



OUR SUPPLY CHAIN NETWORK 3 COUNTRIES PIECES SHIPPED



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CHAIRPERSON / CEO'S MESSAGE



Dear Shareholders and Valued Partners.

As we reflect on this fiscal year, we must acknowledge the challenging landscape that emerged as a byproduct of the COVID-19 pandemic. The sudden decline in global sales, is further compounded by inventory issues stemming from shipping delays. Inflation and soaring oil prices further exacerbated these challenges, leading to reduced discretionary spending among end consumers. This cascading effect meant our customers, predominantly leading fashion brands, approached their sourcing strategies with heightened conservatism.

In the face of global economic volatility, our commitment remained steadfast. Drawing upon our intrinsic strengths and unwavering dedication to service our customers, we navigated the challenges with resilience. Our focus remained on optimizing our operations and consistently delivering the reliable quality and service that our partners associate with us.

Our adaptability has been tested this year, but with every hurdle, we learned and recalibrated. We collaborated closely with our customers, adapting to their demands which are evolving constantly.



Our adaptability has been tested this year, but with every hurdle, we learned and recalibrated. We collaborated closely with our customers, adapting to their demands which are evolving constantly. While the initial months were marked by caution, we are now witnessing a promising uptick in demand, signalling an encouraging shift in market dynamics as customers begin to resolve their inventory issues and revert to a more normalised buying pattern.

In the context of an ever-evolving business landscape, the imperative for operational efficiency took centre stage. With a rigorous approach, we refined our supply chain dynamics, integrated lean manufacturing methodologies, and devised strategies to safeguard against potential future disruptions. Harnessing the capabilities of Digital 4.0, we elevated our external interfaces for more refined communication and transactional efficacy with our partners, while simultaneously realizing profound internal operational enhancements and process refinements.

Once again, we would like to express our gratitude to the entire GLG Corp's team for their commitment, collaboration, devotion, and hard work. We are confident that we can continue to make progress on our growth strategy and dedication to action for the year ahead during this challenging period.

On behalf of the board, we would like to express our gratitude to all our Shareholders, Customers, Board Members, Employees, Suppliers, Stakeholders, and Business Partners for their continuing faith in GLG Corp. We will continue to adapt and remain nimble to support our customers in these dynamic economic times marked by high inflation and an uncertain global economic outlook.

Warm regards,

Estina Ang Suan Hong

Chairperson and Founder

Felicia Gan Peiling, PBM Chief Executive Officer

VISION

To be a **WORLD-CLASS LEADER** in textiles and apparel, growing in **STRATEGIC ALLIANCES** with our customers

MISSION

Focusing on our **SPEED** of services

Ensuring competitive products **COSTS**

Providing high **QUALITY** products

Meeting / exceeding **COMPLIANCE** standards

Maintaining efficient and effective seamless SUPPLY CHAIN MANAGEMENT

CORE VALUES



Diversity and Respect

Diversity and Respect is our life blood and governs the way we do business and makes our company cultures and viewpoints to create a work environment for our people to succeed. We encourage our people to express their thoughts and ideas. We treat each



Customer Focus

Customer-Focus, where the fundamental reason for us to be in business. terms by offering quality services possible. We look where we can exceed our customers' expectations.



Quality and Efficiency

Commitment to Quality and Efficiency, where we build on your business to deliver this promise at all time



Results Orientation

Results Orientation,

characterized by our people taking ownership, being accountable for what needs to be done and



TRANSFORMATION IN SUSTAINABLE FASHION



Energy Reductions

30% Reduction in Energy
Usage (by completing various energy savings projects)

2,175Mt Reduction of Greenhouse Gases (2018 – 2022)



Solid Waste Recycling & Reductions

30% Reduction in Waste (Recycling Program & 6S Management System)

24,001.3Mt Reduction of Greenhouse Gases (2018-2022)



Water Savings

50% Savings of Freshwater used in production (by completing various water saving projects)

116922Mt of Freshwater

saved by recycling steam condensate from the broiler & utilizing recycled rainwater for production (2018-2021)



Packaging

All packaging with 100% recycled material

29.9Mt Reduction of Greenhouse Gases (2018-2022)



Waste Management



Wastewater treatment plant



Dehydrate the sludge from wastewater treatment plant before disposal

- > 10% of global greenhouse gas emissions are caused by clothing production (this is more than all international flights and maritime shipping combined).
- Up to 100 billion garments are produced by the fashion industry every year. And each year, as much as 92 million tons of clothing ends up in landfills.
- > We are clearly the last generation that can change the course of climate change and we should change starting from today.



















FOR THE FINANCIAL YEAR ENDED 30 JUNE 2023

Energy & Water Reduction

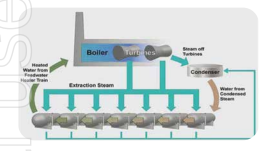






Transparent roof project to reduce lighting usage.

Since 2017, as a group, we reduce 26,206.20 mt of CO2 emission which is equivalent to a reduction of 2,699,808.77 gallons of gasoline combusted and counting.



Utilize back boiler condensate water to save **50%** which is equivalent to **1,169,622** mt of fresh water.



Install RO plant to recycle 30% of wastewater discharge from production which is equivalent to 26,000 mt/month.

Environment Chemical Safe Product



- > To strengthen Healthcare and Garment Chemical Management, Ghim Li uses toxic free chemical products.
- Shim Li has strict supplier screening processes and 100% compliance to customer RSL/MRSL (Restricted Substance List/Manufacturing restricted substance list) program in line ZDHC MRSL 2.0 guidelines.
- > Bhive is the master platform to analyse and generate individual mills chemical management performance and recommendation for improvements.

E P

Sustainability Fabrics



















CORPORATE SOCIAL RESPONSIBILITY



MALAYSIA

AUG' 22 Social Cause – Handicapped/Disabled

Donation to Handicapped and Mentally Disabled.



NOV' 22 Social Cause – Environmental

Tree planting and beach cleaning.







12 November 2022 – Maxim Textile Technology Sdn. Bhd., a wholly owned subsidiary of Ghimli Group Pte Ltd joined forces with Jawatankuasa Kampung Sedili Kecil successfully organized the 2022 Tree Planting and Beach Cleaning Program at Pantai Manis, Tanjung Sedili, Kota Tinggi, Johor.



SINGAPORE

OCT' 22 Social Cause – Elderly

Donated garments to old folks home.







Social Cause – Community

Donated UOB annual charity.



FEB' 23 Social Cause – Children

Donated to Eton-charity fund.

APR' 23 Social Cause – Children

Babes.org.sg event on Childminding Support.

Social Cause – Community

Donate to NKF Race inspired –take place waterway point on Sunday, employees attend 3KM/6KM walk.



SNAPSHOT OF GLG CORP LTD

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2023



APPAREL SUPPLY CHAIN SERVICES

- Product Design & Styling
- Product Development (For Volume Manufacturing)
- > Material Sourcing
- > Technical Support
- Quality Assurance 8 Compliance
- Warehousing, Logistics & Customs Clearance
- Direct Shipment From Manufacturing Origin to Final Distribution Centre of Customer

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CORPORATE SERVICES

- > Business

 Development
- > Marketing & Merchandising
- > Sale
- > Finance
- Human Resources & General Admir
- Information Technology
- Corporate Affairs & CSR



FABRIC & APPAREL MANUFACTURING SERVICES

- > Production Planning & Control
- > Fabric R&D & Manufacturing
- > Apparel Manufacturing
- > Printing
- > Embroidery
- Wet & Dry Processing

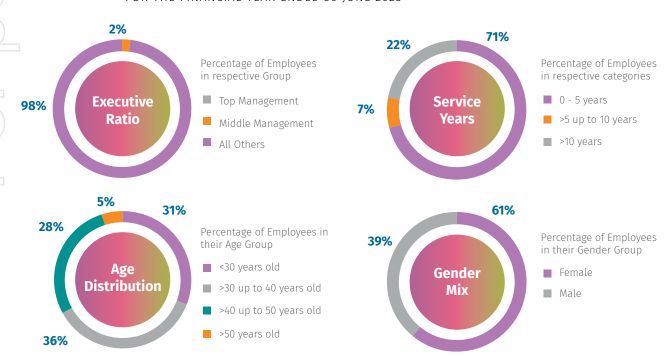
FINANCIAL HIGHLIGHTS

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2023



PEOPLE HIGHLIGHTS

FOR THE FINANCIAL YEAR ENDED 30 IUNE 2023



KEY EVENTS

First Quarter
Jul 2022 to Sep 2022

AUG'22:

Board meeting held in Singapore HQ to review FY2022 financials, audit etc.

Declared fully unfranked final ordinary dividend.

Completion of Appendix 4E (Prelim Report).

TATLER ASIA: Ghim Li featured: How I'm Making It: How Esta CEO Felicia Gan Went From Law to Transforming the Sanitiser Industry. SPEAKER: CEO Attended **SHE Brilliance Event.**

SEP'22:

Statutory Report FY2022 Completed and filed with ASX.

Participate in **Scale-up SG.**

O2 Second Quarter
Oct 2022 to Dec 2022

OCT'22:

Annual Report FY2022 was completed and made available on Company website and stakeholders.

NOV'22:

Annual General Meeting of GLG Corp held in Singapore HQ.

Third Quarter
Jan 2023 to Mar 2023

JAN'23:

Distribute fully unfranked final ordinary dividend.

FEB'23:

Appendix 4D (First Half of FY2023) financials statement reviewed and filed with ASX.

Board meeting held in Singapore HQ to review business results, strategies etc.

Fourth Quarter
Apr 2023 to Jun 2023

APR'23:

STEP-OEKOTEX Certificate (Maxim)

MAY'23:

THE BUSINESS TIMES: Ghim Li featured: From LED lights to reverse osmosis, Ghim Li stays ahead of the sustainability curve.

Ghim Li featured in Zao Bao Singapore: 编织环保时尚设备到流 程皆绿化.

JUN'23:

Board meeting to approve budget FY2024, business strategies etc.

Macy's Vendor Award

Walmart Vendor Award

SPEAKER: CEO at **Cotton Reimagined Event** (Bangkok).

Fashion Digitalisation in a New Work.

Ghim Li Awarded Cotton Inc USA Partner of the Year 2023.

Ghim Li attended enriching trip to Milan and **ITMA 2023**. Maxim, Ghim Li Group.

ITMA exhibition

Vertical Malaysian fabric mill had a booth in ITMA. We learnt much from the Mission trip organised by **Singapore Fashion Council** and from other ITMA exhibitors.

KEY EVENTS

AUG' 2022

It is an honor to be part of the SHE BRILLIANCE conference and to meet President Halimah Yacob. It is truly inspirational to connect with female leaders in Singapore and to hear their encouraging stories of how they have progressed over time into leadership positions. We are looking forward to the next conference as SHE BRILLIANCE continues to empower and inspire women around the globe.



Congratulations to the organisers and supporters of SHE BRILLIANCE for a successful Conference.

MCI Photo by Terence Tan

SEP' 2022



Scale-Up SGRun 6 &7 Kick Off

McKinsey & Company



JUN' 2023

CEO Speaker at Cotton Reimagined Event (Bangkok) June 2023 Fashion Digitalisation in a New Work.







JUN' 2023

Cotton Inc USA Partner of the Year 2023 – Visit to Ghim Li Headquarters.





MAY' 2023

Ghim Li featured in The Business Time Singapore: From LED lights to reverse osmosis, Ghim Li stays ahead of the sustainability curve.



JUN' 2023

Enriching trip to Milan and ITMA 2023. Maxim, Ghim Li Group vertical Malaysian fabric mill had a booth in ITMA. We learnt much from the Mission trip organised by Singapore Fashion Council and from other ITMA exhibitors. #singapore #learning #partnership.



