644
	785,743	739,689	788,029	806,684

The movements of lease liabilities are as follows:-

		Audited	d as at	
	31.12.2021	31.12.2022	31.12.2023	31.3.2024
	RM'000	RM'000	RM'000	RM'000
At 1 January	821,063	785,743	739,689	788,029
Additions during the financial year/period	70,795	76,391	93,478	18,085
Changes due to lease modification	-	-	95,580	40,183
Changes due to lease termination	-	-	(1,178)	(1,161)
Interest expense recognised in				
profit or loss	41,640	39,435	40,937	10,108
Repayment of principal	(106,060)	(122,382)	(139,540)	(38,452)
COVID-19-related rent concessions	(55)	(63)	-	-
Repayment of interest expense	(41,640)	(39,435)	(40,937)	(10,108)
At 31 December/31 March	785,743	739,689	788,029	806,684

The incremental borrowing rate applied to lease liabilities as at 31 March 2024 is 5.15% (31.12.2023 - 5.15%; 31.12.2022 - 5.15%; 31.12.2021 - 5.15%) per annum.

13. ACCOUNTANTS' REPORT (Cont'd)

99 SPEED MART RETAIL HOLDINGS BERHAD

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

16. Provision For Restoration Costs

		Audite	d as at	
	31.12.2021 RM'000	31.12.2022 RM'000	31.12.2023 RM'000	31.3.2024 RM'000
At 1 January	38,858	43,208	47,865	53,439
Provision made during the financial year/period	4,040	4,183	4,989	1,127
Provision reversed during the financial year/period	-	-	(89)	(44)
Unwinding of discount factor	310	474	674	177
At 31 December/31 March	43,208	47,865	53,439	54,699

Under lease arrangements, the Group has an obligation to dismantle and restore those leased retail outlets at the end of the lease terms to an acceptable condition consistent with the lease agreements.

The provisions are estimated using the assumption that removal and restoration will only take place upon expiry of the lease term of 6 years (31.12.2023 - 6 years; 31.12.2022 - 6 years; 31.12.2021 - 6 years). The discount rate and inflation rate used to determine the obligation as at the reporting date were 3.60% and 2.70% (31.12.2023 - 3.60% and 2.70%; 31.12.2022 - 3.60% and 2.70%) respectively.

While the provisions are based on the best estimate of future costs and the economic life of the affected assets, there is uncertainty regarding both the amount and timing of incurring these costs. All the estimates are reviewed on an annual basis or more frequently, when there is indication of a material change.

17. TRADE PAYABLES

	Audited as at					
	31.12.2021	31.12.2022	31.12.2023	31.3.2024		
	RM'000	RM'000	RM'000	RM'000		
Trade payables:						
- Related parties ^(a)	10,029	13,081	13,193	15,525		
- Unrelated parties	630,130	792,094	968,947	1,049,640		
	640,159	805,175	982,140	1,065,165		

⁽a) being companies in which a director of the Group or close family members of certain directors of the Group have substantial financial interests.

13. ACCOUNTANTS' REPORT (Cont'd)

99 SPEED MART RETAIL HOLDINGS BERHAD

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

17. TRADE PAYABLES (CONT'D)

The currency profile of trade payable is as follows:-

		Audited as at				
	31.12.2021 RM'000	31.12.2022 RM'000	31.12.2023 RM'000	31.3.2024 RM'000		
Ringgit Malaysia	640,159_	805,175	982,140	1,065,165		

The normal trade credit terms granted to the Group range from 7 to 90 days (31.12.2023 - 7 to 90 days; 31.12.2022 - 14 to 90 days; 31.12.2021 - 14 to 90 days).

Supplier Financing Arrangement

The Group participates in a supplier financing arrangement ("arrangement") whereby a supplier may elect to receive early payment of its invoice from a bank. Under the arrangement, the bank agrees to pay amounts to a participating supplier in respect of invoices owed by the Group and receives settlement from the Group at a later date.

The Group has not derecognised the original liabilities to which the arrangement applies because neither a legal release was obtained nor the original liability was substantially modified on entering into the arrangement. From the Group's perspective, the arrangement does not extend payment terms beyond the normal terms agreed with other suppliers that are not participating. The Group does not incur any additional interest towards the bank on the amount due to the supplier. The Group therefore discloses the amount under the supplier financing arrangement within trade payables because the nature and function of the financial liability remain the same as those of other trade payables but discloses the disaggregated amount in the notes. The payable under the supplier financing arrangement is classified as current.

	Audited as at					
	31.12.2021	31.12.2022	31.12.2023	31.3.2024		
	RM'000	RM'000	RM'000	RM'000		
Trade payable under a supplier						
financing arrangement	53,749	58,569	70,982	92,986		
Amount not yet paid by finance						
provider	107	1,206	-	150		
Amount paid by finance provider	53,642	57,363	70,982	92,836		

13. ACCOUNTANTS' REPORT (Cont'd)

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

17. TRADE PAYABLES (CONT'D)

Supplier Financing Arrangement (Cont'd)

	Audited as at				
Range of payment due dates (after invoice date)	31.12.2021 RM'000	31.12.2022 RM'000	31.12.2023 RM'000	31.3.2024 RM'000	
Trade payable under a supplier financing arrangement	60	60	60	60	
Comparable trade payables that are not under part of supplier financing arrangement	14 - 90	14 - 90	7 - 90	7 - 90	

The payments to the bank are included within operating cash flows because they continue to be part of the normal operating cycle of the Group and their principal nature remains operating. The payments to a supplier by the bank are considered non-cash transactions and amount to RM257,250,953 (31.12.2023 - RM1,155,981,231; 31.12.2022 - RM1,027,623,867; 31.12.2021 - RM943,237,935).

18. OTHER PAYABLES AND ACCRUALS

		Audited as at					
	31.12.2021	31.12.2022	31.12.2023	31.3.2024			
	RM'000	RM'000	RM'000	RM'000			
Other payables:							
- Director	-	-	411	411			
- Related parties ^(a)	7,989	389	4,385	4,834			
- Unrelated parties	27,145	32,769	42,181	33,058			
- Deposits received	4,625	3,889	-	-			
- Dividend payable	-	-	100,000	-			
	39,759	37,047	146,977	38,303			
Accruals	22,434	30,065	72,118	19,899			
	62,193	67,112	219,095	58,202			
Accruals							

⁽a) being companies in which certain directors of the Group or their close family members have substantial financial interests.

13. ACCOUNTANTS' REPORT (Cont'd)

99 SPEED MART RETAIL HOLDINGS BERHAD

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

18. OTHER PAYABLES AND ACCRUALS (CONT'D)

The currency profile of other paybles and accruals is as follows:-

		Audited as at				
	31.12.2021	31.12.2021 31.12.2022 31.12.2023				
	RM'000	RM'000	RM'000	RM'000		
Chinese Yuan	_	_	39	12		
Ringgit Malaysia	62,193	67,112	219,056	58,190		
	62,193	67,112	219,095	58,202		

The amount owing to related parties represents unsecured, interest-free advances granted to the Group. The amount is repayable on demand and is to be settled in cash.

19. CONTRACT LIABILITY

	Audited as at					
	31.12.2021 31.12.2022 31.12.2023 31.3.2					
	RM'000	RM'000	RM'000	RM'000		
Unutilised vouchers	3,798	2,727	2,512	3,310		

The contract liability primarily relates to the unutilised cash vouchers as at end of each reporting period which revenue is recognised at a point in time upon redemption.

The following table shows reconciliation from the opening balance to the closing balance for unutilised vouchers:-

	Audited as at					
	31.12.2021 RM'000	31.12.2022 RM'000	31.12.2023 RM'000	31.3.2024 RM'000		
At 1 January Additions during the financial	2,187	3,798	2,727	2,512		
year/period Redemption/Expiry	8,044 (6,433)	4,117 (5,188)	7,332 (7,547)	3,049 (2,251)		
At 31 December/31 March	3,798	2,727	2,512	3,310		

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

20. REVENUE

		Audited	Unaudited	Audited	
	FY	E 31 Decemb	er	FPE 31	March
	2021	2022	2023	2023	2024
	RM'000	RM'000	RM'000	RM'000	RM'000
Revenue from contracts with customers:-					
Revenue recognised at a point in time					
- Sale of goods	7,836,756	8,075,262	9,210,505	2,223,754	2,424,860

Revenue from sale of goods is recognised at a point in time when control of the goods has been transferred to customer, which coincides with the delivery of goods and acceptance by customers.

Information about disaggregation of revenue has not been disclosed as the Group derives revenue mainly from retail sales.

21. OTHER OPERATING INCOME

	Audited			Unaudited	Audited
	FY	E 31 Decemb	per	FPE 31	March
	2021	2022	2023	2023	2024
	RM'000	RM'000	RM'000	RM'000	RM'000
Product display fees	412,536	441,914	507,592	119,740	142,892
Target incentives	154,139	163,347	184,505	41,195	42,260
Distribution centre fees	110,150	121,937	145,193	34,348	48,257
Advertising and promotional fees	4,514	12,396	12,953	2,491	1,978
Others	3,900	3,264	3,619	872	1,000
	685,239	742,858	853,862	198,646	236,387

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

22. **PROFIT BEFORE TAXATION**

Profit before taxation is arrived at after charging/(crediting):-

	Audited			Unaudited	Audited
	FYE	31 Decemb	er	FPE 31	March
	2021	2022	2023	2023	2024
	RM'000	RM'000	RM'000	RM'000	RM'000
Amortisation of trademarks	5	5	#	-	@
Auditors' remuneration: - audit fee:					
current financial year/periodoverprovision in the	160	500	535	130	268
previous financial year	(5)	-	-	-	-
- non-audit fee	-	-	400	-	200
Depreciation of property					
and equipment	61,499	69,383	66,847	15,673	16,653
Depreciation of right-of-use assets	127,896	139,622	155,356	36,995	41,438
Equipment written off	-	-	8	-	٨
Interest expense of financial liabilities that are not at fair value through profit or loss:					
- banker acceptance	-	-	32	-	-
term loansunwinding of discount on	1,842	2,058	2,385	586	581
provision for restoration costs	310	474	674	131	177
- others	2	3	2	-	2
Interest expense on lease liabilities	41,640	39,435	40,937	9,468	10,108
Inventories written off Lease expense relating to:	7,301	10,685	14,335	3,345	4,069
- short-term leases	15	9	96	4	57
- leases of low-value assets	71	90	109	27	27
Personnel expenses (Note 23)	474,896	543,849	663,676	160,493	167,240
COVID-19-related rent concessions	(55)	(63)	-	-	-
Gain on derecognition due			(440)		(404)
to lease termination	- (27)	- (40)	(113)	- (440)	(121)
Gain on disposal of equipment Interest income of financial	(37)	(19)	(348)	(112)	(37)
assets that are not at fair value	(4.040)	(0.050)	(4.000)	(0.40)	(07.1)
through profit or loss	(4,612)	(3,053)	(1,390)	(318)	(271)
Operating lease income Reversal of provision for	(458)	(531)	(595)	(140)	(157)
restoration costs		-	(89)		(44)

^{# -} denotes RM359

^{@ -} denotes RM399 ^ - denotes RM1

13. ACCOUNTANTS' REPORT (Cont'd)

Directors of the Company:

- Other short-term employee

- Defined contribution plan

- Short-term employee

- Defined contribution plan

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- Fee

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

23. PERSONNEL EXPENSES

benefits

Employees:

benefits

	Audited		Unaudited	Audited
FY	E 31 Decemb	per	FPE 31	March
2021	2022	2023	2023	2024
RM'000	RM'000	RM'000	RM'000	RM'000
1,460	1,775	1,813	450	186
682	772	817	138	478
72	71	81	13	50
2,214	2,618	2,711	601	714
,	,	,		
432,484	494,102	603,824	147,141	151,576
40,198	47,129	57,141	12,751	14,950
	· · · · · · · · · · · · · · · · · · ·			

660,965

663,676

159,892

160,493

166,526

167,240

Included in the employee benefits expense were the remuneration paid to key management personnel amounting to RM518,991 (31.12.2023 - RM2,046,765; 31.12.2022 - RM1,295,310;

541,231

543,849

472,682

474,896

31.12.2021 - RM1,231,792; 31.3.2023 - RM302,321).

The estimated monetary value of benefits received or receivable by certain directors and key management personnel otherwise than in cash amounted to RM21,750 (31.12.2023 - RM66,150; 31.12.2022 - RM62,900; 31.12.2021 - RM62,900; 31.3.2023 - RM16,538).

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

24. INCOME TAX EXPENSE

		Audited		Unaudited	Audited
	FY	E 31 Deceml	ber	FPE 31	March
	2021	2022	2023	2023	2024
	RM'000	RM'000	RM'000	RM'000	RM'000
Current tax:					
- for the financial year/period	147,737	161,941	138,643	36,996	46,113
 under/(over)provision of tax in the previous financial year 	33	(801)	-	_	-
	147,770	161,140	138,643	36,996	46,113
Deferred tax:					
- for the financial year/period	(5,048)	(3,692)	(679)	(903)	(825)
 underprovision of tax in the previous financial year 	_	_	21	21	28
previous interioral year	(5,048)	(3,692)	(658)	(882)	(797)
	(3,046)	(3,092)	(000)	(002)	(191)
Income tax expense	142,722	157,448	137,985	36,114	45,316

A reconciliation of income tax expense applicable to the profit before taxation at the statutory tax rate to income tax expense at the effective tax rate of the Group is as follows:-

		Audited		Unaudited	Audited
	FYE	E 31 Decemb	oer	FPE 31	March
	2021	2022	2023	2023	2024
	RM'000	RM'000	RM'000	RM'000	RM'000
Profit before taxation	561,816	484,113	538,212	143,264	178,470
Tax at the statutory tax rate of 24%	134,836	116,187	129,171	34,383	42,833
Incremental effect of Cukai Makmur at the tax rate of 33% ^(a)	_	35,043	_		
Non-deductible expenses	7,940	7,155	9,138	1,740	2,504
Non-taxable income	(87)	(136)	(345)	(30)	(49)
Under/(Over)provision of tax					
in the previous financial year:					
- current tax	33	(801)	-	-	-
- deferred tax			21	21	28
Income tax expense for					
the financial year/period	142,722	157,448	137,985	36,114	45,316

⁽a) Effect arising from the one-off prosperity tax measure proposed by the Government of Malaysia in Budget 2022, whereby chargeable income above the RM100 million will be taxed at an enhanced rate of 33%, instead of 24% for the year of assessment 2022.

13. ACCOUNTANTS' REPORT (Cont'd)

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

24. **INCOME TAX EXPENSE (CONT'D)**

Domestic income tax is calculated at the Malaysian statutory tax of 24% of the estimated assessable profit for the financial year/period. The taxation of other jurisdictions is calculated at the rates prevailing in respective jurisdiction.

25. **EARNINGS PER SHARE**

		Audited		Unaudited	Audited
•	FY	E 31 Decemb	oer	FPE 31	March
	2021	2022	2023	2023	2024
	RM'000	RM'000	RM'000	RM'000	RM'000
Profit for the financial years/ periods attributable to the owners of the Company	419,094	326,665	400,227	107,150	133,154
Weighted average number of ordinary shares in issue:- At 1 January ('000)	4,000	17,500	17,500	17,500	474,506
Adjustment on acquisition of subsidiaries ('000) Issuance of shares ('000)	10,689		(17,500) 474,506	-	
Weighted average number of ordinary shares at 31 December/31 March (historical) ('000)	14,689	17,500	474,506	17,500	474,506
Weighted average number of ordinary shares at 31 December/31 March (enlarged) ('000)	474,506	474,506	474,506	474,506	474,506
Basic earnings per ordinary share (historical) (sen)	2,853	1,867	84	612	28
Basic earnings per ordinary share (enlarged) (sen)	88	69	84	23	28

The diluted earnings per ordinary share is not applicable as there are no dilutive potential ordinary shares existing throughout the relevant reporting periods.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

26. **DIVIDENDS**

		Audited		Unaudited	Audited
	FYE	E 31 Decem	ber	FPE 31	March
	2021 ^(a)	2022 ^(a)	2023 ^(a)	2023 ^(a)	2024 ^(b)
	RM'000	RM'000	RM'000	RM'000	RM'000
99 Speed Mart Sdn. Bhd.					
In respect of the financial year ended 31 December 2021					
First interim dividend of approximately RM8.80 per ordinary share	22,000	-	-	_	_
Second interim dividend of approximately RM1.42 per					
ordinary share	21,300	-	-	-	-
Third interim dividend of approximately RM377 for every 150 ordinary shares	37,700	-	-	_	-
Fourth interim dividend of approximately RM733 for every 150 ordinary shares	73,300				
•	73,300	-	-	-	-
In respect of the financial year ended 31 December 2022					
First interim dividend of approximately RM15.74 per ordinary share	_	236,124	_	_	_
Second interim dividend of approximately RM2.73 per		,			
ordinary share	-	40,880	_	_	_
Third interim dividend of approximately RM1.65 per ordinary share	_	24,685	_	_	_
Fourth interim dividend of approximately RM8.67 per		_ :,000			
ordinary share	-	130,111	-	-	-
Dividends carried forward	154,300	431,800	_		

⁽a) The dividends were declared to the shareholders of subsidiaries prior to the restructuring exercise.
(b) First interim dividend amounting RM100,000,000 in respect of the financial year ending 31 December 2024 was declared and paid on 10 June 2024 (Note 38(c)).

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

26. **DIVIDENDS (CONT'D)**

		Audited		Unaudited	Audited
	FY	E 31 Decem	ber	FPE 31	March
	2021 ^(a)	2022 ^(a)	2023 ^(a)	2023 ^(a)	2024 ^(b)
	RM'000	RM'000	RM'000	RM'000	RM'000
Dividends brought forward	154,300	431,800	-	-	-
99 Speed Mart Sdn. Bhd. In respect of the financial year ended 31 December 2023					
First interim dividend of RM621 for every 150 ordinary shares	_	_	62,100	62,100	_
Second interim dividend of RM2,014 for every 150 ordinary shares	_	_	201,400	201,400	_
Third interim dividend of RM10 per			·	201,100	
ordinary share	-	-	150,000	-	-
99 Speed Mart (East Malaysia) Sdn. Bhd.					
In respect of the financial year ended 31 December 2023					
First interim dividend of RM30.80 per					
ordinary share	-	-	77,000	-	-
	154,300	431,800	490,500	263,500	-

⁽a) The dividends were declared to the shareholders of subsidiaries prior to the restructuring exercise.
(b) First interim dividend amounting RM100,000,000 in respect of the financial year ending 31 December 2024 was declared and paid on 10 June 2024 (Note 38(c)).