JUL' 2023

Our vertical mill Maxim is showcasing our latest fabric innovations such as #botanicaldyes, #functionalfabrics and #pineappleleaf sustainable fabrics at the Texworld New York City show in the Javits Convention Center. Come visit our booth if you are in the city. We are located at Hall 3A Booth Number FO5 from 18 to 20 July.



AUG' 2023

At Singapore Fashion Council #bethechange Summit 2023 we met Xinterra Patrick Teyssonneyre. Today, we are at our vertical fabric mill Maxim collaborating on new sustainable fabric innovation.



AUG' 2023

Raffles Design Institute campus to share about the future of fashion in a sustainable world. We had great questions from the students and gave our perspective on how we embrace 3D technology to reduce costs while being environmentally conscious.



INNOVATION AND COLLABORATIONS

Use of Virtual Showroom

During the pandemic we changed the way we present our samples to customers. We digitalised our entire shipment and development libraries virtually for all product categories.

Benefits:

- Simplify selection process
- Faster decision making
 - > Reduce carbon footprint since there is no travelling
 - Provide flexibility for brand to access pre or post meeting

 Ability to present in an efficient way via online meeting platforms





Benefit of Virtual Garments



Reduce Waste

> 3D process addresses the sustainability issue by drastically reducing waste, associated with many rounds of sample making included fabric, trim and accessories.

Lower Sample Cost

> 3D technology reduce sample making costs by 15%. This will significantly reduce CO2 emissions since there will be less courier transportation. Brands can create and share photorealistic garment visuals without making a physical sample.

Speed Up Production

> Increase overall production speed. Designer can perform many virtual iterations of a garment in a shorter time from 10 to 3 days.

Ensures Better Fit

> Test the fit of garments before sending them to production. With stress map, you can identify the problem areas and quickly make adjustments.

Pre-Sell Your Clothing Before It Is Produce

> Pre-sell your clothing before it is produced. Create an entire collection with the help of 3D technology and showcase on your website. Create a variety of sizes to show your customers how they will fit in them.

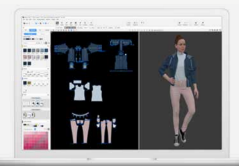
Conduct Virtual Fashion Shows

> Using 3D clothing models to stimulate any environment that fits the theme of the collection or apparel.

Evolving role of the traditional designers to that must know technical details & sewing construction

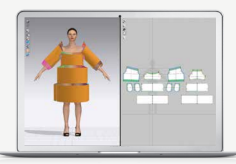
Technical designers know how to create a pattern, how to stitch a pattern, know what is a double needle vs a single needle cover stitch.

Some fashion designer may not know fully the technical aspect of the garment.











CLO Virtual Fashion, Inc. owns all rights to the avatar displayed. https://www.clo3d.com/

New Product Innovations

Maxim x NEXTEV¢™

Pineapple Leaf

Our mill partnered with Nextevo to develop this pineapple leaf fabric.











Pineapple Leaf Fabric showcased at ITMA exhibition has helped drive traffic into our booth.

New Product Innovations

waxim x



Xinterra

Xinterra & Maxim are collaborating on a pilot project to develop textile with carbon capture.



Xinterra visit to Maxim



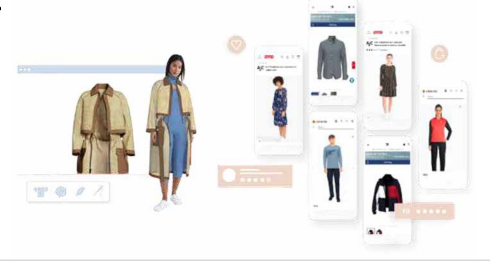
Xinterra booth at Singapore Fashion Council "Be the Change Summit".

browzwear

Al Technology

Apparel organizations are starting to reinvent their product design and development process by integrating Artificial Intelligence (Al).

This Al technology enables apparel organizations to predict fashion trends in real time to react and adapt to customer demand.





Digital Manufacturing and Design Centre

Singapore University of Technology and Design

We are in discussion with Singapore University of Technology and Design on a project collaboration to innovate products with performance textiles.





OPERATIONAL HIGHLIGHTS



Ghim Li Fashion (M) Sdn. Bhd.

- > Established: 1984 > Employees: 435
- > Sewing lines: 10
- > Capacity: 35,000 dozen per month
- >_Close proximity to Maxim Textile Technology
- > Quick sample return > Vertical set-up















MALAYSIA

Maxim Textile Technology Sdn. Bhd.

- > Established: 1972
- > Employees: 400
- > Proximity to garment factory
- > ISO Knitting Machine in 24 hours operations
- > Dyeing capability of up to 2 million lbs./ month
- > Macy's self-approval colorist
- > Ability to support replenishment

























We have our own textile/garment factory to allow us to stay competitive in the market and this also allows customers to have more savings and for us to have better control on the quality we provide.

INDONESIA

PT. Ghim Li Indonesia (Outsourced manufacturer)

> Established: 2005

> Employees: 2,500+

> Sewing lines: 48

Capacity: 1.2 million pieces per month

 Average 31 sewer per line divided into day and night shift

> 5-Day work week

≥ The close proximity to Singapore allows access to world-class shipping facilities.

VAT, local service tax and import duty exemptions.

























CAMBODIA

GG Fashion (Cambodia) Co. Ltd.

> Established: 2017

> Employees: 2,200+

> Sewing lines: 48

> Capacity: 1.02 million units per month





















AUDIT COMMITTEE REPORT FOR THE FINANCIAL YEAR ENDED 30 JUNE 2023



Peter Tan **Chairman, Audit Committee** & Independent Director



Dear Shareholders,

I am pleased to present our Audit Committee ("AC") Report for the fiscal year ended 30 June 2023.

1. Re-appointment of BDO as external auditor

Mr Steve May acted as Engagement Partner for the second year.

Despite the FY2023 challenging trading conditions for the Group, Steve has successfully completed his second year's assignment.

Audit Independence

The AC had reviewed the non-audit engagement and other services of the external auditor for FY2023 and can confirm that their independence and professional conduct in relation to the FY2023 audit have complied with the Corporation Act 2001.

At the Audit and Risk Committee (ARC) meeting held on 25 August 2023, the committee recommended the re-appointment of the external auditor to the Board for the next financial year.



In the context of an ever-evolving business landscape, the imperative for operational efficiency took centre stage.

2. Key Audit Matters

The Group's financial statements for the ended 30 June 2023 were tabled with the BDO's Audit Report for review and discussion before submitting them to the Board for its approval.

The recoverability of total receivables due to the Company's material balances and potential for overstatement were discussed as a key audit matter as the risk assessment were deliberated with management. The AC reviewed management's work with respect to ageing, trends, judgments and other tests for recoverability were made in the following areas:

Valuation of GLIT Receivables

The valuation of the GLIT receivables on the whole with the receivables from GLIT Holdings and receivables from outsourced manufacturing suppliers as disclosed in Note 11 were material to the audit process as at 30 June 2023 the balance was \$18,470,580 and included assessment and various assumptions used for the recoverability test.

The valuation procedure used by the Group were based on assumptions of the trade cycle in particular to the trust receipts and the overall working capital of the Group.

How the matter was addressed in the auditor's report

Recoverability as at the reporting date included the following procedures:

- (a) The normal trade receivables ageing was within settlement terms against the trends in the business cycle and payment terms were found to be acceptable; and
- (b) The analysis of the turnover and recoverability of the outstanding balances were verified to occur within the time frame that could match the overall working capital cycle requirement of the Group.

3. Appreciation

The Board would like to express their appreciation to Steve and the BDO Team for the successful completion of our FY2023 audit. We look forward to the continuity in the level of commitment to deliver timely conclusion of the audit sign off to meet the Group's reporting deadlines.

Poter Tan

Chairman, Audit Committee & Independent Director

CORPORATE GOVERNANCE STATEMENT

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2023

COMPOSITION OF THE BOARD

The composition of the Board is determined in accordance with the following principles and guidelines:

- the Board should comprise directors with an appropriate range of qualifications and expertise; and
- the Board shall meet regularly and follow guidelines set down to ensure all directors are made aware of, and have available, all necessary information to participate in an informed discussion of all agenda items.

The Directors in office at the date of this statement are as follows:

Name	Position
Estina Ang Suan Hong	Executive Chair
Khay Ti Por	Deputy Chair and Independent Non-Executive Director – appointed 25 October 2022
Peter Tan	Independent Non-Executive Director
Grant Hummel	Independent Non-Executive Director
Felicia Gan Peiling	Chief Executive Officer

The skills, experience and expertise relevant to the position of director as well as the period of office held by each director are set out in the Directors' Report on page 41 to 44.



ESTINA ANG SUAN HONG

Founder, Chairman and Executive Director Member of Nomination & Remuneration Committee



FELICIA GAN PEILING, PBM

Chief Executive Officer Executive Director Member of Audit Committee



Khay Ti Por

Deputy Chair and Independent Non-Executive Director Member of Nomination & Remuneration Committee, Member of Audit Committee



PETER TAN

Independent Non-Executive Director Chairman of Audit Committee Member of Nomination & Remuneration Committee



GRANT HUMMEL

Independent Non-Executive Director Chairman of Nomination & Remuneration Committee Member of Audit Committee

BOARD RESPONSIBILITIES

As the Board acts on behalf of the shareholders and is accountable to the shareholders, the Board seeks to identify the expectations of the shareholders as well as other regulatory and ethical expectations and obligations. In addition, the Board is responsible for identifying areas of significant business risk and ensuring arrangements are in place to adequately manage those risks. The Board, through the Audit Committee, receives reports from management on an on-going basis as to the material risks associated with the company's operations and the recommended risk mitigation process that they undertake. The Board has established a Code of Conduct which in summary, requires that at all times Directors and employees act with the integrity, objectivity and in compliance with the letter and spirit of the law and company policies. GLG has established a written policy designed to ensure compliance with ASX listing rule disclosure and accountability as senior executive level for compliance.

Under the guidance of the ASX's Corporate Governance Principles and Recommendations (4th edition), the Board has established a Nomination and Remuneration Committee and an Audit Committee. The name of members of each committee and their attendance at meetings is contained on page 48 of the Annual Report.

The Nomination and Remuneration Committee has established a policy prohibiting transactions in associated products which limit the economic risk of participating in unvested entitlements under equity-based remuneration scheme.

A copy of the Company's Code of Conduct, Audit Committee charter and Nomination and Remuneration Committee charter and the terms and conditions of the continuous disclosure and shareholder communication policy is made publicly available on the Company's website.

DIVERSITY

The Company has implemented a Diversity Policy. The Board sets a target of 25% of all Board seats and management positions to be held by women. The Company recognises the benefits of a diverse workforce and is committed to providing an environment that encourages diversity. The Board monitors the diversity profile of its workforce. As the Company already has gender diversity as evidenced by the proportion of women reported below, the Board has not set any measurable objectives.

DEALING IN GLG CORPORATION'S SECURITIES BY DIRECTORS AND EMPLOYEES

Directors, officers and employees of the Company are prohibited from trading in GLG securities during the closed trading period between the completion of a listed company's financial results and 1 trading day following the announcing of these results to the public. The close period is typically regarded as the two-month period preceding the release of a company's half-yearly and preliminary final results. A full outline of the Company's securities trading policy has been made available on the Company website.

RISK MANAGEMENT POLICY

Risk is an inherent part of GLG, which operates in a highly competitive market sector. GLG is committed to the management of risk as an integral part of its business, focusing on strategies to minimise risk which are regarded as threats to its achievement of objectives and goals.

The objectives of the Company's Risk Management policy is to:

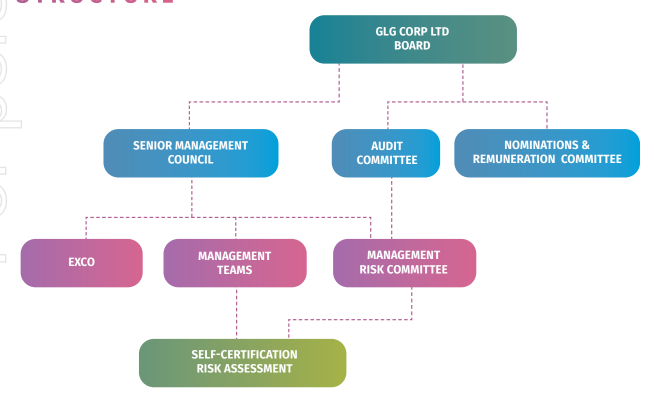
- outline the Group's approach to risk management;
- improve decision-making, accountability and outcomes through the effective use of risk management;
- integrate risk management into daily operations of the Group and its outsourced business partners; and
- consider risk appetite in protecting staff and business assets and strategy execution.

GLG is committed to managing risk in order to benefit the Group and manage the cost of risk. To meet this commitment, risk is every employee's business. All employees are required to be responsible and accountable for managing risk in so far as reasonably practicable within their area of responsibility.

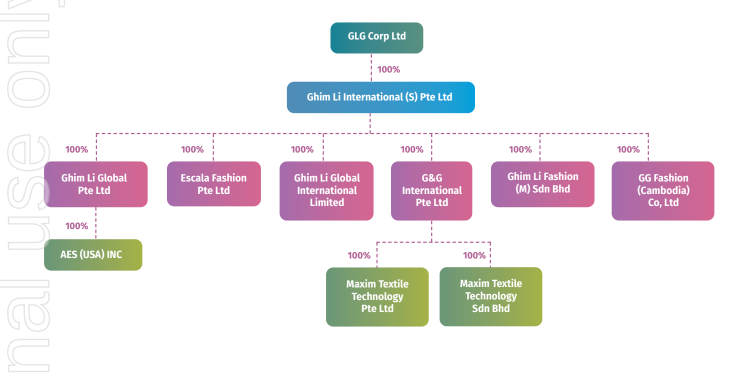
Sound risk management principles and practices must become part of the normal management strategy for all business units within GLG including its outsourced business partners.

The management of risk is to be integrated into GLG's existing planning and operational processes and fully recognised in its reporting processes.

CORPORATE GOVERNANCE STRUCTURE



GROUP STRUCTURE



The following table summarises the roles and responsibilities of each level in discharging their duties on risk management:

BOARD Provides policy, oversight and review of risk management **AUDIT COMMITTEE** Overseas regular review of risk management activities Drives culture of risk management and accountable for protecting the company from **CHIEF EXECUTIVE OFFICER** unacceptable costs or losses associated with its operations Develop and implement systems for effectively managing the risks that affect the **RISK COMMITTEE** achievement of objectives and operational outcomes. Continuously improving risk management policy, strategy and supporting framework SENIOR MANAGEMENT Ensure staff in their business or functional units comply with the risk management policy and foster a culture where risks can be identified and escalated STAFF, BUSINESS PARTNERS Comply with risk management policies and procedures **AND CONTRACTORS**

RISK MANAGEMENT REPORTING

Operational Risks

RISK COMPONENTS AT A HIGH-LEVEL

Management Risk

Committee

OUR MANAGEMENT RISK
ASSESSMENT IS AN ENABLING
TOOL THAT HIGHLIGHTS KEY
RISKS. AND CATEGORIZE SUCH
KEY RISKS INTO THE ABOVE
COMPONENTS.

RISK CATEGORIES UNDER 3 GROUPS



OPERATIONAL RISKS

- > Operations
- > Outsourced Partner & Manufacturing
- > Legal, Regulatory & Compliance
- Resources (e.g. Human Resources, Information systems, Corporate resources, Property or Assets, etc.)
- > Finance

COMMERCIAL RISKS

- > Customer Business
- > Competitors
- > Reputation

STRATEGIC RISKS

- > Investment
- > External Factors (e.g. Hazards)

The Board is committed to monitoring and mitigating business risks faced by the Group, including the following key risks that have the potential to materially impact its financial prospects:

- Corporate The Group manages a number of corporate risks including those that have the potential to materially impact the financial prospects of the Group. This includes risks such as competitor risks, investment risk and outsourced partner risks. All the aforementioned risks are managed through the GLG's Risk Management Policy which includes review and monitoring by the AC and the Board.
- Liquidity, Interest Rate, and Credit The Group's activities expose it to a variety of financial risks such as interest rates, credit, and liquidity. This risk includes examples such as the ability to collect trade receivables from customers, increases in interest rates and the ability to meet its financial obligations. These risks can adversely affect the Group's ability to operate profitably or as a going concern. GLG uses different methods to measure the different types of risk to which it is exposed. These methods include sensitivity analysis in the case of cash flow forecasts, interest rates, pricing risks and accounts receivable aging analysis for credit risk. Risk management is carried out by senior executives under policies approved by the AC and the Board and reported accordingly.

GLG CORP'S RISK MANAGEMENT PROCESS

We implement a 5-step process in risk management as follows:



- Material Contracts The Group regularly enters into material contracts with key customers. Some of risks associated with these material contracts include executing on time and on budget, cash flow, contract management, performance and quality of the product being delivered and procurement. Management manages these material contracts closely and negotiates favourable payment terms and reviews counterparty credit risk to manage cash flow as effectively as possible.
- Cost Controls, Inflation, & Supply Chain Constraints Rising input costs supply chain constraints and project delays experienced over the past few years have the potential to reduce profit margins where those costs cannot be recovered. Significant input costs include labour, components, materials, and freight. GLG has made systematic interventions like partnering with suppliers to modify design and construction to offer design and optimisation ideas, optimise marker efficiency and adjust fabric widths to manage cost increases and inflation. Concurrently, the Company is digitalising the processes to have real time data to support better line planning, lesser downtime and to raise production efficiencies to curb rising costs of labour.

- Political, Regulatory and Compliance The Group must comply with a range of statutory requirements in multiple jurisdictions including changes to fiscal or regulatory regimes, adverse changes to tax laws, difficulties in interpreting or complying with local laws, material differences in sustainability standards and practices, or changes to existing political, judicial or administrative policies and changing community expectations. The Group seeks to manage and minimize this risk through its existing risk management framework and uses local service providers where applicable. For instance, the Company uses a local service provider in order to comply with a range of governance requirements which are conditions of its listing on ASX, the Board also approves the relevant governance policy which are subject to review regularly.
- **Anti Bribery and Corruption** Operating in jurisdictions with varying degrees of political, economic and judicial stability, including some countries with a relatively high inherent risk of bribery and corruption, exposes the Group to the risk of unauthorized payments or offers of payments to or by employees, agents or distributors that could be in violation of applicable anti-corruption laws. The Group has a clear Anti Bribery and Anti Corruption Policy and internal controls and procedures to protect against such risks. However, there can be no assurances that such controls, policies and procedures will absolutely protect the Group from potentially improper or criminal acts.
- **Environmental, Social, Governance** GLG is keenly aware of the potential risks climate change could present to the Group and its customers across Australia and the rest of the world. Below are the two identified material risks to the business.
 - **Ethical sourcing** Company's Modern Slavery Statement published in https://www.ghimli.com/ethics/identifies that geographic risk depends on the degree of legislation and enforcement in the countries where the group operates, sources supplies from or uses labour hire. The fashion and textile industries are also recognised globally as high risk industries for potential modern slavery. The Company monitors and manages this risk with due diligence, audits, procedures and guidelines for the Company and its customers including its annual reporting under legislative requirements.
 - Climate risk The Board is conscious of its approach in seeking to build a sustainable business as published in annual reports and https://www.ghimli.com/corporate-social-responsibility/. Energy and water become the most important aspects for a company's operation. For energy, price increase on the non-renewable energy become a challenge to the company and to manage the risk, GLG has the intention to install renewable energy such as solar energy. By having renewable energy, we can also reduce the carbon emission. Since GLG is an apparel production company, water is the important elements, we will need to overcome the water supply quantity and quality. To overcome the problem, we have installed a reverse osmosis at the mill to recycle 30% of its wastewater discharge to reduce freshwater usage.

GLG starting sustainability initiatives from year 2016 and had implemented some measures such as switching to light emitting diode (LED) and installing transparent roofing at some premises, to let natural light in and reduce its reliance on electricity. GLG also implement recycling program and 6S waste management system in the production site to ensure the waste have proper disposal and reduce the waste. In addition, we are now using 100% recycle material for the product packaging.

AUDIT COMMITTEE

The Audit Committee reviewed the statement of financial position of the consolidated financial statements of GLG for the financial year ended 30 June 2023, as well as the Independent Auditor's Report thereon before submitting them to the Board for its approval. The AC discussed with Management the accounting principles that were applied and also considered the appropriateness of the critical accounting estimates and judgments made in preparing the financial statements.

The following significant matters impacting the financial statements were discussed with Management and the external auditor and were reviewed by the AC:

Key Audit Matters

How the Audit Committee reviewed these matters and what decisions were made

Due to the material balance and potential for overstatement, recoverability of receivables is assessed The Audit Committee ("AC") assessed and confirmed the following:

a) Normal trade receivables in GLG Corp Ltd have been reviewed for recoverability with respect to aging, trends and current industry practice. It was noted that the aging of the receivables did not show any customer having old-aged receivables and that the balances by key customers within the receivables are in line with current trends in business with no recoverability issues; and

The valuation of the GLIT* Receivable continues to be an area of focus due to the commercial nature of GLG's business. The AC had reviewed management's extensive assessment of the GLIT receivable to support its recoverability. With the accessibility of trust receipts available for offset and the amount of available collaterals in place, the receivable is evaluated to be recoverable at the reporting date.

* Please refer to the Notes to the Financial Statements Note 11 for the details of GLIT.

OTHER INFORMATION

The Company's corporate governance practices and policies in relation to the matters reserved to the board, matters delegated to senior executives and a copy of the board charter are publicly available at the Company's registered office. The policies have also been posted on the Company's website.

CORPORATE GOVERNANCE STATEMENT

The Directors and management of GLG Corp Ltd (**GLG** or the **Company**) are committed to conducting the business of GLG and its controlled entities (the **Group**) in an ethical manner and in accordance with the highest standards of corporate governance. The Company has adopted and substantially complies with the *ASX Corporate Governance Principles and Recommendations* (*Fourth Edition*) (**Recommendations**) to the extent appropriate to the size and nature of the Group's operations.

The Company has prepared this statement which sets out its corporate governance practices that were in operation throughout the financial year ended 30 June 2023. This statement identifies any Recommendations that have not been followed and provides reasons for not following such Recommendations. This statement is current as at 26 September 2023 and has been approved by the Board of GLG.

The Company's corporate governance policies and charters and policies are all available under the Investor Info section of the Company's website (https://www.ghimli.com/investor-relations/companys-charter/) (the **Website**).

	ASX Recommendation	Status	Reference / Comment
Principle 1 – Lay solid foundations for management and oversight A listed entity should clearly delineate the respective roles and responsibilities of its board and management and regularly review their performance.			
1.1	A listed entity should have and disclose a board charter setting out: (a) the respective roles and responsibilities of its board and management; and (b) those matters expressly reserved to the board and those delegated to management.	Complying	The Board has adopted a charter which establishes the role of the Board and its relationship with management. The primary role of the Board is the protection and enhancement of long-term shareholder value. Its responsibility is the overall strategic direction of GLG. The functions and responsibilities of the Board and management are consistent with ASX Principle 1. A copy of the Board Charter is posted on the Website. As the Board acts on behalf of the shareholders and is accountable to the shareholders, the Board seeks to identify the expectations of the shareholders as well as other regulatory and ethical expectations and obligations. In addition, the Board is responsible for identifying areas of significant business risk and ensuring arrangements are in place to adequately manage those risks.