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

27. NOTES TO CONSOLIDATED STATEMENTS OF CASH FLOWS

		Audited		Unaudited	Audited
	FY	E 31 Decemb	per	FPE 31	March
	2021	2022	2023	2023	2024
	RM'000	RM'000	RM'000	RM'000	RM'000
Acquisition of Property and Equipment					
Cost of property and equipment acquired	96,019	102,335	160,209	27,231	38,867
Deposit paid in previous financial year	-	-	_	-	(372)
Net cash disbursed	96,019	102,335	160,209	27,231	38,495
Acquisition of Right-of-use Assets					
Cost of right-of-use assets acquired	74,835	97,563	98,847	20,995	19,212
Acquisition of new leases	(70,795)	(76,391)	(93,478)	(19,849)	(18,085)
Provision of restoration costs	(4,040)	(4,183)	(4,989)	(1,146)	(1,127)
Deposit paid in previous financial year	() = - /	,	(, ,	(, -,	(, ,
•		(10,369)			
Net cash disbursed		6,620	380	·	-
Short-term Loans and Borrowing					
At 1 January	5,937	5,076	-	-	-
Net cash flow changes	(861)	(5,076)	-	-	-
At 31 December/31 March	5,076	-	-		-
Represented by:					
- Bank overdrawn	5,076		-	-	-
Term Loans					
At 1 January	58,360	50,687	56,531	56,531	51,935
Drawdown	7,380	10,419	-	-	-
Repayments	(15,053)	(4,575)	(4,596)	(1,161)	(1,170)
At 31 December/31 March	50,687	56,531	51,935	55,370	50,765

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

27. NOTES TO CONSOLIDATED STATEMENTS OF CASH FLOWS (CONT'D)

		Audited		Unaudited	Audited
	FY	E 31 Decemb	er	FPE 31	March
	2021	2022	2023	2023	2024
	RM'000	RM'000	RM'000	RM'000	RM'000
Lease Liabilities					
At 1 January	821,063	785,743	739,689	739,689	788,029
Additions during the financial					
year/period	70,795	76,391	93,478	19,849	18,085
Changes due to lease modification	-	-	95,580	8,480	40,183
Changes due to lease termination	-	-	(1,178)	_	(1,161)
COVID-19-related rent			,		
concessions	(55)	(63)	-	-	-
Repayments	(106,060)	(122,382)	(139,540)	(33,693)	(38,452)
At 31 December/31 March	785,743	739,689	788,029	734,325	806,684
The total cash outflow for the leases	s is as follows	S:-			
Operating Activities Lease expense recognised in profit or loss (Note 22):					
- short-term leases	15	9	96	4	57
 leases of low-value assets Interest portion of lease 	71	90	109	27	27
liabilities (Note 22)	41,640	39,435	40,937	9,468	10,108
Investing Activities Acquisition of right-of-use					
assets	-	6,620	380	-	-
Financing Activities Principal portion of lease					
liabilities	106,060	122,382	139,540	33,693	38,452
	147,786	168,536	181,062	43,192	48,644

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

28. RELATED PARTY DISCLOSURES

Transactions with related parties during the financial years/periods other than those disclosed elsewhere in the consolidated financial statements are as follows:-

		Audited		Unaudited	Audited
	FYE	31 Decemb	oer	FPE 31	March
	2021	2022	2023	2023	2024
	RM'000	RM'000	RM'000	RM'000	RM'000
Transactions with companies in which					
certain directors have substantial					
financial interests:					
 Administrative expenses 	2,494	2,856	5,361	1,559	3,261
- Lease expense	1,327	1,076	1,183	31	325
- Maintenance expense	490	186	393	108	42
- Merchant fee charges	1,712	2,217	3,112	603	1,067
- Professional fee	1,003	-	38	-	-
- Promotion expenses	78	109	4	-	-
- Purchase of goods	49,386	49,091	64,137	16,003	22,433
 Purchase of property and 					
equipment	8,903	2,500	2,351	148	288
- Advertising income	(890)	(1,460)	(1,118)	(229)	(230)
 Block display incentive received 	(1,551)	(1,283)	(1,500)	(219)	(411)
 Delivery point commission 	(46)	(20)	(14)	(4)	-
- Disposal of equipment	(37)	-	-	-	(290)
 Distribution center rebate 	(1,004)	(1,271)	(1,444)	(385)	(510)
- E-pay commission	(3,449)	(2,828)	(3,197)	(770)	(858)
 Operating lease income 	(278)	(292)	(321)	(80)	(89)
 Prompt payment charge 	(547)	(565)	(748)	(169)	(240)
- Sale of goods	(1,515)	(7,470)	(2,037)	(724)	(382)
- Sponsorship	(7)	(124)	(12)	-	-
- Supplier fund	(1,062)	(701)	(744)	(73)	(152)
- Target incentive received	(668)	(622)	(885)		(260)

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

28. RELATED PARTY DISCLOSURES (CONT'D)

Transactions with related parties during the financial years/periods other than those disclosed elsewhere in the consolidated financial statements are as follows (Cont'd):-

		Audited		Unaudited	Audited
	FYE	31 Decemb	per	FPE 31	March
	2021	2022	2023	2023	2024
	RM'000	RM'000	RM'000	RM'000	RM'000
Transactions with companies in which certain directors' close family members have substantial financial interests:	45	154	157	42	34
- Administrative expenses	43 78	80	80	20	20
- Lease expense- Maintenance expense	-	2	3	-	5
 Printing and stationery 	95	496	492	161	150
 Purchase of equipment 	72	642	1,547	148	385
- Purchase of goods	59,343	78,936	91,049	22,931	29,312
- Transportation charges	227	306	338	74	42
- Block display incentive received	-	-	(197)	-	(461)
- Sponsorship	(10)	(26)	(36)	-	-
- Supplier fund	(45)	(62)	(323)	(3)	(94)
Transaction with certain directors:					
- Lease expense	148	169	271	68	68
- Disposal of equipment	-	-	-	-	(210)

29. OPERATING SEGMENT AND GEOGRAPHICAL INFORMATION

Information about operating segment has not been reported separately as the Group's revenue, profit or loss, assets and liabilities are mainly confined to a single operating segment, namely retail of consumable merchandise and other household products.

Information about geographical areas has not been reported separately as the Group is primarily involved in business operations in Malaysia.

13. **ACCOUNTANTS' REPORT** (Cont'd)

99 SPEED MART RETAIL HOLDINGS BERHAD

(Incorporated in Malaysia)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

30. FINANCIAL GUARANTEE CONTRACTS

99SM has entered into financial guarantee contracts to provide financial guarantees to financial institutions for credit facilities granted to 99EM up to a total limit of RM10,350,000 (31.12.2023 - RM10,350,000; 31.12.2022 - RM10,350,000; 31.12.2021 - RM10,350,000). The total utilisation of these credit facilities as at 31 March 2024 amounted to RM4,771,820 (31.12.2023 - RM4,873,137; 31.12.2022 - RM5,271,529; 31.12.2021 - RM5,697,602). No maturity analysis is presented for the financial guarantee contracts as the entire amount could be recalled at any time in the event of default by 99EM.

The aforementioned financial guarantee contracts should have been recognised in the statement of financial position in accordance with the recognition and measurement policies as stated in Note 2.7. After considering that the probability of 99EM defaulting on the credit lines is remote, the financial guarantee contracts have not been recognised as the fair value on initial recognition is not expected to be material.

		Audite	d as at	
	31.12.2021 RM'000	31.12.2022 RM'000	31.12.2023 RM'000	31.3.2024 RM'000
Contractual undiscounted cash flows - on demand				
or within one year	5,698	5,272	4,873	4,772

31. CAPITAL COMMITMENT

		Audite	d as at	
	31.12.2021	31.12.2022	31.12.2023	31.3.2024
	RM'000	RM'000	RM'000	RM'000
Acquisition of property and equipment	6,620	-	18,426	16,286
Construction of property	13,881	7,889	19,924	15,837

32. CONTINGENT LIABILITIES

The Group has bank guarantees of RM18,040,400 as at 31 March 2024 (31.12.2023 - RM18,020,400; 31.12.2022 - RM17,020,400; 31.12.2021 - RM15,000,000) as security deposits in favour of utility provider, town council and supplier.

99 SPEED MART RETAIL HOLDINGS BERHAD

(Incorporated in Malaysia)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

33. SUBSIDIARIES

Details of the subsidiaries are as follows:-

Name of subsidiaries	Note	Country of Effective ownership incorporation/ interest and voting interest Principal place 31.12.2021 31.12.2022 31.12.2023 31.3.2024 of business % % %	in 31.12.2021 %	Effective (terest and value 12.2022	Effective ownership interest and voting interest 1 31.12.2022 31.12.2023	t 31.3.2024 %	Principal activities
Subsidiaries 99 Speed Mart Sdn. Bhd.	37(g)	Malaysia	*001	*001	***************************************	*001	Retail of consumable merchandise and other household products via its network of "mini mart" outlets
99 Speed Mart (East Malaysia) Sdn. Bhd.	37(g)	Malaysia	*00	*001	100*	100*	Retail of consumable merchandise and other household products via its network of "mini mart" outlets
Yiwu J-Jade Trading Co., Ltd.		China	#	#	100	100	Investment holding
Subsidiary of Yiwu J-Jade Trading Yiwu Speed Mart Import And Export Co., Ltd.		China	#	#	100	100	Exporting of consumable merchandise and other household products

As an integral part of listing the Company on Main Market of Bursa Malaysia Securities Berhad, the Company entered into a conditional share purchase agreement on 9 November 2023 to acquire the entire equity interest in 99SM and 99EM which were completed on 14 December 2023. Upon completion of the Acquisitions, 99SM and 99EM became the subsidiaries of the Company.

Not applicable since Yiwu J-Jade Trading and Yiwu SM Import & Export were incorporated on 28 September 2023 and 19 October 2023 respectively. #

13. ACCOUNTANTS' REPORT (Cont'd)

99 SPEED MART RETAIL HOLDINGS BERHAD

(Incorporated in Malaysia)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

34. FINANCIAL RISK MANAGEMENT

The activities of the Group are exposed to certain financial risks, including credit risk, liquidity risk, currency risk and interest rate risk. The overall financial risk management objective of the Group is to ensure that adequate financial resources are available for business development whilst minimising the potential adverse impacts of financial risks on its financial position, performance and cash flows.

The aforementioned financial risk management objective and its related policies and processes explained below have remained unchanged throughout the respective financial years/periods.

Credit Risk

The Group's exposure to credit risk arises mainly from receivables and deposits placed with financial institutions. The maximum credit risk exposure of these financial assets is best represented by their respective carrying amounts in the consolidated statements of financial position. The Group is also exposed to credit risk in respect of its financial guarantees provided for credit facilities granted to a subsidiary. The maximum credit risk exposure of these financial guarantees is the total utilisation of the credit facilities granted as disclosed in Note 30.

The Group manages its credit risk exposure of receivables by assessing counterparties financial standings on an on-going basis, setting and monitoring counterparties limits and credit terms. The quantitative information about such credit risk exposure is disclosed in Notes 9 and 10.

Liquidity Risk

The Group's exposure to liquidity risk relates to its ability to meet obligations associated with financial liabilities as and when they fall due. The remaining contractual maturities of financial liabilities are disclosed in their respective notes.

The Group practises prudent liquidity risk management to minimise the mismatch of financial assets and liabilities whilst maintaining sufficient cash and the availability of funding through standby credit facilities.

Currency Risk

The Group is exposed to currency risk arises mainly from transactions and balances that are denominated in currencies other than the respective functional currencies of entities within the Group. The major foreign currencies within the Group are Ringgit Malaysia ("RM") and Chinese Yuan ("RMB"), whereas the major foreign currency transacted is Chinese Yuan ("RMB").

The Group observes the movements in exchange rates and acts accordingly to minimise its exposure to currency risk.

Any reasonably possible change in the foreign currency exchange rates at the end of the financial years/period against its functional currency does not have a material impact on the profit after taxation and equity of the Group and hence, no sensitivity analysis is presented.

13. ACCOUNTANTS' REPORT (Cont'd)

99 SPEED MART RETAIL HOLDINGS BERHAD

(Incorporated in Malaysia)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

34. FINANCIAL RISK MANAGEMENT (CONT'D)

Interest Rate Risk

The Group's exposure to interest rate risk arises mainly from interest-bearing financial instruments, namely fixed deposits, loans and borrowing and lease liabilities.

The Group observes the movements in interest rates and always strives to obtain the most favourable rates available for new financing or during repricing. It is also the Group's policy to maintain a mix of fixed and floating rate financial instruments as follows:-

	Audited as at			
	31.12.2021	31.12.2022	31.12.2023	31.3.2024
	RM'000	RM'000	RM'000	RM'000
Fixed rate instruments				
Financial assets	321,318	-	-	-
Financial liabilities	785,743	739,689	788,029	806,684
Floating rate instrument				
Financial liabilities	55,763	56,531	51,935	50,765

For floating rate financial instrument measured at amortised cost, the following table demonstrates the sensitivity of profit or loss and equity to changes in interest rates that were reasonably possible at the end of the reporting period, with all other variables held constant:-

(Decrease)/Increase in Profit After Taxation

	Audited as at				
	31.12.2021 RM'000	31.12.2022 RM'000	31.12.2023 RM'000	31.3.2024 RM'000	
Increase in interest rates by 100 basis points	(424)	(430)	(395)	(386)	
Decrease in interest rates by 100 basis points	424	430	395	386	

13. ACCOUNTANTS' REPORT (Cont'd)

99 SPEED MART RETAIL HOLDINGS BERHAD

(Incorporated in Malaysia)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

35. CAPITAL MANAGEMENT

The Group manages its capital to ensure that entities within the Group will be able to maintain an optimal capital structure so as to support its businesses and maximise shareholders value. To achieve this objective, the Group may make adjustments to the capital structure in view of changes in economic conditions, such as adjusting the amount of dividend payment, returning of capital to shareholders or issuing new shares.

The Group manages its capital based on debt-to-equity ratio. The debt-to-equity ratio of the Group at the end of the reporting period is not presented as its cash and cash equivalents exceeded the total external borrowings.

There was no change in the approach to capital management during the financial years/periods.

36. FINANCIAL INSTRUMENTS

36.1 Classification of Financial Instruments

	Audited as at			
	31.12.2021	31.12.2022	31.12.2023	31.3.2024
	RM'000	RM'000	RM'000	RM'000
Financial Assets				
Amortised Cost				
Trade receivables	17,287	27,778	41,906	23,556
Other receivables	1,046	1,097	2,053	2,263
Cash and cash equivalents	350,163	85,056	137,571	78,545
	368,496	113,931	181,530	104,364
Financial Liabilities				
Amortised Cost				
Trade payables	640,159	805,175	982,140	1,065,165
Other payables and accruals	62,193	67,112	219,095	58,202
Loans and borrowing	55,763	56,531	51,935	50,765
Lease liabilities	785,743	739,689	788,029	806,684
	1,543,858	1,668,507	2,041,199	1,980,816

13. **ACCOUNTANTS' REPORT** (Cont'd)

99 SPEED MART RETAIL HOLDINGS BERHAD

(Incorporated in Malaysia)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

36. FINANCIAL INSTRUMENTS (CONT'D)

36.2 Fair Value Information

At the end of each reporting period, there were no financial instruments carried at fair values in the consolidated statements of financial position.

The carrying amounts of the financial assets and financial liabilities are reasonable approximation of fair values due to their short-term nature or that they are floating rate instruments that are re-priced to market interest rates on or near the reporting date.

The fair values of the term loans and lease liabilities are estimated by discounting expected future cash flows at market incremental lending rate for similar types of borrowings or leasing arrangements at reporting date.

37. SIGNIFICANT EVENTS DURING THE FINANCIAL YEARS/PERIOD

- (a) On 2 July 2021, 99SM entered into a Sale and Purchase Agreement with a third party to acquire a piece of leasehold land for a total purchase consideration of RM16,332,431. The acquisition was completed on 6 January 2022;
- (b) On 16 July 2021, 99SM entered into a Sale and Purchase Agreement with a third party to acquire a piece of freehold land for a total purchase consideration of RM4,466,588. The acquisition was completed on 30 December 2021;
- (c) On 8 December 2021, 99SM entered into a Sale and Purchase Agreement with a related party to acquire a piece of freehold land with a single storey warehouse and an annexed four storey office for a total purchase consideration of RM7,270,000. The acquisition was completed on 7 March 2022;
- (d) On 14 September 2023, 99SM entered into a Sale and Purchase Agreement with a third party to acquire a freehold land cum warehouse for a total purchase consideration of RM43,000,000. The acquisition was completed on 6 November 2023;
- (e) On 28 September 2023, the Company incorporated a new subsidiary, Yiwu J-Jade Trading Co., Ltd. under the Company Law of 2018 of the People's Republic of China;
- (f) On 19 October 2023, a wholly-owned subsidiary, Yiwu J-Jade Trading Co., Ltd. Incorporated a new wholly-owned subsidiary, Yiwu Speed Mart Import And Export Co., Ltd. under the Company Law of 2018 of the People's Republic of China;
- (g) On 9 November 2023, the Company entered into a Conditional Share Purchase Agreement with the existing shareholders of 99SM and 99EM for the acquisition of the entire equity interest in 99SM and 99EM comprising 15,000,000 and 2,500,000 ordinary shares respectively for a total purchase consideration of RM474,506,302 which will be satisfied by way of issuance of 474,506,302 new ordinary shares in the Company at an issue price of RM1.00 each to the existing shareholders of 99SM and 99EM. The acquisition of 99SM and 99EM was completed on 14 December 2023; and

13. ACCOUNTANTS' REPORT (Cont'd)

99 SPEED MART RETAIL HOLDINGS BERHAD

(Incorporated in Malaysia)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

37. SIGNIFICANT EVENTS DURING THE FINANCIAL YEARS/PERIOD (CONT'D)

(h) On 14 December 2023, 99SM entered into a Sale and Purchase Agreement with a third party to acquire a piece of freehold land for a total purchase consideration of RM3,715,530. The acquisition was completed on 15 February 2024.

38. SIGNIFICANT EVENTS OCCURRING AFTER THE REPORTING PERIOD

- (a) On 13 May 2024, 99EM entered into a Sale and Purchase Agreement with a third party to acquire a piece of leasehold land with a double storey detached industrial building for a total purchase consideration of RM6,820,000. sThe completion of acquisition is subject to fulfilment of the terms and conditions stipulated in the Sale and Purchase Agreement;
- (b) On 20 May 2024, the Company has subdivided every 1 existing ordinary share into approximately 16.859625 ordinary shares. The issued shares of the Company have increased from 474,506,402 ordinary shares to 8,000,000,000 ordinary shares;
- (c) On 10 June 2024, the Company had declared and paid the first interim dividend amounting to RM100,000,000 in respect of the financial year ending 31 December 2024; and
- (d) On 12 July 2024, 99SM entered into a Sale and Purchase Agreement with third parties to acquired a piece of freehold land for a total purchase consideration of RM4,000,000. The completion of acquisition is subject to fulfilment of the terms and conditions stipulated in the Sale and Purchase Agreement.

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13. ACCOUNTANTS' REPORT (Cont'd)

99 SPEED MART RETAIL HOLDINGS BERHAD

(Incorporated in Malaysia)

Lee Thiam Wah

STATEMENTS BY DIRECTORS

We, Lee Thiam Wah and Ng Lee Tieng, being two of the directors of 99 Speed Mart Retail Holdings Berhad, state that, in the opinion of the directors, the consolidated financial statements set out on pages 4 to 72 are drawn up in accordance with Malaysian Financial Reporting Standards, International Financial Reporting Standards and the Prospectus Guidelines issued by the Securities Commission Malaysia so as to give a true and fair view of the financial position of the Group as at 31 December 2021, 31 December 2022, 31 December 2023 and 31 March 2024 and of their financial performance and cash flows for the relevant reporting periods ended on those dates.

Signed in accordance with a resolution of the directors dated 26 JUL 2024

For and on behalf of the Board of Directors of 99 Speed Mart Retail Holdings Berhad

Ng Lee Tieng

14. ADDITIONAL INFORMATION

14.1 SHARE CAPITAL

- (i) Save as disclosed in this Prospectus, no securities will be allotted or issued on the basis of this Prospectus later than 6 months after the date of issue of this Prospectus.
- (ii) As at the LPD, we have only 1 class of shares in our Company, namely ordinary shares, all of which rank equally with one another. There are no special rights attached to our Shares.
- (iii) Save as disclosed in Section 6.1.3 of this Prospectus, our Company has not issued or proposed to issue any shares, stocks or debentures as fully or partly paid-up in cash or otherwise, within the Periods Under Review and up to the LPD.
- (iv) As at the date of this Prospectus, save for our Issue Shares reserved for subscription by the Eligible Persons as disclosed in Section 4.2.2 of this Prospectus, there is currently no other scheme involving our employees and Directors in the share capital of our Company or any of our subsidiaries.
- (v) We have not agreed, conditionally or unconditionally, to put the share capital of our Company or any of our subsidiaries under option.
- (vi) As at the date of this Prospectus, neither we nor our subsidiaries have any outstanding warrants, options, convertible securities or uncalled capital.
- (vii) Save as disclosed in Sections 2.2 and 12.4 of this Prospectus and save as provided for under our Constitution as reproduced in Section 14.2 below and the Act, there are no other restrictions upon the holding or voting or transfer of our Shares or the interests in our Company or any of our subsidiaries or upon the declaration or payment of any dividend or distribution thereon.

14.2 EXTRACTS OF OUR CONSTITUTION

The following provisions are reproduced from our Constitution and are qualified in its entirety by reference to our Constitution and by applicable law. The words, terms and expressions appearing in the following provisions shall bear the same meanings used in our Constitution unless they are otherwise defined or the context otherwise requires.