ASX Recommendation		Status	Reference / Comment
1.2	A listed entity should: (a) undertake appropriate checks before appointing a person, or putting forward to security holders a candidate for election, as a director; and (b) provide security holders with all material information in its possession relevant to a decision on whether or not to elect or re-elect a director.	Complying	The Board has a formal Nomination & Remuneration Committee (NRC). The Nomination & Remuneration Committee's functions and powers are formalised in a Charter and is posted on the Website. It is the role of the Nomination & Remuneration Committee to identify suitable candidates to complement the existing Board, to undertake appropriate checks on the candidate; to seek confirmation from the candidate that he/she will have sufficient time to fulfil his or her responsibilities as a director; and subject to the results of such checks and confirmations, to make recommendations to the Board on their appointment. The Company provides information to shareholders about Directors seeking reelection at the annual general meeting to enable them to make an informed decision on whether or not to re-elect the Director, including their relevant qualifications and experience and the skills they bring to the Board; details of any other listed directorships held by the Director in the preceding 3 years; the term of office already served by the Director; whether the Director is considered to be independent; and recommendation by the Board in respect of the re-election of the Director.
1.3	A listed entity should have a written agreement with each director and senior executive setting out the terms of their appointment.	Complying	Each Director is given a letter upon appointment which outlines the Director's duties, obligations, remuneration, expected time commitments and notification of the Company's policies. Similarly, senior executives including the CEO and CFO, have a formal job description and services agreement describing their term of office, duties, rights and responsibilities, and entitlements on termination. The company will disclose the material terms of any employment, service or consultancy agreement it enters into with its CEO (or equivalent).
1.4	The company secretary of a listed entity should be accountable directly to the board, through the chair, on all matters to do with the proper functioning of the board.	Complying	The Company Secretary is responsible for co-ordination of all Board business, including agendas, board papers, minutes, communication with regulatory bodies, ASX and all statutory and other filings. The Company Secretary is accountable to the Board, and all Directors have access to the Company Secretary. The decision to appoint or remove the Company Secretary is to be made and/or approved by the Board.

ASX Recommendation		Status	Reference / Comment
1.5 A li (a) (b) (c) 1. 2. 3. A.	have and disclose a diversity policy; through its board or committee of the board set measurable objectives for achieving gender diversity in the composition of its board, senior executive and workforce generally; and	Complying	The Company is committed to the principles of employing people with a broad range of experiences, skills and views. All executives, managers and employees are responsible for promoting workforce diversity. The Company has adopted a Diversity Policy which can be viewed on the Website. The Board is considering other means to encourage diversity. The Company recognises the benefits of a diverse workforce and is committed to providing an environment that encourages diversity. The Board monitors the diversity profile of its workforce. As the Company already has gender diversity as evidenced by the proportion of women reported below, the Board has not set any measurable objectives. There are currently 2 female Executive Directors and 3 male Non-Executive Directors on the Board. The Company discloses the respective proportions of men and women in senior executive positions and across the whole organisation within its Statutory Report. The Company is not considered a "Relevant Employer" under the Company's Workplace Gender Equality Act (WGEA) and therefore has not lodged a WGEA Report for the 2022/2023 period.
1.6 A li	as defined in and published under that Act. sted entity should:	Complying	The Directors undertake an annual process
'	have and disclose a process for periodically evaluating the performance of the board, its committees and individual directors; and	Complying	to review the performance and effectiveness of the Board, the Board Committees and individual directors. The CEO leads a discussion and provides feedback to the individual Directors as necessary.
(b)	disclose, in relation to each reporting period, whether a performance evaluation was undertaken in the reporting period in accordance with that process during or in respect of that period.		This process was completed during the reporting period.

responsibilities effectively.

	ASX Recommendation	Status	Referenc	e / Comment
	 1.7 A listed entity should: (a) have and disclose a process for periodically evaluating the performance of its senior executives at least once every reporting period; and (b) disclose for each reporting period whether a performance evaluation was undertaken in the reporting period in accordance with that process during or in respect of that period. 	Complying	GLG's senior executives & Remuneration Comm performance annually reviews and approves bonuses.	
	Principle 2 A listed entity should have a board of an approp	– Structure the Boa priate size, compositic duties effectively	on, skills and commitment	to enable it to discharge its
1	2.1 The board of a listed entity should: (a) have a nomination committee which: (1) has at least three members, a majority of whom are independent directors; and (2) is chaired by an independent director, and disclose: (3) the charter of the committee; (4) the members of the committee; and (5) as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or (b) if it does not have a nomination committee, disclose that fact and the processes it employs to address board succession issues and to ensure that the board has the appropriate balance of skills, knowledge, experience, independence and diversity to enable it to discharge its duties and	Complying	Grant Hummel (Chair of NRC) Peter Tan (Chair of Audit Committee "AC") Khay Ti Por (Deputy Chair) Estina Ang The Board has a form independent director The Chair of NRC is ind The Nomination & Repowers are formalised on the Website. The r Nomination & Remult throughout the financiattendances of the m	Independent Non- executive Director Independent Non- executive Director Independent Non- executive Director Chair & Executive Director al NRC comprising three and the Executive Chair.

ASX Recommendation	Status	Reference / Comment
A listed entity should have and disclose a board skills matrix setting out the mix of skills and diversity that the board currently has or is looking to achieve in its membership.	Complying	The Board aims to be comprised of Directors which have, at all times, the appropriate mix of skills, experience, expertise and diversity relevant to the Company's businesses and the Board's responsibilities. The Board regularly evaluates the mix of skills, experience and diversity at the Board level, and has developed and adopted a Board skills matrix which has been tailored to the circumstances and requirements of GLG. It is intended that the skills matrix will be reviewed at least annually by the Board to ensure that ongoing needs in relation to supervising the Company and its operations are being met, and to take into account any changes in the Company's circumstances and strategic priorities. The objectives of the skills matrix adopted by the Board are to: Identify the skills, knowledge, experience and capabilities that are considered to be desired of the Board as a whole, in order for the Board to fulfil its role and in light of the Company's strategic direction; Ascertain the current skills, knowledge, experience and capabilities of the Board, and provide the incumbent Directors with an opportunity to reflect upon and discuss the current composition of the Board; and Identify any gaps in skills or competencies that can be addressed in future director appointments. In respect of the reporting period, the Board assessed each Director's skill level against the following key skills set out in the matrix which the Board considered to be desired of the Board of GLG: Strategic and Commercial Acumen – The ability to define strategic objectives, constructively question business plans and implement strategy using commercial judgement. Financial Acumen – Financial knowledge, accounting or related financial management qualifications and experience. Risk & Compliance – An understanding of compliance matters and risk management, including environmental, technological and governance risk. Executive Leadership – Experience in senior leadership roles, including on the boards of other listed companies. Diversity

	ASX Recommendation		Status	Reference / Comment	
D [2.3	A listed entity should disclose: (a) the names of the directors	Complying	Currently the Board of follows:	comprises five Directors as
		considered by the board to be independent directors; (b) if a director has an interest, position, association or relationship of the type described in Box 2.3 but the board is of the opinion that it does not compromise the independence of the director, the nature of the interest, position, association or relationship in question and an explanation of why the board is of that opinion; and (c) the length of service of each director.		Grant Hummel (Chair of NRC)	Independent Non- executive Director
				Peter Tan (Chair of Audit Committee "AC")	Independent Non- executive Director
				Khay Ti Por (Deputy Chair)	Independent Non- executive Director
				Felicia Gan	Chief Executive Officer & Executive Director
				Estina Ang	Chair & Executive Director
				The Board has considered the circumstances of each Director and determined that all Non-executive Directors are independent as described in item 2.3 of the Recommendations.	
				Constitution and the requires Directors to interest that they had to conflict with the inany development perceived or actual Board determines than independent Directory determination will be in a timely manner to service of each E Company's Annual	ct 2001, the Company's Board meeting process advise the Board of any ve that has the potential interests of GLG, including that may impact their I independence. If the nat a Director's status as rector has changed, that is disclosed and explained to the market. The length Director is set out in the Report. Independent dvise the Board of their er) status each year.
	2.4	A majority of the board of a listed entity should be independent directors.	Complying	Non-Executive Direct	mprises three independent tors and two Executive pany believes this in an ills and experience.
	2.5	The chair of the board of a listed entity should be an independent director and, in particular, should not be the same person as the CEO of the entity.	Non - Complying	CEO. Felicia Gan has	ated the role of Chair and assumed the role of CEO ns in the position of Chair.
				director, the Board ar	g is not an independent re comfortable that Estina date for the Chair position.
	2.6	A listed entity should have a program for inducting new directors and provide appropriate professional development opportunities for directors to develop and maintain the skills and knowledge needed to perform their role as directors effectively.	Complying	in place to assist D responsibilities. Each is able to seek in professional advice of the expense of the have access to ade to seek any information employee of the Coattendance of management of the coattendance of	procedures and policies irectors in fulfilling their n Director, at any time, reasonable independent on any business matter at Company. Directors also quate internal resources ation from any officer or mpany, or to require the agement at meetings to tors to fulfil their duties.

	ASX Recommendation	Status	Reference / Comment
	nd responsibly		
	A listed entity	should act ethically	y and responsibly.
3.1	A listed entity should articulate and disclose its values.	Complying	The Company discloses its Core Values within its Annual Report.
3.2	A listed entity should: (a) have a code of conduct for its directors, senior executives and employees; and (b) ensure that the board	Complying	The Board has established a Code of Conduct which articulates acceptable practices for directors, senior executives and employees, to guide their behaviour and to demonstrate the commitment of the Company to ethical practices. The CEO, Felicia Gan is responsible for bringing
	or a committee of the board is informed of any material breaches of that code.		breaches of the Codes to the attention of the Board, and breach reporting is a standing agenda item at Board meetings.
3.3	A listed entity should: (a) Have and disclose a whistleblower policy; and (b) Ensure that the board or a committee of the board is	Complying	The Company has established a Whistleblower Policy, a copy of which can be found on the Website. The purpose of the Whistleblower Policy is to identify wrongdoing that may not be uncovered unless there is a safe and secure means for disclosing.
	informed of any material incidents reported under that policy.		The Board and its management team are committed to listen to any concern from any whistleblower who raises the risk to the company, in terms of values, integrity etc, such as suspicion of fraud, corruption, criminal acts or acts of reputation risk in relation to the staff/employees/management of the organisation. On the basis of this commitment, this policy is intended to serve the purpose of outlining the procedures for a) reporting and processing
			such information; and b) conducting an investigation into the issues raised by the whistleblower for final resolution including remedial action.
			The CEO, Felicia Gan is responsible updating the Board on any whistleblower reports and is a standing agenda item at Board meetings.
3.4	A listed entity should: (a) Have and disclose an antibribery and corruption	Complying	The Company has established an Anti-Bribery and Corruption Policy, a copy of which can be found on the Website.
	policy; and (b) Ensure that the board or a committee of the board is informed of any materials breaches of that policy.		The CEO, Felicia Gan is responsible for bringing breaches of the Anti-Bribery and Corruption Policy to the attention of the Board, and breach reporting is a standing agenda item at Board meetings.