Words	Meaning
Act	: The Companies Act 2016 and any statutory modification, amendment or re-enactment thereof for the time being in force
Applicable Laws	: All laws, bye-laws, regulations, rules, orders and/or official directions for the time being in force affecting the Company and its subsidiaries, including but not limited to the Act, the Central Depositories Act, the Securities Laws, the Listing Requirements, Rules of the Depository and every other law for the time being in force concerning companies and affecting the Company and any other directives or requirements imposed on the Company by the relevant regulatory bodies and/or authorities
Bursa Depository	: Bursa Malaysia Depository Sdn. Bhd. including any further change of name, or its successor in title or any entity that owns or operates the central depository system of the Exchange

14. ADDITIONAL INFORMATION (Cont'd)

Words	_	Meaning
Central Depositories Act	:	Securities Industry (Central Depositories) Act 1991, and any statutory modification, amendment or re-enactment thereof for the time being in force
Company	:	99 SPEED MART RETAIL HOLDINGS BERHAD (Formerly known as "99 SPEED MART HOLDINGS SDN. BHD.") (Registration No. 202301017784 (1511706-T), or such other name which may be adopted from time to time
Constitution	:	This Constitution as originally framed or as altered from time to time by Special Resolution and this "Constitution" means any 1 of them
Deposited Security	:	A security in the Company standing to the credit of a Securities Account of a Depositor and includes securities in the Securities Account that is in suspense subject to the provisions of the Central Depositories Act and the Rules
Directors	:	The Directors for the time being of the Company (inclusive of alternate or nominee directors) and as defined in Section 2(1) of the CMSA
Exchange	:	Bursa Malaysia Securities Berhad (Registration No.: 200301033577 (635998-W)) or such other name as it may assume from time to time and its successors-in-title and permitted assigns and/or any other Exchange on which the Securities of the Company are listed
General Meeting	:	means a general meeting and/or an extraordinary general meeting, as the context shall require
Listing Requirements	:	Main Market Listing Requirements of the Exchange including the guidance notes, directives, circulars, and appendices that may be issued thereunder and any modifications or amendments thereto that may be made from time to time
Market Day	:	A day on which the stock market of the Exchange is open for trading in securities, which may include a Surprise Holiday
Month	:	Calendar month
Record of Depositors	:	A record provided by the Bursa Depository to the Company or its Registrar(s) pursuant to an application under the Rules
Register	:	The Register of Members to be kept pursuant to the Act, and unless otherwise expressed to the contrary, includes the Record of Depositors
Rules	:	The Rules of the Bursa Depository as defined under the Central Depositories Act and any appendices thereto, as amended, modified and supplemented from time to time
Security(ies)	:	Security(ies) as defined in Section 2(1) of the CMSA

14. ADDITIONAL INFORMATION (Cont'd)

Words	Meaning
Share(s)	: Issued shares in the capital of a corporation and includes stock except where a distinction between stock and shares is expressed or implied
Special Resolution	: has the meaning assigned thereto by Section 292 of the Act

14.2.1 Remuneration of Directors

Annual shareholder approval for directors' fees and benefits

Clause 109

"The fees and any benefits payable to the Directors of the Company and its subsidiaries including any compensation for loss of employment of Director or former Director shall from time to time be determined by the Company in General Meeting and such remuneration shall be divided among the Directors in such proportions and manner as the Directors may determine, provided always that:

- (a) fee payable to non-executive Directors shall be by a fixed sum, and not by a commission on or percentage of profits or turnover and which shall not exceed the amount approved by shareholders in General Meeting;
- (b) remuneration and other emoluments (including salary, bonus, benefits or any other elements) payable to executive Directors who hold an executive office in the Company pursuant to a contract of service need not be determined by the Company in General Meeting but such salaries and emoluments may not include a commission on or percentage of turnover. Nothing herein shall prejudice the powers of the Directors to appoint any of their members to be the employee or agent of the Company at such remuneration and upon such terms as they think fit provided that such remuneration shall not include commission on or percentage of turnover;
- (c) fees of Directors and any benefits payable to Directors shall be subject to annual approval at a General Meeting;
- (d) any fee paid to an alternate Director shall be agreed between himself and the Director nominating him and shall be paid out of the remuneration of the latter; and
- (e) the monetary fees and/or benefits payable to non-executive Directors of the Company, including those who are also Director of the subsidiaries includes fees, meeting allowances, travelling allowances, benefits, gratuity and compensation for loss of employment of Director or former Director of the Company provided by the Company and subsidiaries, but does not include insurance premium or any issue of securities."

Clause 110

(1) "The Directors shall be paid or reimbursed for all their travelling, hotel and other expenses properly and necessarily expended by them in and about the business of the Company including their travelling and other expenses incurred in attending meetings of the Directors or any committee of the Directors or General Meetings or otherwise in the course of the performance of their duties as Directors.

14. ADDITIONAL INFORMATION (Cont'd)

(2) If any Director being willing shall be called upon to perform extra services or to make any special exertions in going or residing away from his usual place of business or residence for any of the purposes of the Company or in giving special attention to the business of the Company as a member of a committee of Directors, the Company may remunerate the Director so doing either by a fixed sum or otherwise (other than by a sum to include a commission on or percentage of turnover) as may be determined by the Board provided that in the case of non-executive Directors, the said remuneration shall not include a commission on or percentage of profits or turnover. In the case of an executive Director, such fee may be either in addition to or in substitution for his share in the fee from time to time provided for the Directors."

Alternate Director

Clause 142

- (1) "A Director may from time to time nominate any person to act as his alternate Director and at his discretion remove such alternate Director, provided that:
 - (d) any fee paid by the Company to the alternate Director shall be deducted from that the appointing Director's remuneration.
- (2) An alternate Director shall not be entitled to receive remuneration otherwise than out of the remuneration of the Director who appoint him."

Managing and/or executive directors

Clause 144

"The remuneration of the Directors appointed to an executive position pursuant to this Constitution shall and subject to the terms of any agreement entered into in any particular case shall be fixed by the Board and may be by way of salary or commission or participation in profits or otherwise or by any or all of these modes but such remuneration shall not include a commission on or percentage of turnover but it may be a term of their appointment that they shall receive pension, gratuity or other benefits upon their retirement. The remuneration of the Director(s) appointed to an executive position shall, subject to under Clause 109, be determined by the Board or any committee authorised by the Board and can either be in addition to or in lieu of his/their fees as a Director."

14.2.2 Voting and borrowing powers of Directors

Voting powers

Clause 134

"Subject to this Constitution, any question arising at any meeting of Directors shall be decided by a majority of votes and a determination by a majority of Directors shall for all purposes be deemed a determination of the Directors. In case of an equality of votes, the Chairman of the meeting shall have a second or casting vote. The Chairman of the meeting shall however not have a second or casting vote where 2 Directors form a quorum and only such a quorum is present at the meeting or only 2 Directors are competent to vote on the question at issue. A Director present at a meeting of the Directors is presumed to have agreed to, and to have voted in favour of, a resolution of the Directors unless he expressly dissents from or votes to object against the resolution at the meeting."

14. ADDITIONAL INFORMATION (Cont'd)

Clause 138

"A Director shall not participate in any discussion or vote in regard to any contract or proposed contract or arrangement in which he has, directly or indirectly, an interest (and if he shall do so his vote shall not be counted)."

Clause 140

"A Director may vote in respect of:-

- (a) any arrangement for giving the Director himself or any other Directors any security or indemnity in respect of money lent by him to or obligations undertaken by him for the benefit of the Company; and
- (b) any arrangement for the giving by the Company of any security to a third party in respect of a debt or obligation of the Company for which the Director himself or any other Director has assumed responsibility in whole or in part, under a guarantee or indemnity or by the deposit of a security".

Clause 142(2)

"An alternate Director shall (except as regards the power to appoint an alternate Director and remuneration) be subject in all respects to the terms and conditions existing with reference to the other Directors, and shall be entitled to receive notices of all meetings of the Directors and to attend, speak and vote at any such meeting at which his appointor is not present."

Borrowing powers

Clause 114

"The Directors may exercise all the powers of the Company to borrow money, raised funds, accept credit facilities and to mortgage or charge its undertaking, property and uncalled capital, or any part thereof and to issue debentures and other Securities whether outright or as security for any debt, liability or obligation of the Company or subsidiary company or associate company or any related third party subject to the law including but not limited to the provisions of the Act and the Listing Requirements, as they may think fit."

Clause 115

"The Director shall cause a proper register to be kept in accordance with Section 362 of the Act, of all mortgages and charges specifically affecting the property of the Company and shall duly comply with the requirement of Section 352 of the Act in regard to the registration of mortgages and charges therein specified and otherwise."

Clause 116

"The Directors shall not borrow any money or mortgage or charge any of the Company's or its subsidiaries' undertaking, property or uncalled capital, or issue debentures or other securities, whether outright or as security, for any debt, liability or obligation of an unrelated third party."

14. ADDITIONAL INFORMATION (Cont'd)

14.2.3 Alteration of capital

Clause 62

"The Company may by ordinary resolution:

- (a) consolidate and divide all or any of its share capital, the proportion between the amount paid and the amount, if any, unpaid on each subdivided Share shall be the same as it was in the case of the Shares from which the subdivided Share is derived; or
- (b) subject to the provisions of this Constitution and the Act, convert and/or reclassify any class of Shares into another class of Shares; or
- (c) subdivide its share capital or any part thereof, whatever is in the subdivision, the proportion between the amount paid and the amount, if any, unpaid on each subdivided Share shall be the same as it was in the case of the Shares from which the subdivided Share is derived; or
- (d) cancel any Shares which at the date of the passing of the resolution which resolution in that behalf have not been taken or agreed to be taken by any person or which have been forfeited and diminish the amount of its Share capital by the amount of the Shares so cancelled."

Clause 63

"The Company may reduce its share capital by:

- (a) a Special Resolution and confirmation by the Court in accordance with Section 116 of the Act; or
- (b) a Special Resolution supported by a solvency statement in accordance with Section 117 of the Act."

Clause 64

"Subject to any direction by the Company in General Meeting, if any consolidation and/or subdivision of Shares results in members being entitled to any issued Shares of the Company in fractions, the Directors may deal with such fractions as they may determine including (without limitation), selling the Shares to which members are so entitled for such price as the Directors may determine and paying and distributing to the members entitled to such Shares in due proportions the net proceeds of such sale."

14.2.4 Transfer of securities

Clause 35

"The instrument of transfer of any Securities lodged with the Company shall be in writing and in the form approved in the Rules and shall be executed by or on behalf of the transferor and transferee, and the transferor shall be deemed to remain the holder of the securities until the name of the transferee is entered in the Record of Depositors in respect thereof. The transfer of any listed securities or class of listed securities of the Company, shall be made by way of book entry by the Bursa Depository in accordance with the Rules and, notwithstanding Sections 105, 106 and 110 of the Act, but subject to Section 148(2) of the Act and any exemption that may be made from compliance with Section 148(1) of the Act, the Company shall be precluded from registering and effecting any transfer of such listed securities."

14. ADDITIONAL INFORMATION (Cont'd)

Clause 36

"Subject to the Applicable Laws, the registration of transfer of any Securities may be suspended at such times and for such periods as the Directors may from time to time determine. At least 10 Market Days' notice, or such other period as may from time to time be specified by the Exchange governing the Register concerned, of intention to close the Register shall be given to the Exchange. At least 3 Market Days' prior notice shall be given to the Bursa Depository to prepare the appropriate Record of Depositors."

Clause 37

"The Bursa Depository may, in its absolute discretion, refuse to register any transfer of Deposited Security that does not comply with the Central Depositories Act and the Rules. No Securities shall in any circumstances be transferred to any infant, bankrupt or person of unsound mind."

Clause 38

"Subject to the provisions of this Constitution, the Directors may at any time after the allotment of any Share but before any person has been entered in the Register as the holder recognise a renunciation of such Share by the allottee thereof in favour of some other person and may accord to any allottee of a Share a right to effect such renunciation on such terms and conditions as the Directors may determine."

Clause 39

"Subject to any law in Malaysia for the time being in force, neither the Company nor the Directors nor any of its officers shall incur any liability for the act of the Bursa Depository in registering or acting upon a transfer of Securities although the same may, by reason of any fraud or other causes not known to the Company or the Directors or other of its officers, be legally inoperative or insufficient to pass the property in the Securities proposed or professed to be transferred, and although the transfer may, as between the transferor and the transferee, be liable to be set aside and notwithstanding that the Company may have noticed that such instrument or transfer was signed or executed and delivered by the transferor in the blank as to the name of the transferee, of the particulars of the Securities transferred or otherwise in defective manner. And in every case, the person registered as transferee, his executors, administrators and assignees alone shall be entitled to be recognised as the holder of such Securities and the previous holder shall, so far as the Company is concerned, be deemed to have transferred his whole title thereto."

14.2.5 Changes in capital and variation of class rights, preferences and restrictions attached to each class of securities relating to voting, dividend, liquidation and any rights

Clause 13

"Subject to the provisions of Sections 71 and 91 of the Act, if at any time the share capital is divided into different classes of Shares, the rights attached to Shares in any class of Shares (unless otherwise provided by the terms of issue of the shares of that class) may, whether or not the Company is being wound up, be varied with:

(a) a Special Resolution passed at a separate meeting of the shareholders of that class: or

14. ADDITIONAL INFORMATION (Cont'd)

(b) where necessary majority of such a Special Resolution is not obtained at the meeting, consent in writing if obtained from the holders of not less than seventy-five per centum (75%) of the total voting rights of the shareholders of that class within 2 Months of the meeting,

shall be as valid and effectual as a Special Resolution carried at the meeting. To every such separate General Meeting, the provisions of this Constitution relating to General Meetings shall mutatis mutandis apply, but so that the necessary quorum shall be at least 2 persons who are shareholders present in person or represented by proxy holding at least one-third (1/3) of the number of issued Shares of the class, excluding any Shares of that class held as treasury Shares and that any holder of Shares of the class present in person or by proxy may demand a poll.

If that class of Shares only has 1 holder, a quorum is constituted by 1 person present holding Shares of such class. For adjourned meeting, quorum is 1 person present holding Shares of such class. To every such Special Resolution, the provisions of Section 292 of the Act shall with such adaptations as are necessary, apply."

14.3 DEPOSITED SECURITIES AND RIGHTS OF DEPOSITORS

As our Shares are proposed for quotation on the Official List, such Shares must be prescribed as shares required to be deposited with Bursa Depository. Upon such prescription, a holder of our Shares must deposit his Shares with Bursa Depository on or before the date is fixed, failing which our Share Registrar will be required to transfer his Shares to the Minister of Finance and such Shares may not be traded on Bursa Securities.

Dealing in our Shares deposited with Bursa Depository may only be effected by a person having a securities account with Bursa Depository ("**Depositor**") by means of entries in the securities account of that Depositor.

A Depositor whose name appears in the Record of Depositors maintained by Bursa Depository in respect of our Shares shall be deemed to be a shareholder of our Company and shall be entitled to all rights, benefits, powers and privileges and be subject to all liabilities, duties and obligations in respect of, or arising from, such Shares.

14.4 LIMITATION ON THE RIGHT TO HOLD SECURITIES AND/OR EXERCISE VOTING RIGHTS

Subject to Section 14.3 above, there is no limitation on the right to own our Shares, including any limitation on the right of a non-resident or non-Malaysian shareholder to hold or exercise voting rights on our Shares, which is imposed by Malaysian law or by our Constitution.

14.5 REPATRIATION OF CAPITAL, REMITTANCE OF PROFIT AND TAXATION

As at the LPD, save as disclosed below, there are no governmental decrees, regulations or other legislations that may affect the repatriation of capital and the remittance of profits by us or our material foreign subsidiaries to Malaysia:

(i) Malaysia

All corporations in Malaysia are required to adopt a single-tier dividend. All dividends distributed by Malaysian resident companies under a single-tier dividend are not taxable. Further, the Government does not levy withholding tax on dividend payment. Therefore, there is no withholding tax imposed on dividends paid to non-residents by Malaysian resident companies. There is no Malaysian capital gains tax arising from the disposal of listed shares.

14. ADDITIONAL INFORMATION (Cont'd)

(ii) The PRC

The principal regulations governing foreign currency exchange in the PRC are the Foreign Exchange Administration Regulations of the PRC, which was promulgated by the State Council on 29 January 1996 and was most recently amended on 5 August 2008. Pursuant to these regulations and other PRC rules and regulations on currency conversion, RMB is freely convertible into other currencies for payments of current account items, such as trade-related and service-related foreign exchange transactions and dividend payments, but not freely convertible into other currencies for capital account items, such as direct investment, repatriation or remittance of capital invested in the PRC, loan or investment in securities outside the PRC unless prior approval of the State Administration of Foreign Exchange, or the SAFE, or its local counterpart is obtained.

The Circular on Further Simplifying and Improving the Foreign Currency Management Policy on Direct Investment, or SAFE Circular 13, which became effective on 1 June 2015 and was amended on 30 December 2019, cancels the administrative approvals of foreign exchange registration of foreign direct investment and simplifies the procedure of foreign exchange-related registration. Pursuant to SAFE Circular 13, local banks, under the supervision and guidance of SAFE or its local counterparts, shall review and handle foreign exchange registration for foreign direct investment.

Regulation related to dividend distribution

The principal laws governing dividend distributions by our PRC subsidiaries include the Company Law of the PRC which was promulgated on 29 December 1993 and latest amended on 29 December 2023, the Foreign Investment Law of the PRC which was promulgated on 15 March 2019 and became effective on 1 January 2020, and its implementation regulations were promulgated on 26 December 2019 and became effective on 1 January 2020.

PRC companies may pay dividends only out of their accumulated profits, if any, which are determined in accordance with the PRC accounting standards. In addition, PRC companies are required to set aside each year at least 10% of their after-tax profit based on the PRC accounting standards to their statutory general reserve fund until the cumulative amount of such reserve fund reaches 50% of their registered capital. These reserves are not distributable as cash dividends. A PRC company shall not distribute any profits until any losses from prior fiscal years have been offset.

Under The Enterprise Income Tax Law of the PRC which was enacted on 16 March 2007 and amended on 24 February 2017 and 29 December 2018, and its Implementing Rules, an enterprise established outside China with a "de facto management body" within China is considered a "resident enterprise", which means it can be treated as domestic enterprise for enterprise income tax purposes. A non-resident enterprise that does not have an establishment or place of business in China, or has an establishment or place of business in China but the income of which has no actual relationship with such establishment or place of business, shall pay enterprise income tax on its income deriving from inside China at the reduced rate of 10%. Dividends generated after January 1, 2008 and payable by a foreign-invested enterprise in China to its foreign enterprise investors are subject to a 10% withholding tax, unless any such foreign investor's jurisdiction of incorporation has a tax treaty with China that provides for a preferential withholding arrangement.

14. ADDITIONAL INFORMATION (Cont'd)

14.6 MATERIAL CONTRACTS

Save as disclosed below, our Group has not entered into any material contracts that are not in the ordinary course of our Group's business during the Periods Under Review and up to the date of this Prospectus:

14.6.1 Sale and purchase agreement dated 2 July 2021 in respect of the acquisition of property under Pajakan Negeri 117751, Lot 115195, Mukim Dengkil, Daerah Sepang, Negeri Selangor

On 2 July 2021, 99SM entered into a sale and purchase agreement with Dynasynergy Technology Sdn Bhd to acquire a piece of vacant land known as Pajakan Negeri 117751, Lot 115195, Mukim Dengkil, Daerah Sepang, Negeri Selangor measuring approximately 15,483.0 square metres for a total cash consideration of RM16.3 million. The sale and purchase agreement was completed on 6 January 2022. The property has been earmarked for the development of a new 120,000 sq. ft. DC located in Selangor. For further details on the development of this new DC and the property, see Section 7.9.4 and Annexure A of this Prospectus.

14.6.2 Sale and purchase agreement dated 14 September 2023 in respect of the acquisition of property under Geran 53981, No. Lot 40374, Pekan Hicom, Daerah Petaling, Negeri Selangor

On 14 September 2023, 99SM entered into a sale and purchase agreement with Eight Development (M) Sdn Bhd to acquire a piece of land with a warehouse erected thereon known as Geran 53981, No. Lot 40374, Pekan Hicom, Daerah Petaling, Negeri Selangor measuring approximately 13,062.0 square metres for a total cash consideration of RM43.0 million. The sale and purchase agreement was completed on 6 November 2023. For more details of the property, see Annexure A of this Prospectus.

14.6.3 Deeds of Assignment for the assignments of the Trademarks by Lee Intellectual Properties to 99SM

On 11 September 2023, Lee Intellectual Properties has assigned to 99SM the benefits, rights, title and interests in the trademarks that we use in our Group's business in Malaysia and Singapore under the Deeds of Assignment for a nominal consideration of RM10.00 and SGD10.00 respectively.

Thereafter, Lee Intellectual Properties also executed Deeds of Assignment to assign the benefits, rights, title and interests in the trademarks registered in Thailand, the Philippines, Indonesia and China, to 99SM on 20 September 2023, 2 October 2023, 6 January 2023 and 12 September 2023, respectively.