		ASX Recommendation	Status Reference / Comment			
)				of corporate reports		
		A listed entity should have approp	riate processes to ver	ify the integrity of its corpo	rate reports.	
	4.1	A listed entity should: (a) have an audit and risk committee which:	Complying	The Board has a formal AC currently comprising three independent Directors and one Executive Director (also the CEO).		
		(1) has at least three members, all of whom are non-executive		Grant Hummel (Chair of NRC)	Independent Non- executive Director	
		directors and a majority of whom are independent directors; and		Peter Tan (Chair of AC) Khay Ti Por	Independent Non- executive Director Independent Non-	
		(2) is chaired by an independent director, who is not the chair of		(Deputy Chair) Felicia Gan	executive Director Chief Executive	
		the board, (3) and disclose:			Officer & Executive Director	
	(4) the charter of the committee;(5) the relevant qualifications and experience of the members of	information prepared for inclusion in financ		s to advise on financial for use by the Board or ial statements. The Chair . The AC's functions and		
		the committee; and (6) in relation to each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or (b) if it does not have an audit and risk committee, disclose that fact and the processes it employs that independently verify and safeguard the integrity of its corporate reporting, including the processes for the appointment and removal of the external auditor and the rotation of the audit engagement partner.		powers are formalised in a Charter and posted on the Website. The number of tim that the Audit Committee met throughout t financial year and the individual attendanc of the members at those meetings, and t relevant qualifications and experience of t AC members are disclosed in the Compan		
				Directors Report and below under 'Directo' Meetings'.		
	4.2	The board of a listed entity should, before it approves the entity's financial statements for a financial period, receive from its CEO and CFO a declaration that, in their opinion, the financial records of the entity have been properly maintained and that the financial statements comply with the appropriate accounting standards and give a true and fair view of the financial position and performance of the entity and that the opinion has been formed on the basis of a sound system of risk management and internal control which is operating effectively.	Complying	of financial statement and clear assessment of position and prospects half yearly and annu. The Board requires the it writing that GLG's fitrue and fair view, in all Company's financial coresults are in accounting standards been formed on the bear services.	mitted to the preparation is that present a balanced of the Company's financial is. The Board reviews GLG's wal financial statements at the CEO and CFO state mancial reports present a state of the condition and operational predance with relevant and that the opinion has asis of a sound system of internal control which is	

of the presentation.

ASX Recommendation		Status	Reference / Comment
4.3	A listed entity should disclose its process to verify the integrity of any periodic corporate report it releases to the market that is not audited or reviewed by an external auditor.	Complying	The Company's full year and half year reporting is audited and reviewed, as the case may be, by an external auditor. Annual directors' reports are verified by the Board, which seeks documents and information from the Management and subject- matter experts where necessary.
	Principle 5 – N	Nake timely and ba	lanced disclosure
A lis			ntters concerning it that a reasonable person would ce or value of its securities.
5.1	A listed entity should have and disclose a written policy for complying with its continuous disclosure obligations under listing rule 3.1.	Complying	The Company has a documented policy which has established procedures designed to ensure compliance with the ASX Listing Rule continuous disclosure requirements and to ensure that accountability at a senior management level for that compliance. The focus of these procedures is on continuous disclosure of any information concerning the Company that a reasonable person would expect to have a material effect on the price of the Company's securities and improving access to information for all investors. The CEO and the Company Secretary are responsible for interpreting GLG's policy and where necessary informing the Board. The purpose of the procedures for identifying information for disclosure is to ensure timely and accurate information is provided equally to all shareholders and market participants. The documented policy is posted on the Website.
5.2	A listed entity should ensure that its board receives copies of all material market announcements promptly after the have been made.	Complying	The Board receives copies of all material market announcements promptly after they have been made.
5.3	A listed entity that gives a new and substantive investor or analyst presentation should release a copy of the presentation materials on the ASX Market Announcements Platform ahead	Complying	All investor or analyst presentations are released to the ASX market announcements platform ahead of the presentation.

		ASX Recommendation	Status	Reference / Comment
	A list	ed entity should provide its securityholders	despect the rights of with appropriate info	ormation and facilities to allow them to exercise their
6.1		A listed entity should provide information about itself and its governance to investors via its website.	Complying	 The Board informs all shareholders of all major developments affecting GLG's state of affairs as follows: Placing all relevant announcements made to the market, on the Website after they have been released to ASX; Publishing all corporate governance policies; and Placing the full text of notices of meeting and explanatory material on the Website.
	6.2	A listed entity should design and implement an investor relations program to facilitate effective two- way communication with investors.	Complying	The Company communicates with its shareholders and investors by posting information via the ASX or website, and by encouraging attendance and participation of shareholders at general meetings. Management and/or Directors may meet with shareholders from time to time upon request and respond to any enquiries they may make.
	6.3	A listed entity should disclose the policies and processes it has in place to facilitate and encourage participation at meetings of security holders.	Complying	Shareholders are encouraged to attend the Annual General Meeting (AGM). The AGM is an opportunity for shareholders to hear the Directors provide updates on Company performance, ask questions of the Board and vote on the various resolutions affecting the business. Shareholders are given an opportunity to ask questions of the Company's auditors regarding the conduct of the audit and preparation and content of the auditor's report.
	6.4	A listed entity should ensure that all substantive resolutions at a meeting of security holders are decided by a poll rather than by a show of hands.	Complying	All resolutions at GLG's general meetings are decided by way of a poll.
	6.5	A listed entity should give security holders the option to receive communications from, and send communications to, the entity and its security registry electronically.	Complying	Investors are able to communicate with the Company electronically via the Website. Investors are also able to communicate with the Company's registry electronically by emailing the registry or via the registry's website.

_	ASX Recommendation	Status	Reference / Comment
	Principle	7 – Recognise and	Manage Risk
	A listed entity should establish a sound risk ma	anagement framewo framework	rk and periodically review the effectiveness of that
	7.1 The board of a listed entity should: (a) have a committee or committees to oversee risk, each of which: (1) has at least three members, a majority of whom are independent directors; and (2) is chaired by an independent director, and disclose: (3) the charter of the committee; (4) the members of the committee; and (5) as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or (b) if it does not have a risk committee or committees that satisfy (a) above, disclose that fact and the processes it employs for overseeing the entity's risk management framework.	Complying	The Board is responsible for the management of risk due to the current size of the Board. GLG is committed to embedding risk management practices to support the achievement of business objectives. The Board is responsible for reviewing and overseeing the risk management strategy and ensuring GLG has an appropriate corporate governance structure. Within that overall strategy, management has designed and implemented a risk management and internal control system to manage material business risks. GLG has implemented a 5-step process to manage risk as follows: 1. Review the risk content and identification of specific key risks; 2. Analysing and prioritising selected risks; 3. Evaluation and treatment of risks; 4. Monitoring and reporting; and 5. Controlling, communication and knowledge-capturing. GLG risk categories are: 1. Customer risks (including their financial conditions, solvency, credit worthiness etc); 2. Competitor risks; 4. Operational risks; 5. Outsourced partner and contract manufacturing risks; 6. Legal, regulatory and compliance risks; 7. Resource risks (including HR, IT etc); 8. Finance risks (including liquidity, trade credit financing, forex etc); 9. Reputation risks; and 10. External factor risks. The Management Risk Committee provides reports for the Board meetings. The Risk Management Policy is available on the Website.

		ASX Recommendation	Status	Reference / Comment
7	7.2	The board or a committee of the board should:	Complying	The Company has established a Risk Management Policy, a copy of which is available on the Website.
		(a) review the entity's risk management framework at least annually to satisfy itself that it continues to be sound; and		The Board has delegated responsibilities to the Management Risk Committee who then provides reports to the Board. The Board is responsible for approving policies on risk
		(b) disclose, in relation to each reporting period, whether such a review has taken place.		assessment and management. The AC regularly reviews the risk management framework and policies of the Company.
7	7.3	A listed entity should disclose:	Complying	The Company does not have an internal audit
		(a) if it has an internal audit function, how the function is structured and what role it performs; or		function. Management reviews the Company's business units, organisational structure and accounting controls and processes on a regular basis and reports to the AC and in turn to the Board; the Board is satisfied that the processes
		(b) if it does not have an internal audit function, that fact and the processes it employs for evaluating and continually improving the effectiveness of its risk management and internal control processes.		in place to identify the Company's material business risks are appropriate and that these risks are being effectively managed. GLG's risk management processes continue to be monitored and reported against. A copy of GLG's Risk Management Policy is available on the Website.
7	7.4	A listed entity should disclose whether it has any material exposure to economic, environmental and social sustainability risks and, if it does, how it manages or intends to manage those risks.	Complying	The Company does not have any material exposure to economic, environmental and social sustainability risks. The Directors believe that the Company has adequate systems in place for the identification and management of these material risks.

>	ASX Recommendation		Status	Reference / Comment
		Principle 8 –	Remunerate fairly	and responsibly
		cutive remuneration to attract, retain and m	otivate high quality s	ct and retain high quality directors and design its senior executives and to align their interests with the e entity's values and risk appetite.
	8.1	The board of a listed entity should: (a) have a remuneration committee which: (1) has at least three members, a majority of whom are independent directors; and (2) is chaired by an independent director, and disclose: (3) the charter of the committee; (4) the members of the committee; and (5) as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or (b) if it does not have a remuneration committee, disclose that fact and the processes it employs for setting the level and composition of remuneration for directors and senior executives and ensuring that such remuneration is appropriate and not excessive.	Complying	The Board has a formal Nomination & Remuneration Committee comprising three members, two of whom are independent. The Chair of the Nomination & Remuneration Committee is independent. The role of the Nomination & Remuneration Committee is to review and make recommendations to the Board on remuneration packages and practices applicable to the Chief Executive Officer, Senior Executives and Directors themselves. This role also includes responsibility for share option schemes, incentive performance packages and retirement and termination entitlements. Remuneration levels are competitively set to attract the most qualified and experienced Directors and Senior Executives. The Nomination & Remuneration Committee's may obtain independent advice on the appropriateness of remuneration packages. The Nomination & Remuneration Committee's functions and powers are formalised in a Charter and is posted on GLG's website. The number of times that the Nomination & Remuneration Committee met throughout the financial year and the individual attendance of the members at those meetings are disclosed in the Company's Annual Report and below under Directors' Meetings.
	8.2	A listed entity should separately disclose its policies and practices regarding the remuneration of non- executive directors and the remuneration of executive directors and other senior executives.	Complying	Details of the Directors and Senior Executives remuneration are set out in the Remuneration Report in the Directors' Report. The structure of Non-Executive Directors' remuneration is distinct from that of executives.
	8.3	A listed entity which has an equity-based remuneration scheme should: (a) have a policy on whether participants are permitted to enter into transactions (whether through the use of derivatives or otherwise) which limit the economic risk of participating in the scheme; and (b) disclose that policy or a summary of it.	Complying	Currently the Company does not have an equity based remuneration scheme.

DIRECTOR'S REPORT

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2023

The Directors of GLG Corp Ltd ("GLG" or "the Company") submit herewith the annual financial report of the consolidated entity for the financial year ended 30 June 2023. In order to comply with the provisions of the Corporations Act 2001 (Cth), the Directors report as follows:

INFORMATION ABOUT THE DIRECTORS AND SENIOR MANAGEMENT

The names and particulars of the Directors of the Company during and since the end of the financial year are:



ESTINA ANG SUAN HONGFounder and Chairman

Founder and Executive Chair of GLG Corp Ltd and parent company, Ghim Li Group Pte Ltd and a member of its Nomination and Remuneration committee. Estina Ang Suan has over 44 years of experience in the textile and apparel industry who leads a 9,000 strong workforce spanning the Southeast Asia region. She grew the business from 6 sewing machines as a sub-contractor to a global supplier of quality apparel to major retailers in the USA and throughout Europe.

Ms Estina Ang graduated from Nanyang University in 1974 with a Bachelor of Arts degree and is a member of the Singapore Institute of Directors, Textile and Fashion Singapore. She obtained The Entrepreneur of the Year Awards in 2001, listed in The 300 List in Singapore Tattler, named "The Emergent 25 Asia's Latest Star Businesswomen" by Forbes Asia in 2018 and recipient of the Nanyang Alumni Achievement Award recognised for her outstanding contribution to her field in 2021 and also spearheaded the business expansion into Malaysia, Indonesia, Cambodia, USA and Hong Kong.