For more details of the trademarks which are subject to the Deeds of Assignment described above, see Annexure B of this Prospectus.

14. ADDITIONAL INFORMATION (Cont'd)

14.6.4 99SM and 99EM Share Sale Agreement

To establish our Group, on 9 November 2023, our Company entered into the 99SM and 99EM Share Sale Agreement to acquire from Lee Thiam Wah and Ng Lee Tieng:

- (i) the 99SM Sale Shares, representing 100.0% equity interest in 99SM for a total consideration of RM435,146,830; and
- (ii) the 99EM Sale Shares, representing 100.0% equity interest in 99EM for a total consideration of RM39,359,472.

The consideration for the 99SM Sale Shares and the 99EM Sale Shares was to be fully settled via the issuance and allotment of 455,526,050 new Shares to Lee Thiam Wah and 18,980,252 new Shares to Ng Lee Tieng at an issue price of RM1.00 each. On 14 December 2023, Lee Thiam Wah nominated Lee LYG Holdings to receive 256,589,283 new Shares from the 455,526,050 new Shares to be allotted to him. The 99SM and 99EM Share Sale Agreement was completed on 14 December 2023.

14.6.5 Master Cornerstone Placement Agreement dated 26 July 2024

Master Cornerstone Placement Agreement dated 26 July 2024 entered into between our Company, the Selling Shareholders, the Sole Bookrunner and the Cornerstone Investors, under which the Cornerstone Investors agree to acquire an aggregate of 786,000,000 IPO Shares, representing approximately 9.4% of the enlarged issued share capital of our Company, pursuant to the Institutional Offering at the Institutional Price on the terms and subject to the conditions as set out in the Master Cornerstone Placement Agreement and the relevant individual cornerstone placement agreements.

14.6.6 Retail Underwriting Agreement dated 26 July 2024

Retail Underwriting Agreement dated 26 July 2024 entered into between our Company, the Sole Managing Underwriter and the Joint Underwriters to underwrite 210,000,000 Issue Shares under the Retail Offering at an underwriting commission calculated at the rate of up to 1.25% (exclusive of applicable tax) of the Retail Price, multiplied by the number of Issue Shares underwritten.

14.6.7 Lock-up letter dated 26 July 2024 in relation to our IPO and Listing

Lock-up letters dated 26 July 2024 issued by our Company, the Selling Shareholders, Lee LYG Holdings, Lee Lay Liang, Lee Yan Zhong, Lee Lai Lee, Lee Lay Wan, Lee Leong Tek, Lee Lay Hong, Lee Lay Sin, Tan Suah Teng and Lee Leong Yew to the Sole Bookrunner in relation to the lock-up arrangement for our IPO and Listing, details of which are set out in Section 4.8.3 of this Prospectus.

14.7 MATERIAL LITIGATIONS

As at the LPD, our Group is not engaged in any governmental, legal or arbitration proceedings, including those relating to bankruptcy, receivership or similar proceedings which may have or have had, material or significant effects on our financial position or profitability in the 12 months immediately preceding the date of this Prospectus.

14. ADDITIONAL INFORMATION (Cont'd)

14.8 CONSENTS

The written consents of the Principal Adviser, Sole Managing Underwriter, Sole Bookrunner, Stabilising Manager, Joint Underwriters, Legal Advisers, Share Registrar, Issuing House and company secretaries as listed in the Corporate Directory of this Prospectus for the inclusion in this Prospectus of their names in the form and context in which such names appear have been given before the issue of this Prospectus and have not subsequently been withdrawn.

The written consent of the Reporting Accountants for the inclusion of its name, the Accountants' Report and the Reporting Accountants' Letter on the Pro Forma Consolidated Statements of Financial Position and all references thereto in the form and context in which they are included in this Prospectus has been given before the issue of this Prospectus and has not subsequently been withdrawn.

The written consent of Frost & Sullivan for the inclusion of its name, the IMR Report and all references thereto in the form and context in which they are included in this Prospectus has been given before the issue of this Prospectus and has not subsequently been withdrawn.

14.9 DOCUMENTS AVAILABLE FOR INSPECTION

Copies of the following documents may be inspected at our registered office during office hours for a period of 6 months from the date of this Prospectus:

- (i) our Constitution;
- (ii) our material contracts as referred to in Section 14.6 of this Prospectus;
- (iii) our Company's audited consolidated financial statements for the FYE 2023 and FPE 31 March 2024;
- (iv) the audited financial statements for 99SM and 99EM for the FYE 2021, FYE 2022, FYE 2023 and FPE 31 March 2024;
- (v) the Reporting Accountants' Letter on the Pro Forma Consolidated Statements of Financial Position as included in Section 12.5 of this Prospectus;
- (vi) the Accountants' Report as included in Section 13 of this Prospectus;
- (vii) the IMR Report as included in Section 8 of this Prospectus; and
- (viii) the letters of consent referred to in Section 14.8 of this Prospectus.

14. ADDITIONAL INFORMATION (Cont'd)

14.10 RESPONSIBILITY STATEMENTS

Our Directors, our Promoters and the Selling Shareholders have seen and approved this Prospectus. They collectively and individually accept full responsibility for the accuracy of the information. Having made all reasonable enquiries, and to the best of their knowledge and belief, they confirm there is no false or misleading statement or other facts which if omitted, would make any statement in this Prospectus false or misleading.

CIMB, being our Principal Adviser, Sole Bookrunner for the Institutional Offering, and the Sole Managing Underwriter, Joint Underwriter for the Retail Offering and Stabilising Manager in relation to our IPO, acknowledges that, based on all available information, and to the best of their knowledge and belief, this Prospectus constitutes a full and true disclosure of all material facts concerning our IPO.

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15. PROCEDURES FOR APPLICATION

THIS SUMMARY OF PROCEDURES FOR APPLICATION AND ACCEPTANCE DOES NOT CONTAIN THE DETAILED PROCEDURES AND FULL TERMS AND CONDITIONS AND YOU CANNOT RELY ON THIS SUMMARY FOR PURPOSES OF ANY APPLICATION FOR OUR IPO SHARES. YOU MUST REFER TO THE DETAILED PROCEDURES AND TERMS AND CONDITIONS AS SET OUT IN THE "DETAILED PROCEDURES FOR APPLICATION AND ACCEPTANCE" ACCOMPANYING THE ELECTRONIC COPY OF OUR PROSPECTUS ON THE WEBSITE OF BURSA SECURITIES. YOU SHOULD ALSO CONTACT THE ISSUING HOUSE FOR FURTHER ENQUIRIES.

Unless otherwise defined, all words and expressions used in this Section shall carry the same meaning as ascribed to them in our Prospectus.

Unless the context otherwise requires, words used in the singular include the plural, and vice versa.

15.1 OPENING AND CLOSING OF APPLICATION

OPENING OF THE APPLICATION PERIOD: 10:00 A.M., 15 August 2024

CLOSING OF THE APPLICATION PERIOD: 5:00 P.M., 23 August 2024

In the event there is any change to the dates and times stated above, we will advertise the notice of changes in widely circulated English and Bahasa Malaysia daily newspapers within Malaysia and make an announcement on the website of Bursa Securities.

Late Applications will not be accepted.

15.2 METHODS OF APPLICATION

15.2.1 Application of our IPO Shares under the Retail Offering

Application must accord with our Prospectus and our Constitution. The submission of an Application Form does not mean that the Application will succeed. You agree to be bound by our Constitution.

Types of Application and category of investors	Application method					
Applications by the Eligible Persons	Pink Application Form only					
Applications by the Malaysian Public:						
(i) Individuals	Application Form or Electronic Share Application or Internet Share Application					
(ii) Non-individuals	Application Form only					

15.2.2 Application of our IPO Shares under the Institutional Offering

Institutional and selected investors (other than Bumiputera investors approved by the MITI) who have been allocated our IPO Shares under the Institutional Offering will be contacted directly by the Sole Bookrunner and should follow the instructions as communicated by the Sole Bookrunner.

Bumiputera investors approved by the MITI who have been allocated our IPO Shares will be contacted directly by the MITI and should follow the instructions as communicated by the MITI.

15. PROCEDURES FOR APPLICATION (Cont'd)

15.3 ELIGIBILITY

15.3.1 **General**

You must have a CDS account and a correspondence address in Malaysia. If you do not have a CDS account, you may open a CDS account by contacting any of the ADAs set out in the list of ADAs accompanying the electronic copy of our Prospectus on the website of Bursa Securities. The CDS account must be in your own name. Invalid, nominee or third party CDS accounts will not be accepted for the Applications.

Only 1 Application Form for each category from each applicant will be considered and APPLICATIONS MUST BE FOR AT LEAST 100 IPO SHARES OR MULTIPLES OF 100 IPO SHARES.

MULTIPLE APPLICATIONS WILL NOT BE ACCEPTED UNLESS EXPRESSLY ALLOWED IN THESE TERMS AND CONDITIONS. AN APPLICANT WHO SUBMITS MULTIPLE APPLICATIONS IN HIS OWN NAME OR BY USING THE NAME OF OTHERS, WITH OR WITHOUT THEIR CONSENT, COMMITS AN OFFENCE UNDER SECTION 179 OF THE CMSA AND IF CONVICTED, MAY BE PUNISHED WITH A MINIMUM FINE OF RM1,000,000 AND A JAIL TERM OF UP TO 10 YEARS UNDER SECTION 182 OF THE CMSA.

AN APPLICANT IS NOT ALLOWED TO SUBMIT MULTIPLE APPLICATIONS IN THE SAME CATEGORY OF APPLICATION.

AN APPLICANT WHO WISHES TO APPLY FOR IPO SHARES USING A JOINT BANK ACCOUNT SHOULD COMMUNICATE WITH THE FINANCIAL INSTITUTION IN CHARGE OF IPO APPLICATION TO PROVIDE THE MATCHING NAME IN THE JOINT BANK ACCOUNT AGAINST HIS/ HER CDS ACCOUNT TO ISSUING HOUSE. THIS IS TO ENSURE THAT ISSUING HOUSE RECEIVES IPO APPLICATION WHERE THE NAME IN THE JOINT BANK ACCOUNT MATCHES AGAINST THE NAME IN THE CDS ACCOUNT AND TO MINIMISE THE INCIDENT OF REJECTED IPO APPLICATION DUE TO "CDS ACCOUNT BELONGS TO OTHER PERSON". COMPANY, PRINCIPAL ADVISER AND ISSUING HOUSE ARE NOT RESPONSIBLE FOR ANY ISSUE ARISING THEREAFTER.

15.3.2 Application by the Malaysian Public

You can only apply for our IPO Shares if you fulfil all of the following:

- (i) you must be one of the following:
 - (a) a Malaysian citizen who is at least 18 years old as at the date of the Application; or
 - (b) a corporation/institution incorporated in Malaysia with a majority of Malaysian citizens on your board of directors/trustees and if you have a share capital, more than half of the issued share capital, excluding preference share capital, is held by Malaysian citizens; or
 - (c) a superannuation, co-operative, foundation, provident, pension fund established or operating in Malaysia;
- (ii) you must not be a director or employee of the Issuing House or an immediate family member of a director or employee of the Issuing House; and

15. PROCEDURES FOR APPLICATION (Cont'd)

- (iii) you must submit the Application by using only one of the following methods:
 - (a) Application Form;
 - (b) Electronic Share Application; or
 - (c) Internet Share Application.

15.3.3 Application by the Eligible Persons

The Eligible Persons will be provided with Pink Application Forms and letters from us detailing their respective allocation. The applicants must follow the notes and instructions in the said document and where relevant, in this Prospectus.

15.4 PROCEDURES FOR APPLICATION BY WAY OF AN APPLICATION FORM

The Application Form must be completed in accordance with the notes and instructions contained in the respective category of the Application Form. Applications made on the incorrect type of Application Form or which do not conform **STRICTLY** to the terms of our Prospectus or the respective category of Application Form or notes and instructions or which are illegible will not be accepted.

The FULL amount payable is RM1.65 for each IPO Share.

Payment must be made out in favour of "MIH SHARE ISSUE ACCOUNT NO. 640" and crossed "A/C PAYEE ONLY" and endorsed on the reverse side with your name and address.

Each completed Application Form, accompanied by the appropriate remittance and legible photocopy of the relevant documents may be submitted using one of the following methods:

(i) despatch by **ORDINARY POST** in the official envelopes provided to the following address:-

MALAYSIAN ISSUING HOUSE SDN BHD

(Registration No. 199301003608 (258345-X)) 11th Floor, Menara Symphony No. 5, Jalan Prof. Khoo Kay Kim Seksyen 13, 46200 Petaling Jaya Selangor Darul Ehsan

OR

P.O. Box 00010

Pejabat Pos Jalan Sultan 46700 Petaling Jaya Selangor Darul Ehsan

(ii) **DELIVER BY HAND AND DEPOSIT** in the drop-in boxes provided at the front portion of Menara Symphony, No. 5, Jalan Prof. Khoo Kay Kim, Seksyen 13, 46200 Petaling Jaya, Selangor Darul Ehsan,

so as to arrive not later than 5.00 p.m. on 23 August 2024 or such other time and date as our Directors and the Joint Underwriters may, in their absolute discretion, mutually decide as the date or time for closing.

We, together with the Issuing House, will not issue any acknowledgement of the receipt of your Application Form or Application monies. Please direct all enquiries in respect of the Application Form to the Issuing House.

15. PROCEDURES FOR APPLICATION (Cont'd)

Please refer to the detailed procedures and terms and conditions of the Application Forms set out in the "Detailed Procedures for Application and Acceptance" accompanying the electronic copy of this Prospectus on the website of Bursa Securities or contact the Issuing House for further enquiries.

15.5 PROCEDURES FOR APPLICATION BY WAY OF ELECTRONIC SHARE APPLICATION

Only Malaysian individuals may apply for our IPO Shares offered to the Malaysian Public by way of Electronic Share Application.

Electronic Share Applications may be made through the ATM of the following Participating Financial Institutions and their branches, namely, Affin Bank Berhad, Alliance Bank Malaysia Berhad, AmBank (M) Berhad, CIMB Bank Berhad, Malayan Banking Berhad, Public Bank Berhad and RHB Bank Berhad. A processing fee will be charged by the respective Participating Financial Institutions (unless waived) for each Electronic Share Application.

The exact procedures, terms and conditions for Electronic Share Application are set out on the ATM screens of the relevant Participating Financial Institutions.

Please refer to the detailed procedures and terms and conditions of Electronic Share Application set out in the "Detailed Procedures for Application and Acceptance" accompanying the electronic copy of this Prospectus on the website of Bursa Securities or contact the relevant Participating Financial Institution for further enquiries.

15.6 PROCEDURES FOR APPLICATION BY WAY OF INTERNET SHARE APPLICATION

Only Malaysian individuals may use the Internet Share Application to apply for our IPO Shares offered to the Malaysian Public.

Internet Share Applications may be made through an internet financial services website of the Internet Participating Financial Institutions, namely, Affin Bank Berhad, Alliance Bank Malaysia Berhad, CGS International Securities Malaysia Sdn Bhd (formerly known as CGS-CIMB Securities Sdn Bhd), Malacca Securities Sdn Bhd, Malayan Banking Berhad, Moomoo Securities Malaysia Sdn Bhd and Public Bank Berhad. A processing fee will be charged by the respective Internet Participating Financial Institutions (unless waived) for each Internet Share Application.

The exact procedures, terms and conditions for Internet Share Application are set out on the internet financial services website of the respective Internet Participating Financial Institutions.

Please refer to the detailed procedures and terms and conditions of Internet Share Application set out in the "**Detailed Procedures for Application and Acceptance**" accompanying the electronic copy of this Prospectus on the website of Bursa Securities or contact the relevant Participating Financial Institution for further enquiries.

15. PROCEDURES FOR APPLICATION (Cont'd)

15.7 AUTHORITY OF OUR BOARD AND THE ISSUING HOUSE

The Issuing House, on the authority of our Board, reserves the right to:

- (i) reject the Applications which:
 - do not conform to the instructions of our Prospectus, Application Forms, Electronic Share Application and Internet Share Application (where applicable); or
 - (b) are illegible, incomplete or inaccurate; or
 - (c) are accompanied by an improperly drawn up, or improper form of, remittance; or
- (ii) reject or accept any Application, in whole or in part, on a non-discriminatory basis without the need to give any reason; and
- (iii) bank in all Application monies (including those from unsuccessful/partially successful applicants) which would subsequently be refunded, where applicable (without interest), in accordance with Section 15.9 of this Prospectus.

If you are successful in your Application, our Board reserves the right to require you to appear in person at the registered office of the Issuing House at any time within 14 days of the date of the notice issued to you to ascertain that your Application is genuine and valid. Our Board shall not be responsible for any loss or non-receipt of the said notice nor shall it be accountable for any expenses incurred or to be incurred by you for the purpose of complying with this provision.

15.8 OVER/UNDER-SUBSCRIPTION

In the event of over-subscription for the Retail Offering, the Issuing House will conduct a ballot in the manner approved by our Directors to determine the acceptance of Applications in a fair and equitable manner. In determining the manner of balloting, our Directors will consider the desirability of allotting and allocating our IPO Shares to a reasonable number of applicants for the purpose of broadening the shareholding base of our Company and establishing a liquid and adequate market for our Shares.

The basis of allocation of shares and the balloting results in connection therewith will be furnished by the Issuing House to the SC, Bursa Securities, all major Bahasa Malaysia and English newspapers as well as posted on the Issuing House's website at www.mih.com.my within 1 business day after the balloting event.

Bursa Securities has, via its letter dated 2 May 2024, resolved to accept a lower public shareholding spread of 15.0% upon our Listing, as in compliance with Paragraph 8.02(1) of the Listing Requirements. In addition, pursuant to the Listing Requirements, we are required to have at least 1,000 public shareholders holding not less than 100 Shares each upon our Listing. We expect to achieve this at the point of our Listing. In the event the above requirement is not met, we may not be allowed to proceed with our Listing. In the event thereof, monies paid in respect of all Applications will be returned in full (without interest).

In the event of an under-subscription of our IPO Shares by the Malaysian Public and/or Eligible Persons, subject to the clawback and reallocation as set out in Section 4.2.3 of our Prospectus, any of the abovementioned IPO Shares not applied for will then be subscribed by the Joint Underwriters based on the terms of the Retail Underwriting Agreement.

15. PROCEDURES FOR APPLICATION (Cont'd)

In the event that the Final Retail Price is lower than the Retail Price, the difference will be refunded to you without any interest thereon. The refund will be credited into your bank account for purposes of cash dividend/distribution if you have provided such bank account information to Bursa Depository or despatched, in the form of cheques, by ordinary post to your address maintained with Bursa Directory if you have not provided such bank account information to Bursa Depository, or by crediting into your account with the Electronic Participating Financial Institutions for applications made via the Electronic Share Application or by crediting into your account with the Internet Participating Financial Institutions for applications made via the Internet Share Application, within 10 Market Days from the date of final ballot of application, at your own risk.

15.9 UNSUCCESSFUL/PARTIALLY SUCCESSFUL APPLICANTS

If you are unsuccessful/partially successful in your Application, your Application monies (without interest) will be refunded to you in the following manner.

15.9.1 For applications by way of Application Form

- (i) The Application monies or the balance of it, as the case may be, will be returned to you through the self-addressed and stamped Official "A" envelope you provided by ordinary post (for fully unsuccessful Applications) or by crediting into your bank account (the same bank account you have provided to Bursa Depository for the purposes of cash dividend/distribution) or if you have not provided such bank account information to Bursa Depository, the balance of Application monies will be refunded via banker's draft sent by ordinary/registered post to your last address maintained with Bursa Depository (for partially successful Applications) within 10 Market Days from the date of the final ballot at your own risk.
- (ii) If your Application is rejected because you did not provide a CDS account number, your Application monies will be refunded via banker's draft sent by ordinary/registered post to your address as stated in the National Registration Identity Card or any official valid temporary identity document issued by the relevant authorities from time to time or the authority card (if you are a member of the armed forces or police) at your own risk.
- (iii) A number of Applications will be reserved to replace any successfully balloted Applications that are subsequently rejected. The Application monies relating to these Applications which are subsequently rejected or unsuccessful or only partly successful will be refunded (without interest) by the Issuing House as per items (i) and (ii) above (as the case may be).
- (iv) The Issuing House reserves the right to bank into its bank account all Application monies from unsuccessful applicants. These monies will be refunded (without interest) within 10 Market Days from the date of the final ballot by crediting into your bank account (the same bank account you have provided to Bursa Depository for the purposes of cash divided/distribution) or by issuance of banker's draft sent by registered post to your last address maintained with Bursa Depository if you have not provided such bank account information to Bursa Depository or as per item (ii) above (as the case may be).

15. PROCEDURES FOR APPLICATION (Cont'd)

15.9.2 For applications by way of Electronic Share Application and Internet Share Application

- (i) The Issuing House shall inform the Participating Financial Institutions or Internet Participating Financial Institutions of the unsuccessful or partially successful Applications within 2 Market Days after the balloting date. The full amount of the Application monies or the balance of it will be credited without interest into your account with the Participating Financial Institution or Internet Participating Financial Institution (or arranged with the Authorised Financial Institutions) within 2 Market Days after the receipt of confirmation from the Issuing House.
- (ii) You may check your account on the 5th Market Day from the balloting date.
- (iii) A number of Applications will be reserved to replace any successfully balloted Applications that are subsequently rejected. The Application monies relating to these Applications which are subsequently rejected will be refunded (without interest) by the Issuing House by crediting into your account with the Participating Financial Institution or Internet Participating Financial Institution (or arranged with the Authorised Financial Institutions) not later than 10 Market Days from the date of the final ballot. For Applications that are held in reserve and which are subsequently unsuccessful or partially successful, the relevant Participating Financial Institution will be informed of the unsuccessful or partially successful Applications within 2 Market Days after the final balloting date.

The Participating Financial Institution will credit the Application monies or any part thereof (without interest) within 2 Market Days after the receipt of confirmation from the Issuing House.

15.10 SUCCESSFUL APPLICANTS

If you are successful in your Application:

- (i) Our IPO Shares allotted to you will be credited into your CDS account.
- (ii) A notice of allotment will be despatched to you at your last address maintained with the Bursa Depository, at your own risk, before our Listing. This is your only acknowledgement of acceptance of your Application.
- (iii) In accordance with Section 14(1) of the SICDA, Bursa Securities has prescribed our Shares as Prescribed Securities. As such, our IPO Shares issued/offered through our Prospectus will be deposited directly with Bursa Depository and any dealings in these Shares will be carried out in accordance with the SICDA and Rules of Bursa Depository.
- (iv) In accordance with Section 29 of the SICDA, all dealings in our Shares will be by book entries through CDS accounts. No physical share certificates will be issued to you and you shall not be entitled to withdraw any deposited securities held jointly with Bursa Depository or its nominee as long as our Shares are listed on Bursa Securities.

15. PROCEDURES FOR APPLICATION (Cont'd)

15.11 ENQUIRIES

Enquiries in respect of the Applications may be directed as follows:

Mode of application	Parties to direct the queries							
Application Form	Issuing House Enquiry Services Telephone at +603-7890 4700							
Electronic Share Application	The relevant Participating Financial Institutions							
Internet Share Application	The relevant Internet Participating Financial Institutions or Authorised Financial Institutions							

You may also check the status of your Application at the Issuing House's website at www.mih.com.my, by entering your CDS Account Number on the site on the allotment date, after 3:00 PM. Alternatively, you may contact any of the ADAs set out in Section 12 of the Detailed Procedures for Application and Acceptance accompanying the Electronic Prospectus on the website of Bursa Securities.

ANNEXURE A: OUR MATERIAL PROPERTIES

A.1 MATERIAL PROPERTIES OWNED BY OUR GROUP

As at the LPD, details of the material properties owned by our Group are as follows:

NBV as at 31 March 2024 (RM'000)	16,017	7,431
N Encumbrances on property	This land was charged to CIMB Bank Berhad vide No. Perserahan 47797/2020 on 14 August 2020 and is still subsisting	Ξ̈̈̈Z
Category of land use/ Express condition/ Restriction in interest	Category of land use Building ("Bangunan") Express condition Business building ("Bangunan Perniagaan") Restriction in interest The land held under this title shall not be transferred, leased or charged without prior consent from the State Authority.	Category of land use Industrial ("Perusahaan/ Perindustrian") Express condition Industrial ("Perusahaan") Restriction in interest Nil
Built-up area/ Land area (approximate) (sq. metres unless otherwise stated)	4,316 / 1,439	3,650 / 5,326
Date of issuance of CCC or equivalent	11 February 2016	30 April 2004
Description of property/ Existing use	12-storey office building consisting of 1 storey semi-basement, 1 storey business space, 4 storeys car park and 7 storeys office space/ Headquarters of the Company known as "Wisma 99 Speedmart"	Single storey detached warehouse with an annexed 4 storey office building/ DC known as "Jalan Kapar DC"
Registered owner/ Beneficial owner/ Title Lot. no./ Postal address/ Tenure	H.S.(D) 110331 PT 2811 Seksyen 24, Bandar Klang, Daerah Klang, Negeri Selangor / Lot PT 2811, Jalan Angsa, Taman Berkeley, 41150 Klang, Selangor / Leasehold for the period of 99 years expiring on 17 August 2104	99SM / Geran Mukim 22377, Lot 103609, Mukim Kapar, Daerah Klang, Negeri Selangor / PT 33198, Batu 4, Jalan Kapar, 42100 Klang, Selangor / Freehold
o N	÷	N.

ANNEXURE A: OUR MATERIAL PROPERTIES (Cont'd)

NBV as at 31 March 2024 (RM'000)	7,619	10,242
Encumbrances on property	Ē	Ē
Category of land use/ Express condition/ Restriction in interest	Category of land use Industrial ("Perusahaan") Express condition Industrial ("Perusahaan") Restriction in interest Nii	Category of land use Industrial ("Perusahaan/ Perindustrian") Express condition Light Industrial ("Industri Ringan") Restriction in interest The land shall only be transferred to a Chinese.
Built-up area/ Land area (approximate) (sq. metres unless otherwise stated)	4,510 / 9,776	6,037 / 9,991
Date of issuance of CCC or equivalent	6 March 2009	12 April 2012
Description of property/ Existing use	Single storey detached warehouse with a double storey office, guardhouse, waste chamber and electrical substation / DC known as "Jalan Kebun DC"	Single storey detached warehouse with a double storey office, electrical substation and guardhouse / DC known as "Balakong DC"
Registered owner/ Beneficial owner/ Title Lot. no./ Postal address/ Tenure	99SM / H.S.(D) 136784 PT 129950, Mukim Klang, Daerah Klang, Negeri Selangor / Lot 201, 202, 203, Jalan Seri Gambut 3, Kawasan 7 Bandar Putra Klang, 41100 Klang, Selangor /	Geran Mukim 916 Lot 5203, Mukim Kajang, Daerah Hulu Langat, Negeri Selangor / Lot 5203, Jalan Perindustrian Balakong Jaya 1/3, Kawasan Perindustrian Balakong, 43300 Seri Kembangan, Selangor / Freehold
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ANNEXURE A: OUR MATERIAL PROPERTIES (Cont'd)

NBV as at 31 March 2024 (RM'000)	12,600	14,275
Encumbrances on property	This land was charged to Hong Leong Bank Berhad vide No. Perserahan 37792/2014 on 10 April 2014 and is still subsisting	This land was charged to Hong Leong Bank Berhad vide No. Perserahan 22177/2015 on 4 August 2015 and is still subsisting
Category of land use/ Express condition/ Restriction in interest	Category of land use Industrial ("Perusahaan") Express condition Industrial ("Perusahaan") Restriction in interest Nii	Category of land use Industrial ("Perusahaan/ Perindustrian") Express condition The land to be used for industrial purposes only Restriction in interest The land held under this title shall not be transferred, leased or charged without prior consent from the State Authority.
Built-up area/ Land area (approximate) (sq. metres unless otherwise stated)	6,111 9,066	9,323 / 67,938
Date of issuance of CCC or equivalent	30 September 2014	10 June 2016
Description of property/ Existing use	Single storey detached warehouse with mezzanine storage space / DC known as "Sungai Choh DC"	Single storey detached warehouse with a double storey office, guardhouse, waste chamber, electrical substation and other support facilities buildings/
Registered owner/ Beneficial owner/ Title Lot. no./ Postal address/ Tenure	Geran 40102 Lot 4326, Mukim Serendah, Daerah Ulu Selangor, Negeri Selangor / Lot 4326, Jalan Kampung Mohd Taib, Kawasan Industri Sungai Choh, 48000 Sungai Choh, Selangor /	Freehold 99SM / Pajakan Negeri 713 Lot 1616, Pekan Chembong, Daerah Rembau, Negeri Sembilan / Lot 1616 PN 713, Jalan Perusahaan 1, Kawasan Perindustrian Chembong, Pekan Chembong, Daerah Rembau, Negeri Sembilan / Leasehold for the period of 99 years expiring on 4 February 2084
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NBV as at 31 March 2024 (RM'000)	8,167
Encumbrances on property	This land was charged to RHB Bank Berhad vide No. Perserahan 5566/2015 on 21 December 2015 and is still subsisting
Category of land use/ Express condition/ Restriction in interest	Category of land use Industrial ("Perusahaan") Express condition Industrial ("Perusahaan") Restriction in interest The land held under this title shall not be transferred or leased without prior consent from the Chief Minister of Perak. The land shall not be subdivided in accordance with Section 135 of the National Land Code without prior consent from the Chief Minister of Perak.
Built-up area/ Land area (approximate) (sq. metres unless otherwise stated)	4,243 / 7,215
Date of issuance of CCC or equivalent	30 November 2016
Description of property/ Existing use	Single storey detached warehouse with a double storey office, guardhouse, waste chamber, electrical substation and other support facilities buildings // DC known as "Gopeng DC"
Registered owner/ Beneficial owner/ Title Lot. no./ Postal address/ Tenure	99SM / Pajakan Negeri 214561 Lot 213095, Mukim Sungai Raya, Daerah Kinta, Negeri Perak / Lot 213095, Jalan Industri 1/1, Kawasan Perindustrian Gopeng, 31600 Gopeng, Perak / / Leasehold for the period of 60 years expiring on 28 September 2055
No.	~

NBV as at 31 March 2024 (RM'000)	9,302
Encumbrances on property	This land was charged to CIMB Bank Berhad vide No. Perserahan 28521/2015 on 15 April 2015 and is still subsisting
Category of land use/ Express condition/ Restriction in interest	Category of land use Industrial ("Perusahaan/ Perindustrian") Express condition (i) The land to be used as factory for the purpose of medium industry and other related usage, shall be built according to the plan approved by the relevant Local Authority (ii) All dirt and pollutants resulting from these activities to be channelled or disposed to areas designated by the Local
Built-up area/ Land area (approximate) (sq. metres unless otherwise stated)	6,228
Date of issuance of CCC or equivalent	8 March 2018
Description of property/ Existing use	Single storey detached warehouse with a double storey office, guardhouse, waste chamber and other support facilities buildings // DC known as "Yong Peng DC"
Registered owner/ Beneficial owner/ Title Lot. no./ Postal address/ Tenure	Geran 560954, Lot 31723, Mukim Tanjung Sembrong, Daerah Batu Pahat, Negeri Johor / Lot 31723, Mukim Tanjung Sembrong, 83700 Daerah Batu Pahat, Johor /
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Restriction in interest

All terms and conditions determined and enforced from time to time by the relevant authority shall be complied with

Authority

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The land held under the title provisioned for Bumiputera once transferred to a Bumiputera individual or company, the land cannot later be sold, leased, or transferred in any manner to a non-Bumiputera individual or company without prior consent from the State Authority.

ANNEXURE A: OUR MATERIAL PROPERTIES (Cont'd)

NBV as at 31 March 2024 (RM'000)	20,162
N Encumbrances on property	This land was charged to RHB Bank Berhad vide No. Perserahan 3523/2018 on 18 July 2018 and is still subsisting
Category of land use/ Express condition/ Restriction in interest	Category of land use Industrial ("Perusahaan/ Perindustrian") Express condition Industrial ("Perusahaan") Restriction in interest Nii
Built-up area/ Land area (approximate) (sq. metres unless otherwise stated)	3,930 / 6,437
Date of issuance of CCC or equivalent	N (1)
Description of property/ Existing use	Single storey detached warehouse with 3 storey office, guardhouse, waste chamber, electrical substation and pumphouse / DC known as "Sungai Tua DC"
Registered owner/ Beneficial owner/ Title Lot. no./ Postal address/ Tenure	99SM / Geran Mukim 433 Lot 46222, Mukim Batu, Daerah Gombak, Negeri Selangor / Lot 46222, Batu 9, Jalan Sungai Tua, Kg. Sungai Tua, 68100 Batu Caves, Selangor / Freehold
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NBV as at 31 March 2024 (RM'000)	11,062											
Encumbrances on property	Ē											
Category of land use/ Express condition/ Restriction in interest	Category of land use Industrial ("Perusahaan/	Perindustrian")	Express condition	(i) The land comprised in this title	to be used for the purpose of	distribution centre (logistic)	and warehouse for all	sundries goods / household	items, including repacking of	all sundries goods only	(ii) The first proprietor after the	Penang Development
Built-up area/ Land area (approximate) (sq. metres unless otherwise stated)	5,177	10,129										
Date of issuance of CCC or equivalent	9 December 2019											
Description of property/ Existing use	Single storey detached	warehouse with a double storey		guardhouse,	waste chamber	and electrical	substation /		DC known as	"Batu Kawan DC"		
Registered owner/ Beneficial owner/ Title Lot. no./ Postal address/ Tenure	/ WS66	Pajakan Negeri 11945, Lot 20969, Mukim 13, Daerah	Seberang Perai Tengah, Negeri	Pulau Pinang /		Plot 22A, Taman Industri Bukit	Minyak, 14100 Simpang	Ampat, Pulau Pinang /		Leasehold for the period of 60	years expiring on 12 June 2079	
Ö	10.											

Corporation shall, within 2 years from the date of registration of transfer or within a timeframe approved by the State Authority, erect a factory building or buildings on the land in accordance with the plan approved by the Local Authority

involved in any transaction without prior written consent from the State Authority. leased or sub-leased, tenanted or Restriction in interest
The land held under this title shall not be transferred, charged,

Land Office approved the inclusion of usage of the land for storage warehouse ("Gudang Simpanan Barang-Barang") in the express condition of the land title. All dirt and pollutants resulting from these activities to be channelled or disposed to areas designated by the Local Authority \equiv

) All terms and conditions determined and enforced from time to time by the relevant authority shall be complied with

Restriction in interest

NBV as at 31 March 2024 (RM'000)	8,192	15,368
N Encumbrances I on property	Ī	ΞZ
Category of land use/ Express condition/ Restriction in interest	Category of land use Industrial ("Perusahaan/ Perindustrian") Express condition Light Industrial ("Industri Ringan") Restriction in interest Nii	Category of land use Industrial ("Perusahaan/Perindustrian") Express condition The land to be used as industrial site only Restriction in interest The land held under this title shall not be transferred, leased or charged without prior written consent from the State Authority.
Built-up area/ Land area (approximate) (sq. metres unless otherwise stated)	3,306	9,111 / 26,500
Date of issuance of CCC or equivalent	23 December 2022	22 December 2022
Description of property/ Existing use	Single storey detached warehouse with a double storey office, guardhouse, waste chamber, electrical substation, pumphouse and sprinkler tank / DC known as "Hutan Melintang DC"	Single storey detached warehouse with a double storey office, guardhouse, waste chamber and pumphouse / DC known as "Gambang DC"
Registered owner/ Beneficial owner/ Title Lot. no./ Postal address/ Tenure	(H.S.(D) 23594, PT 12077, Mukim Hutan Melintang, Daerah Bagan Datuk, Negeri Perak (an amalgamation of Geran No. 97909 Lot 12408, Geran Mukim 97911 Lot 12410 / Lot 12408, 12410, Jalan Hutan Melintang, Perak / Freehold	Pajakan Negeri 5500 Lot 74384, Mukim Kuala Kuantan, Daerah Kuantan, Negeri Pahang / Lot 74384, Jalan Bandar Gambang Perdana 3, Gambang, 26300 Kuantan, Pahang / Leasehold for the period of 99 years expiring on 19 August 2101
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NBV as at 31 March 2024 (RM'000)	9,851	16,961
Encumbrances on property	Ī	This land was charged to CIMB Bank Berhad vide No. Perserahan 21822/2021 on 21 December 2021 and is still subsisting
Category of land use/ Express condition/ Restriction in interest	Category of land use Industrial ("Perusahaan") Express condition The land to be used for industrial purpose only Restriction in interest The land held under this title shall not be transferred or leased without prior consent from the State Authority. This restriction in interest is exempted for first-time purchaser.	Category of land use Light Industrial ("Perusahaan Ringan") Express condition The land held under this title to be used as building site for purposes of industry and other industry related usage. Prohibited from erecting building for residential purpose on the land Restriction in interest Nil
Built-up area/ Land area (approximate) (sq. metres unless otherwise stated)	5,496 / 9,587	6,780 / 10,920
Date of issuance of CCC or equivalent	12 October 2022	25 September 2023
Description of property/ Existing use	Single storey detached warehouse, single storey office, single storey store and waste chamber / DC known as "Merlimau DC"	Single storey detached warehouse, single storey office and other support facilities buildings // DC known as "Sungai Petani DC"
Registered owner/ Beneficial owner/ Title Lot. no./ Postal address/ Tenure	Pajakan Mukim 1934 Lot 2111, Mukim Merlimau, Daerah Jasin, Negeri Melaka / Lot 5399 & 5400, Jalan Usaha 1, Fasa 3, Kawasan Perindustrian Merlimau, 77300 Merlimau, Melaka / Leasehold for the period of 99 years expiring on 20 July 2096	99SM / Geran 95705 Lot 26267, Bandar Sungai Petani, Daerah Kuala Muda, Negeri Kedah / Plot 27, Kawasan Perindustrian Bukit Makmur, Sungai Lalang, 08000 Sungai Petani, Kedah / Freehold
Ö	4.	70.

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ANNEXURE A: OUR MATERIAL PROPERTIES (Cont'd)

NBV as at 31 March 2024 (RM'000)	44,684											
Encumbrances on property	Ē											
Category of land use/ Express condition/ Restriction in interest	Category of land use Industrial ("Perusahaan")		Express condition	Industrial (" <i>Perusahaan</i> ")		Restriction in interest	- I					
Built-up area/ Land area (approximate) (sq. metres unless otherwise stated)	7,137	13,062										
Date of issuance of CCC or equivalent	5 March 2009											
Description of property/ Existing use	Single storey detached	warehouse with	single storey office	space,	guardhouse,	electric	substation,	pumphouse and	waste chamber /		DC known as	"Shah Alam DC"
Registered owner/ Beneficial owner/ Title Lot. no./ Postal address/ Tenure	/ WS66	Geran 53981 Lot 40374, Pekan	Hicom, Daerah Petaling, Negeri	Selangor /		No. 12(34), Persiaran Sabak	Bernam, Seksyen 26, 40400	Shah Alam, Selangor /		Freehold		
Ö	16.											

NBV as at 31 March 2024 (RM'000)	9,019
Encumbrances on property	The Kota Kinabalu Industrial Park DC is currently assigned to CIMB Bank Berhad vide a Deed of Assignment dated 8 August 2014
Category of land use/ Express condition/ Restriction in interest	Special Terms (i) The said land is demised herein expressly and only for the purpose of erecting thereon for use as such industrial and commercial. (ii) Transfer, charge or sublease of this title is prohibited before fulfilment of the covenant therein or without the written permission from the Director of Lands and Surveys who shall charge additional premium and enhanced rent and any other conditions thereof when granting such permission of this title is prohibited without the written permission from the director of lands and surveys who shall charge additional premium and enhanced rent and any other conditions thereof when granting such permission from the director of lands and surveys who shall charge additional premium and enhanced rent and any other conditions thereof when
Built-up area/ Land area (approximate) (sq. metres unless otherwise stated)	4,800 / 8,130
Date of issuance of CCC or equivalent	November 2018
Description of property/ Existing use	Single storey detached warehouse with annexed 3-storey office / Headquarters of 99EM and DC known as "Kota Kinabalu Industrial Park DC"
Registered owner/ Beneficial owner/ Title Lot. no./ Postal address/ Tenure	K.K.I.P. Sdn Bhd ⁽²⁾ / 99EM ⁽²⁾ / 99EM ⁽²⁾ / Master Title Country Lease 015582153, Locality of Telipok, District of Kota Kinabalu, Sabah / Lot No. 12, KKIP Industrial Zone 7 (IZ 7), Off Jalan 1 KKIP Timur, Kota Kinabalu Industrial Park, 88460 Kota Kinabalu, Sabah / Leasehold for the period of 99 years expiring on 31 December 2096
Ö	7.