FELICIA GAN PEILING, PBM Chief Executive Officer

Ms Gan joined the Board on 15 September 2015 and is a member of the Audit Committee. She joined the Company in 2006 as a legal officer responsible for the legal compliance office. Ms Gan became the Deputy Chief Executive Officer on 20 February 2019 and became the Chief Executive Officer on 1 Jul 2021. She is currently responsible for the overall management of Accounts & Finance, Textile Mill and Factories' Operation, Business Development, Sales & Marketing including Outsourced Manufacturing and Product, Development and Design departments. Ms Gan builds, direct and drives the annual strategic sales and marketing plan and implements marketing strategies to identify and develop new customers and business opportunities on a global scale.

Ms Gan graduated with a Bachelor of Laws (Honours) from University of Nottingham in 2003 and was admitted to the Singapore Bar in May 2005. She is an executive council member of the Singapore Fashion Council (SFC) (previously known as Textile and Fashion Federation (Singapore)) and a director of the Textile and Fashion Industry Training Centre Pte Ltd (TaF.tc).



Khay Ti PorDeputy Chair and Independent Non-Executive Director

Mr Por was appointed as an independent Non-Executive director of the Board effective from 25 October 2022. He is currently also serving as member of Nomination and Remuneration Committee and Deputy Chairman and member of the Audit Committee.

Mr Por has more than 30 years' experience in international manufacturing and trading, on government boards and varied manufacturing industries such as printed circuit boards, leather upholsteries, furniture, technology, and apparel. Currently CEO of Adventech (S) Pte Ltd a supplier of printed circuits boards to MNCs in North Asia and ASEAN countries.

He served The Economic Development Board ("EDB") for 13 years in four divisions (Projects, Investment, International and Local Enterprises), of which 5 years were in the United States of America. The EDB is the lead government agency under the Ministry of Trade and Industry of the Singapore Government. Mr Por's final role in the EDB was the Head of the Loans and Grants Department. In addition, he served two terms on the Board of Intellectual Property Office of Singapore (a statutory board under the Ministry of Law). Subsequently he joined the private sector where he gained experience in manufacturing industries and developed his board management skills.

Mr Por has a BSc (Hons) degree in Mechanical Engineering and a post-graduate Diploma in Business Administration. He was a member of the Strategic Planning Committee of Asian Productivity Organisation, a Founding member of SFIC Institute (training and development initiative for the furniture industry), Executive Committee Member of Singapore Furniture Industries Council (SFIC) and Honorary Secretary of the Singapore Manufacturers Federation.



Peter Tan Independent Director

Peter Tan was appointed as an independent director of the Board effective from 15 October 2019. He is currently the Chair of the Audit Committee and a member of the Nomination and Remuneration Committee.

Mr Tan has more than 30 years' experience in corporate accounting in Australia, Singapore and Indonesia.

Prior to joining the Group, he served as Group Chief Financial Officer or Financial Controller of various SGX-ST listed companies and unlisted corporations. He was an independent director of SGX-ST listed companies, Emerging Towns & Cities Singapore Ltd ("ETC") from 24 June 2015 to 26 April 2018 and independent Director of PCI Limited ("PCI") from 24 February 2017 to 1 June 2018. At ETC, he served as Chair of its Audit Committee and a member of its Nominating and Corporate Governance and Remuneration Committees and at PCI he was a member of the Audit, Remuneration and Nominating Committees.

He obtained his Bachelor of Commerce degree majoring in Accounting and Management from the University of Western Australia (Perth) in 1981. Mr Tan is a Fellow of CPA Australia, a member of the Australian Institute of Management, a Fellow of the Institute of Singapore Chartered Accountants and a member of the Singapore Institute of Directors.



GRANT HUMMELIndependent Director

Grant Hummel was appointed to the Board as an independent director on 1 December 2018. Mr. Hummel is a member of the Audit Committee and the Chair of the Nomination and Remuneration Committee of the Board.

Grant has been a partner of a major Australian law firm for over a decade. He has experience with commercial and corporate transactions, with particular expertise in capital raisings, securities law, merger and acquisitions and the ASX Listing Rules. Grant is no stranger to GLG Corp, as he has been involved with the company, being part of the IPO and ASX listing team in 2005.

Grant Hummel holds Bachelor of Science (Honours) and Bachelor of Law (Honours) degrees from the University of Tasmania, Australia. He also has a Graduate Diploma of Applied Finance and Investment from Finsia (now Kaplan).

BOARD SKILLS MATRIX



The results of the surveys are illustrated in the diagram above, with skill assessments out of an aggregated Board score of five.

FORMER PARTNERS OF THE AUDIT FIRM

No officer of the Company has been a partner in an audit firm, or a director of an audit company that is an auditor of the Company during the period or was such a partner or director at a time when the audit firm or the audit company undertook an audit of the Company.

DIRECTORS' SECURITY HOLDINGS

The following table sets out each director's relevant interest in shares or options in shares or debentures of the Company or a related body corporate as at 30 June 2023.

Directors	As at 1 July 2022	Acquisitions FY23	Disposals FY23	As at 30 June 2023
Estina Ang Suan Hong	53,338,000	-	-	53,338,000
Felicia Gan Peiling	55,560,000	_	_	55,560,000
Khay Ti Por	_	_	_	_
Peter Tan	_	_	_	_
Grant Hummel	-	-	_	-

The Directors do not hold any Options or Performance Rights.

REMUNERATION OF DIRECTORS AND SENIOR MANAGEMENT

Information about the remuneration of directors and senior management is set out in the remuneration report of this directors' report, on pages 49 to 55.

SHARE OPTIONS GRANTED TO DIRECTORS AND SENIOR MANAGEMENT

During and since the end of the financial year no share options (2022: nil) were granted to the directors as part of their remuneration.

COMPANY SECRETARY

Mr Geoffrey Stirton resigned as Company Secretary on 12 December 2022 and appointed Ms. Jade Cook on 12 December 2022 as Company Secretary to act with the existing Company Secretary, Mr. Hasaka Martin. Mr Hasaka Martin and Ms Jade Cook are employees of Source Governance Pty Ltd (the Company's Corporate Secretarial provider) and are the appointed Company Secretary for a number of Companies, including ASX listed, private unlisted, and smaller private start-up companies.

Jade Cook

Ms Cook has experience in a variety of companies in an in-house and outsourced capacity working with the Board, senior management and other stakeholders, Her expertise in governance and corporate secretarial is in professional services firms across several jurisdictions. Ms Cook is a Chartered Secretary and an Associate of the Chartered Governance Institute UK and Ireland. She holds a Bachelor's degree in Business Management and a Master's degree in Corporate Governance

Hasaka Martin

Mr Martin has over 15 years' experience working with listed companies both internally and through corporate service providers and has worked across a number of industries. He is a Chartered Secretary and a Fellow of the Governance Institute of Australia. Mr Martin holds a Graduate Diploma in Applied Corporate Governance and postgraduate qualifications in corporate and securities law.

PRINCIPAL ACTIVITIES

The consolidated entity's principal activities in the course of the financial year were being a global supplier of knitwear, apparel, garments, accessories like fabric facial masks and supply chain management operations.

REVIEW OF OPERATIONS

Comparison of Consolidated Statement of Profit or Loss and Comprehensive Income for the financial year ended 30 June 2023 with that of 30 June 2022.

GLG's revenue decreased by 41.6% from US\$199.6m to US\$116.5m during the financial year ended 30 June 2023 ("FY2023"). This was mainly attributable to the loss of a major customer and loss of sales orders from the impact of COVID-19 environment resulted in delays of delivery during the first half of FY2023, thus, buyers had high inventory levels built-up during the first 6 months that resulted in lower sales orders. In addition, as a result of the delays in delivery, the core program of the two key customers were significantly lower as those garments could not be sold in the right season. The segment report in Note 4 for Canada and USA showed a consistent movement of the revenue as explained above.

The gross profit margin slightly decreased from 20.7% in FY2022 to 18.4% in FY2023 due mainly to the lack of orders to maintain the factories fixed overhead cost.

Other income increased by US\$4.0m from US\$0.4m to US\$4.4m in FY2023 as compared to the previous corresponding financial year mainly due to the write-back of the accruals for late shipment claim of \$2.8m and gain on modification of lease terms of \$1.0m.

Selling and distribution costs decreased by 50.0% from US\$18.4m to US\$9.2m as compared to the previous corresponding financial year ended 30 June 2022. This was mainly due to reduced sales volumes, lower duty and freight cost incurred on Land-Duty Paid customers' orders and decline in global freight rates over the period as a flow on improvement from COVID recovery and stabilisation of global supply chains and additional sales volume tax of US\$0.9m recognised during the year based on tax authority assessment in Malaysia.

Administrative expenses decreased by 7.8% from US\$11.6m in the previous year to US\$10.7m in the current financial year. The overall decrease was mainly due to cost reduction to streamline the manpower cost during the year.

Finance costs increased by 29.4% from US\$1.7m to US\$2.2m in FY2023 as compared to the previous corresponding financial year. The increase was mainly due to the higher interest rates on loans given current market conditions.

Other expenses increased by US\$1.9m from US\$3.1m to US\$5.0m in the FY2023 as compared to the previous corresponding financial year. The increase was mainly due to the write off of deposits with an outsourced manufacturer of US\$2.0m in relation to the decrease in revenue and thereby reduction of allocated production to the third-party manufacturer resulting in the closure of the third-party manufacturer. In addition, an impairment of US\$1.1m was recognised in FY2023 for a claim made against the previous owner of the Group's Cambodian subsidiary's assets and the buyer of raw materials for their outstanding tax obligations as a result of a tax audit for the period from 2017 to 2019. Whilst the amounts are considered able to be claimed from the previous owner, they have been impaired during the year due to the time that has lapsed and the uncertainty of recovery. Further, there was a reduction of commitment fee by US\$0.36m from US\$1.1m to US\$0.8m in FY2023 as compared to previous financial year due to closure of 1 outsource manufacturer during the year.

GLG's net loss after tax for FY2023 amounted to US\$2.0m, compared with a profit of US\$5.2m in the corresponding financial year. The decrease in net profit after tax was mainly due to the increase in other expenses and lower revenue generated netted by the increase in other income as explained above.

As deliveries were significantly impacted by the logistic disruptions, the results in FY2023 recorded a much lower seasonal sale. For FY2024, the visibility of the trading conditions has stabilised as the logistics issues are back to normal and barring any other unforeseen circumstance the indication for FY2024 result is expected to reflect some improvement.

REVIEW OF OPERATIONS (cont'd)

Comparison of the Consolidated Statement of Financial Position as at 30 June 2023 with that of 30 June 2022.

Trade and other receivables decreased by 30.2% from US\$39.7m as at 30 June 2022 to US\$27.7m as at 30 June 2023. The decrease was primarily due to prompt settlement of payment from customers and also lower revenue generated in FY2023 as compared to the same period of the previous year.

Inventory decreased by 32.5% from US\$37.8m as at 30 June 2022 to US\$25.5m as at 30 June 2023. This was mainly due to decline in customer's order which resulted in reduction of raw materials and work-in-progress in the factories.

Other financial assets decreased by 37.1% from US\$8.9m as at 30 June 2022 to US\$5.6m as at 30 June 2023 mainly attributable to deposits written off for the third party manufacturer which amounted to US\$2.0m. This resulted from the decrease in revenue and thereby reduction of allocated production to the third party manufacturer which resulted in the closure of the third party manufacturer. In addition, there was a refund of a rental deposits amounting to US\$1.3m as a result of renegotiated terms of lease from 5 years to 2 years.

The right-of-use assets decreased by 66.7% from US\$11.1m as at 30 June 2022 to US\$3.7m as at 30 June 2023 mainly due to a reassessment which resulted in reduction of lease period from ultimate parent entity from 5 years to 2 years and subsidiary entity from 5 years to 3 years and the amortised value of leases recognised during the year.

The intangible assets decreased by 14.7% from US\$3.4m as at 30 June 2022 to US\$2.9m as at 30 June 2023 mainly due to the amortisation of intangible assets.

Trade and other payables decreased by 28.8% from US\$22.6m as at 30 June 2022 to US\$16.1m as at 30 June 2023, primarily due to decrease in purchases of raw materials such as yarn and fabric and settlement of payables.

Current and non-current borrowings decreased by 27.0% from US\$50.0m as at 30 June 2022 to US\$36.5m as at 30 June 2023 and the decrease was mainly due to a decrease in trust receipts.

Comparison of the Consolidated Statement of Cash Flows for the financial year ended 30 June 2023 with that of 30 June 2022.

In FY2023, net cash flow from operating activities increased from net cash used of US\$1.1m in respect of the 30 June 2022 to a net cash flow provided of US\$22.8m in respect of the 30 June 2023. This movement was mainly due to lesser payment to suppliers as a result of lower purchases of inventory and lesser advance purchases of yarn. During the COVID-period, advance commitments in FY2022 were due to pent up customer demand and USA stimulus in order to secure the yarn product and the pricing.

Net cash flows from investing activities amounted to US\$0.2m as compared to previous corresponding financial year of US\$1.3m, mainly due to investment in new machineries in fabric factory to increase the productivity and new order requirements netted by one-off refund of rental deposits as a result of modification of lease terms.

Net cash used in financing activities increased from US\$6.0m net payment in FY2022 to net payment of US\$17.7m in FY2023. This increase was mainly due to the net repayment of trust receipts and bank loans amounted to US\$13.5m, repayment of lease liability amounted to US\$2.1m and partial settlement of borrowing from a related party amounted to US\$1.0m.

As a result of the above, there was a net increase of US\$5.3m in cash and cash equivalents from FY2022, from a net cash surplus of US\$13.9m as at 30 June 2022 to a net cash surplus of US\$19.2m as at 30 June 2023.

We believe the balance cash position and forecast cash flow from continuing operations of GLG remains adequate to meet our working capital, capital expenditures, debt servicing and other funding requirements.

CHANGES IN STATE OF AFFAIRS

There were no other significant changes in the state of affairs of the consolidated entity during the financial year.

DIVIDENDS

In respect of the financial year ended 30 June 2023, the Directors do not recommend the payment of an interim/final dividend.

In respect of the financial year ended 30 June 2022, dividend was declared and paid as per table below.

Dividends (Distributions)	As per security – US Cents	Unfranked amount per security - US Cents	Record date	Payment date
Interim ordinary unfranked dividend	-	_	-	-
Proposed Final ordinary unfranked Dividend	1.50	1.50	29 December 2022	16 January 2023
Total unfranked dividend	1.50	1.50		

The financial effect of the final ordinary unfranked dividends was not bought to account in the financial statements for the financial year ended 30 June 2022 and subsequently recognised in financial period ended 31 December 2022 ("1HY2023").

SUBSEQUENT EVENTS

There has not been any matter or circumstance occurring after the end of the financial year that has significantly affected, or may significantly affect, the operations of the consolidated entity, the results of those operations, or the state of the consolidated entity in the future financial year.

FUTURE DEVELOPMENTS

The consolidated entity is expanding fabric suppliers to include fashion novelty and also to increase the amount of work with outsourced factories. The performance depends on many economic and industry factors. In the opinion of the Directors, it is not possible or appropriate to make a prediction on the future course of markets, performance of the consolidated entities or the forecast of the likely result of the consolidated entities activities.

ENVIRONMENTAL REGULATION

The consolidated entity is not subject to any particular or significant environmental regulation.

SHARES UNDER OPTION OR ISSUED ON EXERCISE OF OPTIONS

There are no shares under option or issues on exercise of options during the year (2022: Nil).

PROCEEDINGS ON BEHALF OF THE COMPANY

No person has applied for leave of court to bring proceedings on behalf of the company or intervene in any proceedings to which the company is a party for the purpose of taking responsibility on behalf of the company for all or any part of those proceedings.

The company was not a party to any such proceedings during the year.

INDEMNIFICATION OF OFFICERS AND AUDITORS

During the financial year, the Company paid a premium in respect of a contract insuring the directors of the company (as named above), the company secretary, and all executive officers of the company and of any related body corporate against a liability incurred as such a director, secretary or executive officer to the extent permitted by the Corporations Act 2001. The contract of insurance prohibits disclosure of the nature of the liability and the amount of the premium.

The company has not otherwise, during or since the end of the financial year, except to the extent permitted by law, indemnified or agreed to indemnify an officer or auditor of the company or of any related body corporate against a liability incurred as such an officer or auditor.

DIRECTORS' MEETINGS

The following table sets out the number of directors' meetings (including meetings of committees of directors) held during the financial year and the number of meetings attended by each director (while they were a director or committee member). During the financial year four Board meetings, three Nomination and Remuneration Committee meetings and two Audit Committee meetings were held:

1	Board	of directors	Nomination & Audit commit remuneration committee			committee
Directors	Held	Attended	Held	Attended	Held	Attended
Estina Ang Suan Hong	7	7	5	5	-	-
Felicia Gan Peiling	7	7	-	_	4	4
Khay Ti Por	6	6	-	_	3	3
Grant Hummel	7	7	5	5	4	4
Peter Tan	7	7	5	5	4	4

NON-AUDIT SERVICES

Details of amounts paid or payable to the auditor for non-audit services provided during the year by the auditor are outlined in Note 31 of the financial report.

The Directors are satisfied that the provision of non-audit services, during the year, by the auditor (or by another person or firm on the auditor's behalf) is compatible with the general standard of independence for auditors imposed by the Corporations Act 2001.

The Directors are of the opinion that the services disclosed in Note 31 to the full financial statements do not compromise the external auditors' independence, based on advice received from the Audit Committee, for the following reasons:

- all non-audit services have been reviewed and approved to ensure that they do not impact the integrity and objectivity of the auditor, and
- none of the services undermine the general principles relating to auditor independence as set out in Code of Conduct APES 110 Code of Ethics for Professional Accountants (including Independence Standards) issued by the Accounting Professional & Ethical Standards Board, including reviewing or auditing the auditor's own work, acting in a management or decision-making capacity for the Company, acting as advocate for the Company or jointly sharing economic risks and rewards.

AUDITOR'S INDEPENDENCE DECLARATION

The auditor's independence declaration is included on page 56 of this report.

ROUNDING OFF OF AMOUNTS

The company is a company of the kind referred to in ASIC Corporations (Rounding in Financials/Directors' Reports) Instrument 2016/191 and in accordance with that Corporations Instrument amounts in the directors' report and the financial statements are rounded off to the nearest thousand dollars, unless otherwise indicated.

REMUNERATION REPORT (AUDITED)

This Remuneration report, which forms part of the Directors' report, sets out information about the remuneration of GLG's directors and its senior management for the financial year ended 30 June 2023. The prescribed details for each person covered by this report are detailed below under the following headings:

- director and senior management details
- remuneration policy
- relationship between the remuneration policy and company performance
- remuneration of directors and senior management.
- key terms of employment contracts

DIRECTOR AND SENIOR MANAGEMENT DETAILS

The following persons acted as directors of the Company during or since the end of the financial year:

- Estina Ang Suan Hong as Executive Chair
- Felicia Gan Peiling as Executive Director and Chief Executive Officer
- Khay Ti Por as Deputy Chair and Independent Non-Executive Director
- Grant Hummel as Independent Non-Executive Director
- Peter Tan as Independent Non-Executive Director

The term 'senior management' is used in this remuneration report to refer to the following persons. Except as noted, the named persons held their current position for the whole of the financial year and since the end of the financial year:

- Susan Yong as Chief Operations Officer
- Lee Li San as Group Financial Controller
- Lee Kwak Keh appointed as Chief Marketing Officer

REMUNERATION POLICY

The remuneration for Key Management Personnel is determined as follows:

- For the Executive Chairman, Chief Executive Officer, by the Nominations and Remuneration Committee and by the Board and with a view to attract, retain and develop appropriately skilled people. Remuneration is reviewed on an annual basis having regard to personal and corporate performance and relevant comparative information.
- The remuneration of non-executive directors may not exceed in aggregate in any financial period the amount fixed by the Company at the general meeting. The amount has not changed since the Company listed in 2005.
- For executives, the Nomination and Remuneration Committee reviews remuneration policies and practices and makes recommendations to the Board regarding their approval. Remuneration is reviewed on an annual basis having regard to personal and corporate performance and relevant comparative information.

RELATIONSHIP BETWEEN THE REMUNERATION POLICY AND COMPANY PERFORMANCE

The tables below set out summary information about the consolidated entity's earnings and movements in shareholder wealth for the five years to June 2023:

3	0 June 2023 US\$'000	30 June 2022 30 US\$'000	0 June 2021 US\$′000	30 June 2020 US\$'000	30 June 2019 US\$′000
Revenue from all sources	116,489	199,609	183,804	178,047	175,709
Net (loss)/profit before tax	(1,218)	6,843	3,890	5,223	1,438
Net (loss)/profit after tax	(1,952)	5,184	2,261	3,796	455
Share price at start of year	\$0.19	\$0.27	\$0.10	\$0.09	\$0.10
Share price at end of year	\$0.15	\$0.19	\$0.27	\$0.10	\$0.09
Total Dividend (unfranked)	-	\$0.015	\$0.020	-	-
Basic earnings per share	(2.63) cps	7.00 cps	3.05 cps	5.12 cps	0.61cps
Diluted earnings per share	(2.63) cps	7.00 cps	3.05 cps	5.12 cps	0.61cps

GLG Corp Ltd employees may be entitled to receive a discretionary bonus, as set and agreed by senior management and/or the Nomination and Remuneration Committee. These bonuses are accrued prior to year-end based on the expected bonuses to be paid, however the amounts may not be finalized or paid until a future date that is not necessarily within 12 months of the balance sheet date. As a result, there is a difference in timing of the accrual of the bonus and the timing of the payment of the bonus.

Each executive director of the Company has entered into an Executive Service Agreement with Ghim Li Global Pte Ltd, a major subsidiary of GLG. They are not remunerated separately for being a director or executive of the Company or other operating entities. Under their respective terms of engagement, all executives:

- commenced their terms as an executive of Ghim Li Global Pte Ltd for a 3-year term, and thereafter their engagement automatically continues from year to year, unless their Executive Service Agreement is terminated;
- are covenanted to not compete against GLG's operations for a period of 12 months after cessation of employment with GLG;
- agree that either party may terminate their Executive Service Agreement by giving 3 months written notice. In addition, Ghim Li Global Pte Ltd may without prior notice terminate their Service Agreements under certain conditions, for example, if the executive commits a serious breach of his or her obligations or is guilty of grave misconduct in the discharge of his or her duties or becomes bankrupt.

The service agreements contain otherwise standard terms, including with regard to each executive's duties, GLG owns any intellectual property created by its executives, confidentiality, entitlements to minor benefits in addition to their remuneration, and devoting substantially the whole of their time and attention during business hours to the discharge of their duties.

Each executive director receives a salary per month. They may also be entitled to an annual bonus determined by the Nomination and Remuneration Committee, in its absolute discretion.

Each of the key managers have entered into a service agreement with Ghim Li Global Pte Ltd, the general terms of which are not materially different to those of the executive directors described above.