ANNEXURE A: OUR MATERIAL PROPERTIES (Cont'd)

NBV as at 31 March 2024 (RM'000)	11,075	16,574
Encumbrances on property	Ē	This land was charged to Alliance Bank Malaysia Berhad vide No. Perserahan 3532/2022 on 11 January 2022 and is still subsisting
Category of land use/ Express condition/ Restriction in interest	Category of land use Nii Special Terms Nii	Category of land use Industrial ("Perusahaan") Express condition Industrial ("Perusahaan") Restriction in interest The land held under this title shall not be transferred, leased or charged without prior consent from the State Authority.
Built-up area/ Land area (approximate) (sq. metres unless otherwise stated)	2,515 / 5,640	N/A / 15,483
Date of issuance of CCC or equivalent	30 November 2022	A/N
Description of property/ Existing use	Single storey detached warehouse with a 3-storey office / DC known as "Sandakan DC"	Proposed DC, the construction of which is in progress and expected to commence operation in Q4 2025
Registered owner/ Beneficial owner/ Title Lot. no./ Postal address/ Tenure	Master Title Country Lease 075396048, Locality of Mile 8, Labuk Road, District of Sandakan, Sabah / Lot 075396048, batu 8, Kampung Melayu, Jalan Labuk, 90000 Sandakan, Sabah /	Leasehold for the period of 999 years expiring on 9 July 2887 99SM / Pajakan Negeri 117751 Lot 115195, Mukim Dengkii, Daerah Sepang, Negeri Selangor / N/A / Leasehold for the period of 99 years expiring on 18 August 2114
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ANNEXURE A: OUR MATERIAL PROPERTIES (Cont'd)

Notes:

- The CCC or equivalent has yet to be obtained for the Sungai Tua DC. We have submitted the application for CCC to the local authorities and is currently pending approval. We expect to obtain the CCC for the Sungai Tua DC by the end of 2024. \mathcal{E}
- This land is currently held under Master Title where the registered owner is K.K.I.P. Sdn Bhd. However, pursuant to a sale and purchase agreement dated 27 December 2013, 99EM purchased the land from Yong & Sons Enterprise Sdn Bhd, who purchased the land from K.K.I.P. Sdn Bhd pursuant to a sale and purchase agreement dated 30 November 2010. 99EM is the beneficial owner of the property pending the issuance of the individual title. 9

Save as disclosed above, none of the properties are in breach of any land use conditions and/or are in non-compliance with current statutory requirements, land rules or building regulations which will have a material adverse impact on our operations or the utilisation of our assets on the said properties. No valuations have been conducted on any of the properties disclosed above.

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ANNEXURE A: OUR MATERIAL PROPERTIES (Cont'd)

A.2 MATERIAL PROPERTIES LEASED/TENANTED BY OUR GROUP

As at the LPD, details of the material properties leased/tenanted by our Group are as follows:

N O	Name of lessor/lessee or landlord/tenant or tenant or sub-tenant/ Title Lot No./ Postal address	Description of property/ Existing use	Date of issuance of CCC or equivalent	built-up area / Land area (approximate) (sq. metres unless otherwise stated)	Period of tenancy or lease	Annual rental (RM unless otherwise stated)
←:	Sri Sipitang Enterprise (landlord) / 99EM (tenant)	2 blocks single storey detached warehouse /	Nil ⁽¹⁾	3,809	From 1 October 2017 to 30 November 2019	264,000
	Lot No. 193074234 (Remr of 193061344(19124982), Locality of Mile 1, Jalan Mesapol, District of Sipitang, Sabah	of DC known as "Sipitang 1, DC"		400.0	to 30 November 2024	
	NT. 1844, Batu 1 Jalan Mesapol, 89850 Sipitang, Sabah					
5.	Nelson Chong Huong Chun (landlord) / 99EM (tenant)	Single storey detached warehouse and office /	16 December 2015	1,289	From 1 September 2023 to 31 August	114,000
	Country Lease 135406138, Locality of Jalan Masak, District of Keningau, Sabah	DC known as "Keningau DC"		/00°,1	0202	
	Lot 3, Borneo Commercial Centre, 3KM, Jalan Ulu Masak, 89000 Keningau, Sabah					

We have yet to obtain the CCC for the Sipitang DC. See Section 7.12.1(2)(ii) of this Prospectus for further details of this non-compliance. \mathcal{E}

Note:

Save as disclosed above, none of the properties disclosed are in breach of any land use conditions and/or are in non-compliance with current statutory requirements, land rules or building regulations which will have a material adverse impact on our operations or the utilisation of our assets on the said properties. No valuations have been conducted on any of the properties disclosed above.

ANNEXURE B: OUR TRADEMARKS, BRAND NAMES AND OTHER INTELLECTUAL PROPERTY RIGHTS

Save as disclosed below, as at the LPD, we do not have any patents, trademarks, brand names, technical assistance agreements, franchises and other intellectual property rights which our Group's business or profitability is materially dependent on:

TRADEMARKS

Please note that the trademarks listed below have been transferred to 99SM pursuant to the Deeds of Assignment mentioned in Section 14.6.3 of this Prospectus. As at the LPD, the registration of the assignment of all the trademarks has been completed.

We have the following material trademarks in Malaysia, being the principal market that we operate in.

Malaysia

S O	Trademark ⁽¹⁾	Registered owner / Applicant	Registration / Application no.	Place of registration	Expiry / Application date	Class/ Description of trademark
- :		MS66	08019035	Malaysia	22 September 2028	16 ⁽²⁾
	SPEEUMAKI		00011343	Malaysia	18 August 2030	35(3)
			2017060273	Malaysia	6 June 2027	38(4)
			TM2024003367(12)	Malaysia	2 February 2024	35(13)
5.	TO SECTION ASSESSMENT	MS66	07019326	Malaysia	21 September 2027	35(5)
			2017060293	Malaysia	7 June 2027	38(4)
			TM2024003370 ⁽¹²⁾	Malaysia	2 February 2024	35(13)
က်	99 SPEDMART	MS66	07019325	Malaysia	2 October 2027	35(10)
	Near 'n Save		2017060292	Malaysia	7 June 2027	38(4)
			TM2024003387(12)	Malaysia	2 February 2024	35(13)

ANNEXURE B: OUR TRADEMARKS, BRAND NAMES AND OTHER INTELLECTUAL PROPERTY RIGHTS (Cont'd)

No.	Trademark ⁽¹⁾	Registered owner / Applicant	Registration / Application no.	Place of registration	Expiry / Application date	Class/ Description of trademark
4.	99 SPEERMART	MS66	08019032	Malaysia	22 September 2028	16 ⁽²⁾
	又近又便宜		07020887	Malaysia	25 October 2027	35 ⁽¹⁰⁾
			2017060268	Malaysia	6 June 2027	38(4)
			TM2024003389(12)	Malaysia	2 February 2024	35(13)
5.	90 SPEERINART	MS66	08019033	Malaysia	22 September 2028	16 ⁽²⁾
	Dekat lagi Murah		07019327	Malaysia	2 October 2027	35(10)
			2017060271	Malaysia	6 June 2027	38(4)
			TM2024003390(12)	Malaysia	2 February 2024	35(13)
9.	99 Near'n Save	MS66	08019036	Malaysia	22 September 2028	16 ⁽²⁾
			2017060264	Malaysia	6 June 2027	38(4)
7.	•	WS66	08019031	Malaysia	22 September 2028	16 ⁽²⁾
			08019030	Malaysia	22 September 2028	35(11)
			2017060272	Malaysia	6 June 2027	38(4)
			TM2024003369(12)	Malaysia	2 February 2024	35(13)
œ		WS66	2011014687	Malaysia	15 August 2031	35(6)

ANNEXURE B: OUR TRADEMARKS, BRAND NAMES AND OTHER INTELLECTUAL PROPERTY RIGHTS (Cont'd)

No.	Trademark ⁽¹⁾	Registered owner / Applicant	Registration / Application no.	Place of registration	Expiry / Application date	Class/ Description of trademark
	99MART		2017060261	Malaysia	6 June 2027	38(4)
6	1	WS66	2011014686	Malaysia	15 August 2031	35(6)
	39Shep		2017060255	Malaysia	6 June 2027	38(4)
10.		MS66	08019034	Malaysia	22 September 2028	16 ⁽²⁾
	SPEEDWART		02009022	Malaysia	30 July 2032	35(3)
			2017060270	Malaysia	6 June 2027	38(4)
			TM2024003368 ⁽¹²⁾	Malaysia	2 February 2024	35(13)
7.	EDEED DOUBLE	MS66	2017067439	Malaysia	11 September 2027	16 ⁽²⁾
			2017067442	Malaysia	11 September 2027	35(6)
			2017067447	Malaysia	11 September 2027	38 ⁽⁴⁾
			TM2024003392(12)	Malaysia	2 February 2024	36(14)
15.		MS66	TM2023035735 ⁽¹²⁾	Malaysia	24 November 2023	16 ⁽⁷⁾
	SALES SALES		TM2023035738(12)	Malaysia	24 November 2023	35(8)
	SAVE & MORE ONLINE		TM2023035739(12)	Malaysia	24 November 2023	38(9)

ANNEXURE B: OUR TRADEMARKS, BRAND NAMES AND OTHER INTELLECTUAL PROPERTY RIGHTS $({\it Cont'd})$

Notes:

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- Trademarks 2 (07019326), 3 (07019325), 5 (07019327) and 7 (08019031) & (08019030) are in colour. \mathcal{E}
- name cards, index cards, envelopes, voucher slips, pens, pencils, letterheads, brochures, advertising materials, corrugated cardboard boxes, paper boxes, check writers, calendars, printed matters, diaries, invoices, receipt, newsletter, pamphlets, posters, magazines, periodicals, promotional materials (paper-), announcement cards, Logo (company-), paper, cardboards and goods made from these materials, printed matter, photographs, stationery, packaging boxes, labels (not of textile), stickers, signboards of paper or cardboards, placards of paper or cardboard, advertisement boards of paper or cardboards, copying paper, postcard, ledgers (book), memo paper, catalogues, handbooks, manuals, printed publications, plastic materials for packaging; all included in Class 16.
- (3) Mini market (franchise) included in Class 35.

4

- ideo via website, online forums, chat rooms, discussion groups and blogs over the Internet; providing on-line chat rooms and electronic bulletin boards for transmission of telephones; providing information about telecommunication; all the aforesaid relating to finance, investment funds and investment portfolios, insurance and uploading, posting, showing, displaying, tagging and electronically transmitting information, audio, and video clips; providing access to databases for information, audio, and messages among users in the field of general interest; providing discussion services on-line; transmission of news; rental of telecommunication apparatus namely insurance policies, pensions and pension funds and pension schemes and wrappers, collective investment schemes, unit trusts, open-ended investment companies, Telecommunication services; electronic message transmission; audio and video broadcasting services over the Internet or other communications network, namely, individual savings accounts; all included in Class 38.
- (5) Supermarket, wholesaler, mini mart; included in Class 35.

9

cosmetics, hair tonics, dentifrices, essential oils, toiletries, not for medical purposes, soaps, cleaning, polishing, scouring and abrasive preparations, bleaching preparations and other substances for laundry use, lighters, barbecue lighters, sets and accessories, medicines, parapharmaceuticals and pharmaceuticals, sanitary materials and writing materials, newspapers, magazines, maps and books, bags, kitchen and household appliances, packaging and bags, packaging for food, glass and china, brushes extiles, haberdashery, goods of leather, office equipment, decorative goods, sports goods, products for recreation, gardening tools, products for interior and exterior enabling customers to conveniently view and purchase those goods from retail outlet and from a general merchandise web site in the global communications network; all Business advice relating to franchising; business management and organisation consultancy; the bringing together, for the benefit of others, of a variety of goods (excluding the transport thereof), including fresh and prepared foodstuffs, milk products, eggs, meat, poultry, game, fish, meat extracts, meat or fish products, live fish, fresh garden vinegar, sauces (condiments), tapioca, sago, artificial coffee, spices, flour and preparations made from cereals, pasta, groats, rice, sweets and snacks, ice-cream, ice, fruit frozen food, dietetic foods, food for babies, alcoholic beverages and beer, stimulants, cigarettes and tobacco, smoking accessories, sanitary products, perfumes and decoration of surfaces, home fumishings, electric household appliances, babies' napkins of paper and cellulose (disposable), goods and food for animals, automotive goods, herbs, preserved, frozen, dried and cooked fruits and vegetables, fresh fruit and vegetables, fresh mushrooms, natural and dried flowers, hazelnuts, peanuts, almonds, sweetmeats and cake additives, jellies, jams, compotes, honey, treacle, yeast, baking powder, bread, biscuits, desserts, tea, coffee, cocoa, chocolate, sugar, salt, mustard, drinks and fruit juices, mineral and aerated waters and other non-alcoholic drinks, syrups and other preparations for making beverages, edible fats and oils, canned food, preparations, disposable table napkins and babies' napkins, knives and forks and cutlery, discs, tapes, computer software, lighting apparatus, clocks and watches, stationery, and cleaning equipment and materials, maintenance and preservation products, candles and votive lights, games and playthings, clothing, footwear, headgear, jewellery, included in Class 35.

ANNEXURE B: OUR TRADEMARKS, BRAND NAMES AND OTHER INTELLECTUAL PROPERTY RIGHTS (Cont'd)

- olacards of paper or cardboard; advertisement boards of paper or cardboard; copying paper; postcards; ledgers (books); memo pads; index cards; envelopes; voucher books; pens; pencils; letterhead paper; brochures; corrugated cardboard boxes; paper boxes; office check writing and engraving machines; calendars; diaries; receipt books; newsletters; pamphlets; posters; magazines [periodicals]; printed promotional materials; announcement cards; catalogues; handbooks; manuals; printed publications; plastic Paper and cardboard; printed matter; photographs; stationery; packaging boxes of cardboard; labels, not of textile, for bar codes; stickers; signboards of paper or cardboard; naterials for packaging. 0
- presentation of goods on communication media, for retail purposes; provision of an online marketplace for buyers and sellers of goods and services; sales promotion for Advertising; advertising of business web sites; providing business information via a web site; direct mail advertising; marketing marketing; marketing assistance; online advertising on a computer network; provision of information and advisory services relating to e-commerce; consultancy services relating to publicity; online marketing: others; retail or wholesale services for pharmaceutical, veterinary and sanitary preparations and medical supplies. 8
- Telecommunication services; transmission of electronic messages; providing access to databases and information via global computer networks; audio and video broadcasting services over the internet, video broadcasting via the internet and other communications networks; providing on-line chat rooms and electronic bulletin boards or transmission of messages among users in the field of general interest; providing on-line discussion services; transmission of news; rental of telecommunication apparatus and installations; providing information in the field of telecommunications. 9
- (10) Supermarket, retail outlets, wholesaler, mini mart; all included in Class 35.
- (11) Supermarket; mini market; sundry shop; wholesaler; grocery shop; all included in Class 35.
- The registration of the said trademark is expected to be completed within 6 to 12 months from the date of application. (12)

ANNEXURE B: OUR TRADEMARKS, BRAND NAMES AND OTHER INTELLECTUAL PROPERTY RIGHTS $({\it Cont'd})$

(13)

material online; Dissemination of advertising via online communications networks; Dissemination of advertising, marketing and sales promotion relating to goods and services; Promoting the goods and services of others through advertisements on internet websites; Publicity and sales promotion using audiovisual media; The bringing together, for the benefit of others, of a variety of goods, excluding the transport thereof, enabling customers to conveniently view and Business management of retail outlets; Administration of business affairs; Advertising; Advertising and commercial information services provided via the internet; Advertising in periodicals, brochures and newspapers; Advertising of business websites; Advertising services for the promotion of goods; Advertising services relating to the sale of goods; Advertising the goods and services of online vendors via a searchable online guide; Advertising via electronic media; Advertising via the internet; Advisory and consultancy services relating to business management; Advisory services for business management; Advisory services relating to business management; Advisory services relating to business management and business operations; Advisory services relating to business organization and management; Business development; Business marketing; Business planning; Business strategic planning; Computerized inventory control; Computerized inventory Demonstration of goods; Demonstration of goods and services by electronic means; Demonstration of goods for advertising purposes; Demonstration of products; Direct of advertisements and of advertising material [flyers, brochures, leaflets and samples]; Dissemination of advertisements via the internet; Dissemination of advertising and promotional materials; Dissemination of advertising material; Dissemination of advertising material [leaflets, brochures and printed matter]; Dissemination of advertising oublicity materials; Electronic inventory management services; Electronic order processing; Electronic publication of printed matter for On-line advertising on computer networks; On-line marketing; On-line promotion of computer networks and websites; Online advertising; Online advertising on a computer network; Online advertising on computer communication networks; Online advertising on computer networks; Online marketing; Organisation and conducting of product oresentations; Product marketing; Promotion, advertising and marketing of online websites; Promotional marketing; Providing business information in the field of social media; Providing business information via a website; Providing business information via the internet; Providing consumer product information; Providing consumer product information via the internet; Providing searchable online advertising guides; Provision of an online marketplace for buyer sand sellers of goods and services; Publicity and relating to goods and services available online; Retail services provided by convenience stores; Retail services featuring a wide variety of consumer goods; Sales promotion management; Computerized inventory preparation; Creating advertising material; Creating and updating of advertising material; advertising; Direct marketing; Direct mail advertising to attract new customers and to maintain the existing customer base; Dissemination of advertisements; Dissemination advertising purposes; Negotiation of contracts relating to the purchase and sale of goods; On-line advertising; On-line advertising on computer communication networks; purchase those goods.

ANNEXURE B: OUR TRADEMARKS, BRAND NAMES AND OTHER INTELLECTUAL PROPERTY RIGHTS (Cont'd)

(14)

Acceptance of bill payments; Arranging financial transactions; Banking and financial services; Banking services provided via cellular phone; Banking services; Computerized banking services; Computerized financial Electronic payment services involving electronic processing and subsequent transmission of bill payment data; Electronic processing of electronic payments via a financial transaction services; On-line financial transactions; Online bill payment services; Payment services provided via wireless elecommunications apparatus and devices; Processing electronic payments made through prepaid cards; Processing of bank transfer transactions; Processing of electronic bill payments; Processing of electronic cash transactions; Processing of electronic debit transactions; Processing of electronic payments; Processing of store card Domestic remittance services; Domestic remittance services provided on-line; E-wallet payment services; Electronic banking; Electronic banking via a global computer transactions; Financial services provided by electronic means; Financial services provided by telephone; Financial services provided over the internet; Financial services On-line banking services accessible by means of downloadable mobile applications; On-line banking services; On-line banking; On-line bill payment services; On-line services; Conducting cashless payment transactions; Conducting of financial transactions; Conducting of financial transactions online; Contactless payment services; network [internet banking]; Electronic bill payment services; Electronic commerce payment services; Electronic funds transfer and payment services; Electronic payment global computer network; Electronic processing of payments; Electronic wallet payment services; Financial and monetary transaction services; Financial and monetary provided over the internet and telephone ; Financial transaction services; Financial transactions; Internet banking services; Monetary transfer services; Monetary transfers ransactions; Providing financial information and financial advice via a website; Providing financial information online; Providing financial information via a website.

ANNEXURE B: OUR TRADEMARKS, BRAND NAMES AND OTHER INTELLECTUAL PROPERTY RIGHTS (Cont'd)

China						
N O	Trademark ⁽¹⁾	Registered owner	Registration no.	Place of registration	Expiry date	Class/ Description of trademark
-	99 SPEEDWART	WS66	32489568	China	20 April 2029	16: Copy paper (stationery); posters; tapes and cards for recording computer programs; business cards; pamphlets; posters; seals (seals); paper;
			32491529	China	6 May 2029	35: Public relations; advertising; outdoor advertising; drawing bills and account statements; computer document management; import and export agency; invoicing; personnel recruitment; business management assistance; word processing;
7	999 , ѕреевилант	WS66	7023287	China	13 June 2030	16: copy paper (stationery); paper tape and card for recording computer programs; paper; paper (stationery); business cards; posters; billboards made of paper or cardboard; brochures; posters; seals (seals);
			37814499	China	27 January 2030	35: Public relations; advertising; outdoor advertising; drawing bills and account statements; computer document management; import and export agency; invoicing; personnel recruitment; business management assistance; word processing;
က်		WS66	32494821	China	20 April 2029	16: Copy paper (stationery); posters; tapes and cards for recording computer programs; business cards; brochures; posters; seals (seals); paper; billboards made of paper or cardboard; paper (stationery);
			32500393	China	27 April 2029	35: Public relations; advertising; outdoor advertising; drawing bills and account statements;

ANNEXURE B: OUR TRADEMARKS, BRAND NAMES AND OTHER INTELLECTUAL PROPERTY RIGHTS (Cont'd)

No.	Trademark ⁽¹⁾	Registered owner	Registration no.	Place of registration	Expiry date	Class/ Description of trademark
						computer document management; import and export agency; invoicing; personnel recruitment; business management assistance; word processing;
4	SPEEDMART	WS66	32512503	China	20 April 2029	16: Copy paper (stationery); posters; tapes and cards for recording computer programs; business cards; pamphlets; brochures; posters; seals (seals); paper; billboards made of paper or cardboard; paper (stationery);
			32499786	China	20 April 2029	35: Public relations; advertising; outdoor advertising; drawing bills and account statements; computer document management; import and export agency; invoicing; personnel recruitment; business management assistance; word processing;
ശ്	SPEEDWART	WS66	7023291	China	13 June 2030	16: Copy paper (stationery); paper tape and cards for recording computer programs; paper; paper (stationery); business cards; posters; billboards made of paper or cardboard; brochures; posters; seals (seals);
			7023301	China	6 July 2032	35: Public relations; advertising; outdoor advertising; drawing of bills and account statements; computer document management; import and export agency; invoicing; personnel recruitment; business management assistance; word processing.

ANNEXURE B: OUR TRADEMARKS, BRAND NAMES AND OTHER INTELLECTUAL PROPERTY RIGHTS (Cont'd)

No.	Trademark ⁽¹⁾	Registered owner	Registration no.	Place of registration	Expiry date	Class/ Description of trademark
G	Near'n Save	WS66	7023274	China	13 June 2030	16: Copy paper (stationery); tapespaper tape and cards for recording computer programs; paper; paper (stationery); business cards; posters; billboards made of paper or paperboard; pamphlets; cardboard; brochures; posters; seals (seals)
			7023305	China	27 August 2030	35: Advertising; business management assistance; public relations; import and export agency; personnel recruitment; invoicing; computer document management; drawing of bills and account statements; outdoor advertising; word processing;
7.	し近叉便宜	WS66	7040282	China	13 September 2030	16: Paper; copy paper (stationery); paper tape and cards for recording computer programs; paper or cardboard billboards; brochures; paper (stationery); business cards; posters; posters; seals (seals);
			7040285	China	20 August 2030	35: Advertising; business management assistance; public relations; import and export agency; personnel recruitment; invoicing; computer document management; drawing of bills and account statements; outdoor advertising; word processing;

Note:

⁽¹⁾ Trademarks 2 (7023287), 5 and 7 are in colour.

ANNEXURE B: OUR TRADEMARKS, BRAND NAMES AND OTHER INTELLECTUAL PROPERTY RIGHTS (Cont'd)

Indonesia

o S	Trademark ⁽¹⁾	Registered owner	Registration no.	Place of registration	Expiry date	Class/ Description of trademark
-	SPEEUMART	WS66	IDM000313998	Indonesia	4 February 2030	16: printed materials, brochures, bags [covers] of paper or plastic, billboards of paper or cardboard; announcement card (stationery); cardboard items; cards; catalogs (printed materials); flag (from paper); brochure; folders for paper (printed materials); folders/folders (stationery); forms (printed items); fountain pen; newspapers; notebook; paper; taking pictures; Images; paper or cardboard plaques; posters; printed goods; calendar, calendar, publication [printed].
			IDM000472820	Indonesia	4 February	35: Mini market services (franchise).
2	Dekat lagi Murah	WS66	IDM000313719	Indonesia	2030 4 February 2030	16: brochures, paper or plastic bags, catalogues, printed materials, billboards and paper or cardboard, calendars, publications (printed).

ANNEXURE B: OUR TRADEMARKS, BRAND NAMES AND OTHER INTELLECTUAL PROPERTY RIGHTS (Cont'd)

Philippines

No.	Trademark	Registered owner / Applicant	Registration no.	Place of registration	Expiry date	Class/ Description of trademark
←	SPEEDWART	WS 66	4-2022-520528	Philippines	19 January 2033	16: Letterhead: paper, cardboards and goods made from these materials, printed matter, photographs, stationery, packaging boxes, labels (not of textile), stickers, signboards of paper or cardboard, advertisement boards of paper or cardboards, copying paper, postcard, ledgers (book), memo paper, name cards, index cards, envelopes, voucher slips, pens, pencils, letterheads, brochures, advertising materials, corrugated cardboard boxes, paper boxes, check writers, calendars, printed matters, diaries, invoices, receipt, newsletter, pamphlets, posters, magazines, periodicals, promotional materials (paper-), announcement cards, catalouges, handbooks, manuals, printed publications, plastic materials for packaging, as far as included in Class 16 and not in other classes.
						35: Supermarket, retail outlets, wholesaler, mini mart, as far as included in Class 35 and not in other classes.
2	Near'n Save	MS66	4-2022-520534	Philippines	19 January 2033	19 January 2033 16: Letterhead: cardboards and goods made from these materials, printed matter, photographs,

boards of paper or cardboards, copying paper, postcard, ledgers (book), memo paper, name cards, index cards, envelopes, voucher slips,

stationery, packaging boxes, labels (not of textile), stickers, signboards of paper or cardboards, placards of paper or cardboard, advertisement

ANNEXURE B: OUR TRADEMARKS, BRAND NAMES AND OTHER INTELLECTUAL PROPERTY RIGHTS (Cont'd)

No.	Trademark	Registered owner / Applicant	Registration no.	Place of registration	Expiry date	Class/ Description of trademark
						pens, pencils, letterheads, brochures, advertising materials, corrugated cardboard boxes, paper boxes, check writers, calendars, printed matters, diaries, invoices, receipt, newsletter, pamphlets, posters, magazines, periodicals, promotional materials (paper-), announcement cards, catalouges, handbooks, manuals, printed publications, plastic materials for packaging, as far as included in Class 16 and not in other classes.
က်	Dekat lagi Murah	MS66	4-2022-520532	Philippines	19 January 2033	19 January 2033 16: Letterhead: paper, cardboards and goods matter,

copying paper, postcard, ledgers (book), memo materials for packaging, as far as included in photographs, stationery, packaging boxes, labels (not of textile), stickers, signboards of paper or magazines, periodicals, promotional materials handbooks, manuals, printed publications, plastic cardboards, placards of paper or cardboard, advertisement boards of paper or cardboards, paper, name cards, index cards, envelopes, letterheads, brochures, advertising materials, corrugated cardboard boxes, paper boxes, check writers, calendars, printed matters, diaries, invoices, posters, catalouges, newsletter, pamphlets, (paper-), announcement cards, pencils, Class 16 and not in other classes. voucher slips, pens, receipt,

ANNEXURE B: OUR TRADEMARKS, BRAND NAMES AND OTHER INTELLECTUAL PROPERTY RIGHTS (Cont'd)

Singapore	pore					
No.	Trademark	Registered owner	Registration no.	Place of registration	Expiry date	Class/ Description of trademark
-	gg speedmart	WS66	T1002106D	Singapore	19 February 2030	16: Advertisement boards of paper or cardboard; bags [envelopes, pouches] of paper or of plastics, for packaging; calendar; catalogues; printed matter; publications (printed); brochures; all included in Class 16.
			T1002107B	Singapore	19 February 2030	35: Business advice relating to franchising in the field of minimarket; all included in Class 35.
4	99 9 ѕреевилаят	WS66	40201915968T	Singapore	23 July 2029	35: Retail services; hypermarket retailing; retail store services; supermarket retailing; online retail services; online retail store services; retailing of goods by any means; provision of business advice relating to franchising.
က်	99 SPEEDMART 又近又便宜	WS66	40202108567Y	Singapore	12 April 2031	16: Advertisement boards of paper or cardboard; catalogues; printed matter; brochures; envelope paper; plastic envelopes; paper envelopes for packaging; calendars; printed publications.
			40202108568W	Singapore	12 April 2031	35: Retail services; hypermarket retailing; retail store services; supermarket retailing; online retail services; online retail store services; retailing of goods by any means; provision of business advice relating to franchising.
4.	GE SPEEDMART Dekat lagi Murah	WS66	40202108564P	Singapore	12 April 2031	16: Advertisement boards of paper or cardboard; catalogues; printed matter; brochures; envelope paper; plastic envelopes; paper envelopes for packaging; calendars; printed publications.

ANNEXURE B: OUR TRADEMARKS, BRAND NAMES AND OTHER INTELLECTUAL PROPERTY RIGHTS (Cont'd)

Ö	Trademark	Registered owner	Registration no.	Place of registration	Expiry date	Class/ Description of trademark
			40202108565T	Singapore	12 April 2031	35: Retail services; hypermarket retailing; retail store services; supermarket retailing; online retail services; online retail store services; retailing of goods by any means; provision of business advice relating to franchising.
5.		WS66	40201915957S	Singapore	23 July 2029	16: Advertisement boards of paper or cardboard; catalogues; printed matter; brochures; envelope paper; plastic envelopes; paper envelopes for packaging; calendars; printed publications.
			40201915958U	Singapore	23 July 2029	35: Retail services; hypermarket retailing; retail store services; supermarket retailing; online retail services; online retail store services; retailing of goods by any means; provision of business advice relating to franchising.
٠ <u></u>	SPEEDMART	WS66	40201915955W	Singapore	23 July 2029	16: Advertisement boards of paper or cardboard; catalogues; printed matter; brochures; Envelope paper; Plastic envelopes; Paper envelopes for packaging; Calendars; Printed publications.
			40201915956Q	Singapore	23 July 2029	35: Retail services; hypermarket retailing; retail store services; supermarket retailing; online retail services; online retail store services; retailing of goods by any means; provision of business advice relating to franchising.
7.	Near'n Save	WS66	T1002105F	Singapore	19 February 2030	16: Advertisement boards of paper or cardboard; bags of paper or of plastics; calendar; catalogues; printed matter; publications (printed); brochures; all included in Class 16.

ANNEXURE B: OUR TRADEMARKS, BRAND NAMES AND OTHER INTELLECTUAL PROPERTY RIGHTS (Cont'd)

Trademark	Registered owner	Registration no.	Place of registration	Expiry date	Class/ Description of trademark
		40201915972Y	Singapore	23 July 2029	35: Retail services; hypermarket retailing; retail store services; supermarket retailing; online retail services; online retail store services; retailing of goods by any means; provision of business advice relating to franchising.

No.

ANNEXURE B: OUR TRADEMARKS, BRAND NAMES AND OTHER INTELLECTUAL PROPERTY RIGHTS (Cont'd)

	Place of registration Expiry date Class/ Description of trademark	Thailand 5 May 2030 16: Advertising board made of paper or cardboard; paper bag or plastic bag; annual calendar; catalog; newspaper; magazine; advertising publication; brochures; stationery set for writing desk.	Thailand 5 May 2030 35: Mini market (franchise).	Thailand 11 May 2030 16: Advertising board made of paper or cardboard; paper bag or plastic bag; annual calendar; catalog; newspaper; magazine; advertising publication; brochures; stationery set for writing desk.
	Registration no.	Kor332855	Bor51763	Kor334762
	Registered Foundation	WS66	ш	WS66
<u>p</u>	Trademark	999 SPEEDMART		© Near'n Save
Thailand	No.			2,

ANNEXURE C: DETAILS OF OUR GOVERNING LAWS AND REGULATIONS

Our business is regulated by, and in some instances required to be licensed under specific laws of Malaysia. The relevant laws and regulations governing our Group which do not purport to be an exhaustive description of all laws and regulations of which our business is subject to are summarised below. Non-compliance with the relevant laws and regulations below may result in monetary and/or custodial penalties and/or any other orders being made including those that may disrupt the operations of our Group.

Governing laws and regulations relating to Malaysia

(a) Food Act 1983 and its Subsidiary Legislation

The Food Act 1983 and its subsidiary legislation, particularly the Food Regulations 1985, regulate the quality and integrity of food distributed in Malaysia and prescribes the nature, substance and quality of articles which may be qualified as food. The Food Regulations 1985 also requires that every package containing food for sale shall be appropriately labelled and provides for the general requirement and prohibitions of any such label.

Any person who sells any food which is not of the nature, substance nor quality as specified in the Food Act commits an offence and is liable, on conviction, to imprisonment for a term not exceeding 5 years or to fine or both, whereas any person who sells any food in a manner that is false, misleading or deceptive as regards its character, nature, value, substance, quality, composition, merit or safety, strength, purity, weight, origin, age or proportion or in contravention of any regulation made under the Food Act 1983 commits an offence and is liable, on conviction, to imprisonment for a term not exceeding 3 years or to fine or both.

The Control of Tobacco Product Regulations 2004 ("**Tobacco Regulations**") regulates, amongst others, the sale of tobacco products to minor, minimum price, advertising, packaging, labelling and promotion of tobacco products. Any person who sells tobacco product is required to display at the counter where the tobacco product is displayed or offered for sale, a sign with regards to the prohibition of sale of tobacco products to minors.

Any person who contravenes any regulation under the Tobacco Regulations commits an offence and is liable, on conviction, to imprisonment for a term ranging from 6 months to 2 years, or to a fine ranging from RM1,000 to a maximum of RM10,000 or to both imprisonment and fine.

(b) Consumer Protection Act 1999

The Consumer Protection Act 1999 ("CPA") governs the protection of consumers. Under the Consumer Protection (Safety Standards for Primary Batteries) Regulations 2013 and Consumer Protection (Safety Standards for Toys) Regulations 2009, which were issued pursuant to the CPA, non-rechargeable batteries and toys must adhere to the prescribed safety standards.

Any supplier or importer of such goods has to ensure that the goods have been tested by an accredited laboratory and is in compliance with the prescribed safety standards and shall affix onto such goods the conformity mark in accordance with the Consumer Protection (Certificate of Conformance and Conformity Mark and Safety Standards) Regulations 2010 issued pursuant to the CPA.

A body corporate, who fails to comply with the safety standard requirements prescribed by the CPA and its regulations, commits an offence, and shall be on conviction, liable to a fine not exceeding RM250,000, and for a second or subsequent offence, to a fine not exceeding RM500,000. A person, who is not a body corporate, shall be liable to a fine not exceeding RM100,000 or to imprisonment for a term not exceeding 3 years or both, and for a second or subsequent offence, to a fine not exceeding RM250,000 or to imprisonment for a term not exceeding 6 years or both. The person or body corporate, will in addition, be liable to a fine not exceeding RM1,000 for each day or part of a day during which the offence continues after conviction.

ANNEXURE C: DETAILS ON OUR GOVERNING LAWS AND REGULATIONS (Cont'd)

The Consumer Protection Regulations (Electronic Trade Transactions) 2012 issued pursuant to the CPA, prescribes that any person operating a business through a website or marketplace must make certain minimum disclosures which include the name of the business operator, registration number of the business or company, email address and telephone number, or the address of the business operator, a description of the main characteristics of the goods or services, the full price of the goods or services including transportation costs, taxes and other costs, the method of payment, the terms and conditions and the estimated time of delivery.

A body corporate, who fails to comply with the Consumer Protection Regulations (Electronic Trade Transactions) 2012, commits an offence, and shall be on conviction, liable to a fine not exceeding RM100,000, and for a second or subsequent offence, to a fine not exceeding RM200,000. A person, who is not a body corporate, shall be liable to a fine not exceeding RM50,000 or to imprisonment for a term not exceeding 3 years or both, and for a second or subsequent offence, to a fine not exceeding RM100,000 or to imprisonment for a term not exceeding 5 years or both. The person or body corporate, will in addition, be liable to a fine not exceeding RM1,000 for each day or part of a day during which the offence continues after conviction.

(c) Control of Supplies Act 1961

The Control of Supplies Act 1961 ("CSA") is enforced by the MDTCL and it provides for the control and rationing of supplies in Malaysia. Under the CSA, our outlets are required to have licence to sell controlled articles. Under the Control of Supplies Regulations 1974, which was issued pursuant to the CSA, goods such as wheat flour, sugar, cooking oil are classified as controlled articles whereby the dealing in such controlled articles in wholesale or retail is subject to the provisions of the CSA.

Any person, including a director of a body corporate, who fails to comply with the CSA and/or its regulations, shall be guilty of an offence and on conviction, be liable to a fine not exceeding RM1,000,000 or to imprisonment for a term not exceeding 3 years or both, and for a second or subsequent offence, to a fine not exceeding RM3,000,000 or to imprisonment for a term not exceeding 5 years or both. Any body corporate which commits an offence against the CSA shall, on conviction, be liable to a fine not exceeding RM2,000,000 and, for a second or subsequent offence, to a fine not exceeding RM5,000,000.

(d) Price Control and Anti-Profiteering Act 2011

The Price Control and Anti-Profiteering Act 2011 ("**PCAPA**") empowers the MDTCL to determine the maximum, minimum or fixed price for the manufacturing, producing, wholesaling or retaining of goods.

Any person who sells or offers to sell any price-controlled goods (such as wheat flour, cooking oil and sugar) not in accordance with the prices determined by the MDTCL commits an offence under the PCAPA.

Any person who, in the course of trade of business who makes an unreasonably high profit in selling or offering to sell or supplying or offering to supply goods also commits an offence under the PCAPA. The mechanism to determine whether profit is unreasonably high is determined by the MDTCL.

A body corporate who fails to comply with the PCAPA commits an offence, and on conviction will be liable to a fine not exceeding RM500,000 and, for a second or subsequent offence, to a fine not exceeding RM1,000,000. A person who is not a body corporate, will be liable to a fine not exceeding RM100,000 or to imprisonment for a term not exceeding 3 years or both and, for a second or subsequent offence, to a fine not exceeding RM250,000 or to imprisonment for a term not exceeding 5 years or both.

ANNEXURE C: DETAILS ON OUR GOVERNING LAWS AND REGULATIONS (Cont'd)

(e) Control of Padi and Rice Act 1994

The Control of Padi and Rice Act 1994 ("CPRA") and its subsidiary legislations regulates the paddy and rice industry. Pursuant to the Control of Padi and Rice (Licensing of Wholesalers and Retailers) Regulations 1996 ("CPRR"), any person shall not sell rice by wholesale or retail except with a Rice Licence. The CPRR prohibits the licensee to outlet or permit to outlet any rice except at the business premises specified in the licence. The CPRR also imposed a general obligation of a licensee not to hoard, conceal or destroy rice.

Pursuant to the CPRA, contravention of any conditions and provisions of the CPRR by a company shall, upon conviction, be liable to a fine not exceeding RM25,000 and, for a second or subsequent offence, to a fine not exceeding RM50,000. Any person other than a company but including a director or officer of a company who fails to comply with any conditions and provisions of the CPRR shall, on conviction, be liable to a fine not exceeding RM15,000 or to imprisonment for a term not exceeding 2 years or both and, for a second or subsequent offence, to a fine not exceeding RM25,000 or to imprisonment for a term not exceeding 5 years or both.

(f) Sale of Drugs Act 1952 and Control of Drugs and Cosmetics Regulations 1984

Cosmetic products in Malaysia are regulated under the Control of Drugs and Cosmetics Regulation 1984 which was issued pursuant to the Sale of Drugs Act 1952 ("SDA"), and stipulates that no person shall manufacture, sell, supply, import, possess or administer any cosmetic unless it has been notified to the Director of Pharmaceutical Services.

Any person who commits an offence against the SDA or any regulation made under the SDA, shall be liable, on conviction, to a fine not exceeding RM25,000 or to imprisonment for a term not exceeding 3 years or both, and for a second or subsequent offence, to a fine not exceeding RM50,000 or to imprisonment for a term not exceeding 5 years or both. Any body corporate who commits an offence against the SDA or any regulation made under the SDA, shall be liable, on conviction, to a fine not exceeding RM50,000, and for a second or subsequent offence, to a fine not exceeding RM100,000.

(g) Electricity Supply Act 1990 and the Electricity Regulations 1994

Importers, manufacturers, exhibitors, sellers and advertisers of electrical equipment (such as adaptor ports, light bulbs and extension cords) are required to apply for a certificate of approval from the Energy Commission of Malaysia pursuant to the Electricity Regulations 1994, which was issued pursuant to the Electricity Supply Act 1990.

All regulated electrical equipment approved by the Energy Commission of Malaysia must be labelled or marked in accordance with the Electricity Regulations 1994.

The potential penalty for not complying with the Energy Commission of Malaysia's requirement to obtain a certificate of approval, in addition to its power to seize, remove, or prohibit the manufacturer, import, display, advertisement or sale of the regulated electrical equipment, is a fine not exceeding RM5,000 and/or imprisonment not exceeding 1 year under the Electricity Regulations Act 1994 and/or in respect of non-compliance with codes, guidelines, or directions of the Energy Commission of Malaysia, a maximum RM200,000 fine and/or imprisonment for a term of not exceeding 2 years pursuant to the Electricity Supply Act 1990, which also provides for stricter penalties of RM1,000,000 million and/or imprisonment for term of not exceeding 10 years, only in the event where the equipment is determined to be likely to cause injury.

ANNEXURE C: DETAILS ON OUR GOVERNING LAWS AND REGULATIONS (Cont'd)

(h) Trade Description Act 2011

The Trade Description Act 2011 is enforced by the MDTCL and provides protection for traders and consumers from unhealthy trade practices.

The act aims to facilitate good trade practices and protect the interest of consumers by eliminating false trade descriptions and false or misleading statements, conducts and practices in relation to the supply of goods and services.

By providing false trade descriptions, a company commits an offence and shall, on conviction, be liable to a fine not exceeding RM250,000, and for a second or subsequent offence, to a fine not exceeding RM500,000. A person, not a body corporate, will be liable to a fine not exceeding RM100,000 or to imprisonment for a term not exceeding 3 years or both, and for a second or subsequent offence, to a fine not exceeding RM250,000 or to imprisonment for a term not exceeding 5 years or both.

By providing misleading statements, a company commits an offence and shall, on conviction, be liable to a fine not exceeding RM500,000, and for a second or subsequent offence, to a fine not exceeding RM1,000,000. A person, not a body corporate, will be liable to a fine not exceeding RM250,000 or to imprisonment for a term not exceeding 3 years or both, and for a second or subsequent offence, to a fine not exceeding RM500,000 or to imprisonment for a term not exceeding 5 years or both.

(i) Occupational Safety and Health Act 1994

Under the Occupational Safety and Health Act 1994 ("**OSHA**"), we have a general duty to our employees to provide and maintain the plants and systems of work that are, so far as is practicable, safe and without risks to health, provide information, instruction, training and supervision to ensure, in so far as is practicable, the safety and health of our employees at work, and to provide a working environment, which is as far as possible safe, without risks to health, and adequate as regards to facilities for their welfare at work. We also have a duty to ensure, in so far as is practicable, that other persons, not being our employees, who may be affected, are not exposed to risks to their safety or health.

A person, who fails to comply with the general duties, shall be guilty of an offence and shall, on conviction, be liable to a fine not exceeding RM50,000 or to imprisonment for a term not exceeding 2 years or both.

(j) Personal Data Protection Act 2010

The PDPA governs the laws on processing personal data in commercial transactions to protect personal data of common interest and to ensure information security, network reliability and integrity. Any person or body corporate involved in the processing of personal data by a data user must comply with the Personal Data Protection Principles set by the PDPA. Our Group is identified as a data user under Section 9(b) of the Personal Data Protection (Class of Data Users) Order 2013 as a company registered under the Act who conducts retail dealing and wholesale dealing as defined under the CSA. Any person who contravenes any of the Personal Data Protection Principles will be subjected to a fine not exceeding RM300,000 or to imprisonment for a term not exceeding 2 years or to both.

ANNEXURE C: DETAILS ON OUR GOVERNING LAWS AND REGULATIONS (Cont'd)

(k) Communications and Multimedia Act 1998

The Communications and Multimedia Act 1998 ("CMA") provides for the powers and functions of the Malaysian Communications and Multimedia Commission ("MCMC") to regulate the converging communications and multimedia industries in Malaysia. Under the Communications and Multimedia (Technical Standards) Regulations 2000 ("CMTS") which are issued pursuant to the CMA, certification is required where any person who uses, offers for sale, sells or has in his possession with a view to sell, any communications equipment.

All communications equipment that are certified by the MCMC or a registered certifying agency must bear the certification mark or label as prescribed in the CMTS. Unless expressly stated otherwise, the general penalty for an offence committed under the CMTS in respect of failure to certify communications equipment is a fine of not exceeding RM100,000 and/or imprisonment of not exceeding 6 months; and/or the penalty in the event that the communications equipment does not comply with applicable standards under the CMA, is a fine of not exceeding RM300,000 and/or imprisonment not exceeding 3 years.

(I) Excise Act 1976

The Excise Act 1976 and its subsidiary legislations regulate and govern the licensing for the manufacture, distribution and sale of excise goods. Pursuant to the Excise Act 1976, any person shall not sell any intoxicating liquor except with a licence issued by the Excise Licensing Board ("**liquor licence**"). However, the sale by retail of beer or toddy in unopened bottles or cans is exempt from this requirement.

The Excise (Sale of Intoxicating Liquors) Regulations 1977 further regulates matters relating to licences for retail shops and wholesale dealers. The Excise (Sale of Intoxicating Liquors) Regulations 1977 prescribes the form of liquor licences and sets out regulations on the sale of liquors which include, amongst others, prohibiting the supply or sale of liquors to persons under the age of 21 years and prohibiting the sale of intoxicating liquors by any retail shop between the hours of 9.00 p.m. to 7.00 a.m.

Any person who sells intoxicating liquors without a licence or fails to comply with the conditions of a liquor licence shall, on conviction, be liable to a fine not exceeding RM50,000.

(m) SDBA, Building By-laws 1951 and Buildings Ordinance 1994

SDBA

The SDBA is enforced by the local authorities of Peninsular Malaysia and it provides for the requirement of having a CCC or CF for the occupation of any building or any part thereof.

Under the Uniform Building By-Laws 1984 ("**UBBL**") which was issued pursuant to the SDBA, a CCC will only be issued by the local authority upon receipt of certification in relevant forms by a qualified person i.e., an architect, registered building draughtsman or engineer.

A qualified person must be satisfied that, to their best knowledge: (i) the relevant building has been constructed in accordance with UBBL; (ii) any conditions imposed by the local authority have been satisfied; (iii) all essential services have been provided; and (iv) responsibilities have been accepted for the portions that are being concerned with.

A person who occupies a premise without a CCC or CF is subject to a fine of up to RM250,000, imprisonment for a term of up to 10 years, or both, under the SDBA.

ANNEXURE C: DETAILS ON OUR GOVERNING LAWS AND REGULATIONS (Cont'd)

Uniform Building By-laws 2022

The Uniform Building By-laws 2022, as adopted and issued by the respective local governments in Sabah, governs the issuance of an occupation certificate (the CCC or CF equivalent in Sabah). No person shall occupy or permit to be occupied any building unless an occupation certificate, partial occupation certificate or temporary occupation certificate has been issued under the Uniform Building By-laws 2022 for such building.

Any person who occupies a premise without an occupation certificate, partial occupation certificate or temporary occupation certificate shall be guilty of an offence and shall, on conviction, be liable to a fine not exceeding RM100,000 or imprisonment for a term not exceeding 1 year or to both and in the case of a continuing offence, to a further fine not exceeding RM5,000 for every day during which the offence continues after conviction.

Buildings Ordinance 1994

In Sarawak, the issuance of an occupation permit (the CCC or CF equivalent in Sarawak) is governed under the Buildings Ordinance 1994. No person shall occupy or permit to be occupied any building unless an occupation permit, partial occupation permit or temporary occupation permit has been issued for such building. A person who occupies a building without an occupation permit shall, on conviction, be liable to a fine of up to RM10,000 and in the case of a continuing offence to a further fine of not exceeding RM300 per day during which the offence is continued after notice to cease occupying the building has been issued on such person.

(n) Employment Act 1955, Labour Ordinance 1958 of Sarawak and Labour Ordinance 1950 of Sabah

The Employment Act 1955 governs the law on the employment contracts entered into between employer and employee in Peninsular Malaysia and the Federal Territory of Labuan, Malaysia while the Labour Ordinance 1958 and Labour Ordinance 1950 governs the labour laws in Sarawak and Sabah respectively. Our Group employs a large number of workers in management as well as at operational level. Our Group also employs a significant number of foreign nationals to maintain an efficient operation. As such, the Employment Act 1955, Labour Ordinance 1958 of Sarawak and Labour Ordinance 1950 of Sabah are important as they stipulate the laws on foreign nationals.

The Employment Act 1955 requires employers to obtain approval from the Director General of Labour to employ a foreign employee. An employer who contravenes this requirement commits an offence and shall, on conviction, be liable to a fine not exceeding RM100,000 or to imprisonment for a term not exceeding 5 years or both.

Pursuant to the National Wages Consultative Council Act 2011, an employer who fails to pay the basic wages, as specified in the minimum wages order, to his employees commits an offence and shall, on conviction, be liable to a fine of not more than RM10,000 for each employee. In accordance with the Minimum Wages Order 2022, minimum wage, effective from 1 May 2022, is RM1,500 monthly and RM7.21 hourly for employers who employ 5 or more employees.

The Employment (Part-Time Employees) Regulations 2010 governs the overtime pay, holidays, annual leave, sick leave, and rest day for part-time employees. Any employer who contravenes the regulation commits an offence and shall, on conviction, be liable to a fine not exceeding RM10,000.

ANNEXURE C: DETAILS ON OUR GOVERNING LAWS AND REGULATIONS (Cont'd)

(o) Sales Tax Act 2018

Sales tax administered in Malaysia is a single-stage tax charged and levied on taxable goods imported to Malaysia at the point of entry. Taxable goods are goods of a class or kind not for the time being exempted from sales tax. General rule is tax is levied on imported goods (except those exempted by the Ministry of Finance, Malaysia).

As our Group imports goods into Malaysia, our Group is bound by the provisions of the Sales Tax Act 2018.

A person who evades sales tax commits an offence, and shall, on conviction, be liable for the first offence, to a fine of not less than 10 times and not more than 20 times the amount of sales tax or to imprisonment for a term not exceeding 5 years or both, and a second or subsequent offence, to a fine of not less than 20 times and not more than 40 times the amount of sales tax or to imprisonment for a term not exceeding 7 years or both.

(p) Local Government Act 1976, Local Authorities Ordinance 1996 and Businesses, Professions and Trades Licensing Ordinance 1958 of Sarawak, and Local Government Ordinance 1961 of Sabah and Trades Licensing Ordinance 1949 of Sabah

Under the Local Government Act 1976, the Local Authorities Ordinance 1996 and Businesses, Professions and Trades Licensing Ordinance 1958 in Sarawak, the Trades Licensing Ordinance 1949 in Sabah, and the by-laws of the respective local councils and authorities, our outlets are required to have business and signboard/advertising licences, display the licences at the outlet premises, and produce the licences upon request.

Pursuant to the Local Government Act 1976, any person who fails to exhibit or produce his licences on the premises shall be liable to a fine not exceeding RM500 or imprisonment for a term not exceeding 6 months or both. A similar penalty provision can also be found in the Local Authorities Ordinance 1996 of Sarawak save for the exception that in Sarawak, an absolute fine of RM2,000 will be imposed on those who are found guilty of such offence. In Sarawak, the Business Professions & Trade Licensing Ordinance 1958 imposes an absolute fine of RM1,000 on persons who carry on any business without a valid business licence and The Local Authorities (Advertisements) By-Laws 2012 provides for a fine of not more than RM5,000 and imprisonment of not more than 6 months for not having a signboard licence. In Sabah, the Trades Licensing Ordinance 1949 imposes on such persons, a fine of 4 times the amount of the licence fee and a further fine of RM10 for each day or part of a day during the period in which the contravention continues.

(q) National Land Code 2020

The National Land Code 2020 governs land matters within Peninsular Malaysia, where our material properties are situated. Pursuant to the National Land Code 2020, the state authority may alienate land subject to such express conditions and restrictions in interest which shall be determined by the state authority at the time when the land is approved for alienation and every condition or restriction in interest imposed under this section shall be endorsed on or referred to in the document of title to the land.

(r) Fire Services Act 1988

The Fire Services Act 1988 ("FSA") provides for the effective and efficient functioning of the Fire and Rescue Department of Malaysia, for the protection of persons and property from fire risks or emergencies. The FSA provides, amongst other matters, that a fire certificate be issued only after the designated premises have been inspected and the Fire and Rescue Department of Malaysia is satisfied that there are adequate facilities for life safety, fire prevention, fire protection and fire-fighting.

ANNEXURE C: DETAILS ON OUR GOVERNING LAWS AND REGULATIONS (Cont'd)

Where there is no fire certificate in force, the owners of such premises may become subject to a fine of up to RM50,000 and/or imprisonment of up to 5 years (or both) and such owners may also be required to cease the use of such premises, including by any tenants of such premises.

(s) Employees' Minimum Standards of Housing, Accommodations and Amenities Act 1990 ("Employees' Accommodation Act") and Employees' Minimum Standards of Housing, Accommodations and Amenities (Accommodation and Centralized Accommodation) Regulations 2020 ("Employees' Accommodation Regulations")

The Employees' Accommodation Act prescribes, among other things, the minimum standards for accommodations for employees and centralised accommodations and requires employers to provide health, hospital, medical and social amenities.

The Employees' Accommodation Act imposes the duty and responsibility on employers or centralised accommodation providers to, amongst others, ensure that: (i) every accommodation provided for employees complies with the minimum standards required under the Employees' Accommodation Act and any regulations made thereunder; (ii) no employee accommodation will be provided to an employee unless certified with a CFA; (iii) any accommodation that is unfit for human habitation in accordance with the relevant written laws are not to be used to accommodate employees; (iv) the employee accommodation has decent and adequate amenities in accordance with the Employees' Accommodation Act and any regulations made thereunder; (v) necessary preventive measures are taken to ensure employees' safety and well-being; (vi) the employees receive the necessary medical assistance; and (vii) preventive measures are taken to contain the spread of infectious diseases as ordered by the Medical Officer of Health in accordance with the relevant laws where the employer will, at his own expense, make arrangements as ordered by the Medical Officer of Health so that all or any of the employees be given immunisation against any infectious disease.

Further, the Employees' Accommodation Regulations, enacted pursuant to the Employees' Accommodation Act, imposes among other things the minimum requirements for employee accommodations including the size of floor area for bedrooms and sleeping areas, the obligation on employers or centralised accommodation providers to ensure the provision of water and electricity supply as well as basic amenities which will not be shared in the employee accommodations. Any employer who contravenes the Employees' Accommodation Regulations commits an offence.

An employer who fails to obtain the CFA or fails to ensure the employee accommodation is fit for human habitation in accordance with the relevant written laws, commits an offence and will on conviction, be liable to a fine not exceeding RM50,000. Any employer who contravenes any other provision of the Employees' Accommodation Act or any regulation made thereunder or fails to carry out any order made by the Director General of Labour, will be guilty of an offence under such provision, and if no penalty is expressly provided for the offence will, on conviction, be liable to a fine not exceeding RM50,000 and to a further fine not exceeding RM1,000 a day for each day during which the offence continues.

ANNEXURE C: DETAILS ON OUR GOVERNING LAWS AND REGULATIONS (Cont'd)

Governing laws and regulations relating to the PRC

(a) Laws and Regulations in Relation to Exportation of Goods

i. Foreign Trade Law

According to the Foreign Trade Law of the PRC, or the Foreign Trade Law, promulgated by the Standing Committee of the National People's Congress on 12 May 1994 and amended on 30 December 2022, no registration of foreign trade operators is required since 30 December 2022. As at the LPD, unless otherwise provide by laws and administrative regulations, the PRC government allows the free import and export of goods and technologies. Before 30 December 2022, pursuant to the pre-amendment Foreign Trade Law, unless otherwise provided by the laws, administrative regulations and requirements of the foreign trade authority under the State Council of PRC, a foreign trade operator who is engaged in the import and export of goods or technologies shall process the filing and registration with the foreign trade authority under the State Council of PRC or its entrusted agencies. Where a foreign trade operator fails to do so, customs of the PRC ("**PRC Customs**") shall not handle the formalities for declaration and clearance of the goods imported or exported by the operator.

ii. Customs Law

According to the Customs Law of the PRC, adopted by the Standing Committee of the National People's Congress on 22 January 1987, recently amended on 29 April 2021 and effective on the same date, the PRC Customs is the entry and exit customs supervision and administration authority of the PRC. According to the relevant laws and administrative regulations, the PRC Customs supervises the transportation vehicles, goods, luggage, postal articles and other articles entering and leaving the country, collects customs duties and other taxes and fees, prevents and counters smuggling, compiles customs statistics and handles other customs operations.

iii. Regulations of PRC Customs on Administration of Recordation of Declaration Entities

According to the Regulations of PRC Customs on Administration of Recordation of Declaration Entities, adopted by the General Administration of Customs on 19 November 2021 and effective on 1 January 2022, customs declaration entities refer to the consignees and consignors of import and export goods and customs declaration enterprises recorded with the PRC Customs. If the consignees and consignors of import and export goods and customs declaration enterprises apply for recordation, they shall obtain the qualification of market entities; among them, if the consignees and consignors of import and export goods apply for recordation, they shall also obtain the recordation of the foreign trade operators. The recordation of the customs declaration entities is valid for a long period of time, while the temporary recordation is valid for 1 year, after the expiry reapplication of recordation can be made.

Recently, our PRC-incorporated subsidiary, Yiwu SM Import and Export, undertakes export activities as a consignor. It has registered itself with the PRC Customs and has a valid recordation for 45 years.

(b) The PRC Company Law

The PRC Company Law was passed by the Standing Committee of the National People's Congress on 29 December 1993 and came into effect on 1 July 1994. It was successively amended on 25 December 1999, 28 August 2004, 27 October 2005, 28 December 2013, 26 October 2018 and 29 December 2023.

ANNEXURE C: DETAILS ON OUR GOVERNING LAWS AND REGULATIONS (Cont'd)

Under the PRC Company Law, a limited liability company is a corporate legal person incorporated under the PRC Company Law. The liability of its shareholders is limited to the extent of the registered capital that they subscribe, and the liability of the company is limited to the full amount of all the assets it owns.

A company must conduct its business in accordance with laws as well as public and commercial ethics. A company may invest in other limited liability companies. The liabilities of the company to such invested companies are limited to the amount invested.

The company's articles of association set forth the rights and duties of its shareholders, which are binding on all shareholders. Pursuant to the PRC Company Law, the rights of shareholders include:

- the right to attend shareholders' general meetings in person or by proxy and to vote in respect of the equity interests held;
- the right to transfer their equity interests in accordance with the applicable laws, regulations and the company's articles of association;
- the right to inspect and duplicate the company's articles of association, register of shareholders, minutes of shareholders' general meetings, resolutions of board meetings, resolutions of meetings of the board of supervisors and financial and accounting reports;
- where a resolution passed by shareholders' general meetings or the board of directors violates the articles of association or infringe the lawful rights and interests of shareholders, the right to institute an action in a people's court demanding the cessation of such unlawful infringement;
- the right to receive dividends based on the equity interests held; and
- any other rights of shareholders specified in the company's articles of association.

The obligations of shareholders include the obligation to abide by the company's articles of association, to pay the contribution monies in respect of the equity interests subscribed for, to be liable for the company's debts and liabilities to the extent of the amount of subscription monies agreed to be paid in respect of the equity interests taken up by them and any other shareholder obligation specified in the articles of association.

(c) Laws and Regulations in Relation to Labour Protection

Labour contracts must be concluded in writing if labour relationships are to be or have been established between enterprises, individual economic organizations, private non-enterprise entities, etc. and the employees under the Labour Contract Law of the PRC promulgated on June 29, 2007 and last amended on December 28, 2012. Employers are forbidden to force employees to work overtime or to do so in a disguised manner and employers must pay employees overtime wages in accordance with national regulations. In addition, wages may not be lower than local standards on minimum wages and must be paid to the employees timely.

According to the Labour Law of the PRC promulgated on July 5, 1994 and last amended on December 29, 2018, employers shall establish and improve a system of labour safety and sanitation and shall strictly abide by national rules and standards on labour safety and sanitation as well as educate employees on labour safety and sanitation so as to prevent accidents during work and reduce occupational hazards. Labour safety and sanitation facilities shall comply with national standards. The employers must also provide employees with labour safety and sanitation conditions that are in compliance with national standards and necessary articles for labour protection.