Each key manager receives a salary per month, reviewed by the Chief Executive Officer annually with reference to the progress of GLG. Each may also be entitled to an annual bonus determined by the Chief Executive Officer, reviewed by the Nomination and Remuneration Committee, and approved by the Board taking into account overall management performance and the Company's profit for the year.

- (a) Short-term employment benefits salaries/fees, bonuses; and
- (b) Post-employment benefits

	SI	nort term emplo	yment benef	its	Post- employment benefits	Other long	_	
	Salary & fees	Salary supplement	Non- monetary	Other	super - annuation	term employee benefits	options & rights	Total
2023	US\$	US\$	US\$	US\$	US\$	US\$	US\$	US\$
Directors								
Estina Ang Suan Hong ¹	531,362	43,914	_	_	6,214	-	-	581,490
Peter Tan	39,714	-	_	-	-	_	-	39,714
Grant Hummel	32,650	-	-	_	-	-	-	32,650
Khay Ti Por ²	23,605	-	_	-	-	-	-	23,605
Felicia Gan Peiling ¹	309,595	25,617	_	_	12,691	_	-	347,903
	936,926	69,531	-	-	18,905	-	- 1,	025,362
Executives								
Lee Kwak Keh	109,346	9,002	_	-	5,113	_	-	123,461
Susan Yong	142,721	11,710	_	-	6,821	-	-	161,252
Lee Li San	86,950	9,515	_	_	10,576	_	_	107,041
	339,017	30,227	-	-	22,510	-	-	391,754
Total	1,275,943	99,758	-	-	41,415	-	- 1,	417,116

Estina Ang Suan Hong and Felicia Gan Peiling are both Directors and Executives of GLG Corp Ltd. Estina Ang Suan Hong acts as the Executive Chairman; Felicia Gan Peiling is the Chief Executive Officer.

Khay Ti Por appointed as Independent Director on 25 October 2022.

ELEMENTS OF KEY MANAGEMENT PERSONNEL REMUNERATION (cont'd)

	SI	nort term emplo	yment benef	its	Post- employment	Other long	Share based	
	Salary & fees	Salary Supplement	Non- monetary	Other	benefits super - annuation	term employee benefits	payments options & rights	5, Total
2022	US\$	US\$	US\$	US\$	US\$	US\$	US\$	US\$
Directors								
Estina Ang Suan Hong 1	535,050	88,438	-	-	5,815	-	-	629,303
Peter Tan	42,222	-	_	-	_	-	-	42,222
Grant Hummel	34,216	_	_	-	_	-	-	34,216
Felicia Gan Peiling 1	311,744	36,849	_	_	12,779	-	-	361,372
	923,232	125,287	-	-	18,594	-	- 1	,067,113
Executives								
Lee Kwak Keh	106,568	16,951	_	_	5,468	_	_	128,987
Victoria Yong ²	17,493	20,451	_	_	5,401	-	_	43,345
Susan Yong	143,712	22,109	_	_	7,252	-	_	173,073
Lee Li San	79,594	14,740	-	-	11,526	-	-	105,860
	347,367	74,251	-	-	29,647	-	-	451,265
Total	1,270,599	199,538	_	_	48,241		- 1	,518,378

Estina Ang Suan Hong and Felicia Gan Peiling are both Directors and Executives of GLG Corp Ltd. Estina Ang Suan Hong acts as the Chief Executive Officer; Felicia Gan Peiling is the Chief Executive Officer (1 Jul 2021).

^{2.} Victoria Yong as Chief Financial Officer and Head of IT & Human Resources (resigned 9 Aug 2021)

ELEMENTS OF KEY MANAGEMENT PERSONNEL REMUNERATION (cont'd)

The relative proportions of those elements of remuneration of key management personnel that are linked to performance:

	Fixed remuneration		Remuneration linked to performance		
Directors	2023	2022	2023	2022	
Estina Ang Suan Hong	92.4%	85.9%	7.6%	14.1%	
Peter Tan	100%	100%	-	-	
Grant Hummel	100%	100%	_	_	
Khay Ti Por	100%	_	-	_	
Felicia Gan Peiling	92.6%	89.8%	7.4%	10.2%	
Executives					
Lee Kwak Keh	92.7%	86.9%	7.3%	13.1%	
Susan Yong	92.7%	87.2%	7.3%	12.8%	
Lee Li San	91.1%	86.1%	8.9%	13.9%	

Note: Fixed remuneration consists of base pay plus other fixed allowances paid to the individual on a regular basis, whilst Performance-linked remuneration refers to variable bonus paid to the individual, dependent on company financial results and individual's performance.

SALARY SUPPLEMENT AS COMPENSATION FOR THE CURRENT FINANCIAL YEAR

Madam Estina Ang Suan Hong was granted a salary supplement on 24 February 2023 of US\$43,914 (2022: US\$88,438) during the financial year ended 30 June 2023. This amount was paid on 24 February 2023 for her stewardship as Founder and Chair for the business, as the company did not pay any variable bonus to her.

Ms Felicia Gan Peiling was granted a salary supplement on 24 February 2023 of US\$25,617 (2022: US\$36,849) during the financial year ended 30 June 2023. This amount was paid on 24 February 2023 for her contribution as Chief Executive Officer including business development for the business, although the company did not pay any variable bonus to her.

Ms Susan Yong was granted a salary supplement on 24 February 2023 of US\$11,710 (2022: US\$22,109) during the financial year ended 30 June 2023. The amount was paid on 24 February 2023 for her contribution as Chief Operations Officer for the business although the company did not pay any variable bonus to her.

Mr Lee Kwak Keh was granted a salary supplement on 24 February 2023 of US\$9,002 (2022: US\$16,951) during the financial year ended 30 June 2023. The amount was paid on 24 February 2023 for his contribution as Chief Merchandising Officer for the business although the company did not pay any variable bonus to him.

Ms Lee Li San was granted a salary supplement on 24 February 2023 of US\$9,515 (2022: US\$14,740) during the financial year ended 30 June 2023. The amount was paid on 24 February 2023 for her contribution as Group Financial Controller, although the company did not pay any variable bonus to her.

LOANS TO KEY MANAGEMENT PERSONNEL

GLG has not provided any loans to key management personnel.

OTHER TRANSACTIONS WITH KEY MANAGEMENT PERSONNEL IN GLG

There have been no other transactions between GLG and key management personnel.

KEY MANAGEMENT PERSONNEL EQUITY HOLDINGS

Fully paid ordinary shares of GLG Corp Ltd

	Balance at 1 July No.	Granted as compensation No.	Net other change No.	Balance at resignation date No.	Balance at 30 June No.
2023					
Estina Ang Suan Hong (indirect holding through Ghim Li Group	53,338,000	-	_	-	53,338,000
Felicia Gan Peiling (including indirect holding through Ghim Li Group)	55,560,000	-	-	-	55,560,000
2022					
Estina Ang Suan Hong (indirect holding through Ghim Li Group	53,338,000	_	_	-	53,338,000
Felicia Gan Peiling (including indirect holding through Ghim Li Group)	55,560,000	-	-	-	55,560,000

KEY TERMS OF EMPLOYMENT CONTRACT

Position

A summary of the key term of employment are set out below for the financial year ended 30 June 2023:

Key term of service agreements

	,
Chair	 Base salary: US\$531,362 (SG\$726,000) excluding superannuation. The contract for remuneration is in Singapore Dollars.
	Term: no fixed term
	Base remuneration: Reviewed annually by the Nomination and Remuneration Committee.
	 Salary supplement/bonus entitlements: Determined annually by the Nomination and Remuneration Committee.
	Termination notice period: 6 months' notice or without notice in the event of serious misconduct.
	 Termination payment: in lieu of notice
	Restraint and confidentiality provisions.

KEY TERMS OF EMPLOYMENT CONTRACT (cont'd)

Chief Executive Officer

- Base salary: US\$309,595 (SG\$423,000) excluding superannuation. The contract for remuneration is in Singapore Dollars.
- Term: no fixed term
- Base remuneration: Reviewed annually by the Nomination and Remuneration Committee.
- Salay supplement/bonus entitlements: Determined annually by the Nomination and Remuneration Committee.
- Termination notice period: 3 months' notice or without notice in the event of serious misconduct.
- Termination payment: in lieu of notice
- Restraint and confidentiality provisions.

Senior Management

- Base salary: refer to remuneration of directors and senior management for individual's salary
- Term: no fixed term
- Base remuneration: Reviewed annually by the Nomination and Remuneration Committee.
- Salary supplement/bonus entitlements: Determined annually by the Nomination and Remuneration Committee.
- Termination notice period: one month's notice or without notice in the event of serious misconduct.
- Termination payment: in lieu of notice
- Restraint and confidentiality provisions.

This concludes the Remuneration Report, which has been audited.

The Directors' report is signed in accordance with a resolution of the Directors made pursuant to s.298 (2) of the Corporations Act 2001.

On the behalf of the Director

Felicia Gan Peiling, PBM Chief Executive Officer

Singapore, 26th September 2023

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2023



Tel: +61 2 9251 4100 Fax: +61 2 9240 9821 www.bdo.com.au Level 11, 1 Margaret St Sydney NSW 2000 Australia

DECLARATION OF INDEPENDENCE BY STEPHEN MAY TO THE DIRECTORS OF GLG CORP LTD

As lead auditor of GLG Corp Ltd for the year ended 30 June 2023, I declare that, to the best of my knowledge and belief, there have been:

- No contraventions of the auditor independence requirements of the Corporations Act 2001 in relation to the audit; and
- 2. No contraventions of any applicable code of professional conduct in relation to the audit.

This declaration is in respect of GLG Corp Ltd and the entities it controlled during the year.

Stephen May Director

BDO Audit Pty Ltd

Sydney

26 September 2023

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2023



Tel: +61 2 9251 4100 Fax: +61 2 9240 9821 www.bdo.com.au Level 11, 1 Margaret St Sydney NSW 2000 Australia

INDEPENDENT AUDITOR'S REPORT

To the members of GLG Corp Ltd

Report on the Audit of the Financial Report

Opinion

We have audited the financial report of GLG Corp Ltd (the Company) and its subsidiaries (the Group), which comprises the consolidated statement of financial position as at 30 June 2023, the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the financial report, including a summary of significant accounting policies and the directors' declaration.

In our opinion the accompanying financial report of the Group, is in accordance with the *Corporations Act 2001*, including:

- (i) Giving a true and fair view of the Group's financial position as at 30 June 2023 and of its financial performance for the year ended on that date; and
- (ii) Complying with Australian Accounting Standards and the Corporations Regulations 2001.

Basis for opinion

We conducted our audit in accordance with Australian Auditing Standards. Our responsibilities under those standards are further described in the Auditor's responsibilities for the audit of the Financial Report section of our report. We are independent of the Group in accordance with the Corporations Act 2001 and the ethical requirements of the Accounting Professional and Ethical Standards Board's APES 110 Code of Ethics for Professional Accountants (including Independence Standards) (the Code) that are relevant to our audit of the financial report in Australia. We have also fulfilled our other ethical responsibilities in accordance with the Code.

We confirm that the independence declaration required by the *Corporations Act 2001*, which has been given to the directors of the Company, would be in the same terms if given to the directors as at the time of this auditor's report.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.





Key audit matters

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

Key audit matter

Valuation of GLIT receivables

The valuation of the GLIT receivables, collectively the receivables from GLIT Holdings and receivables from outsourced manufacturing suppliers as disclosed in Note 11, is significant to our audit because as at 30 June 2023 the balance was \$18,470,580 and it includes judgement in assumptions used in assessing the recoverability. The valuation process used by the Group to assess recoverability is judgemental and is based

on assumptions, specifically those in relation to

trust receipts and the overall working capital

How the matter was addressed in our audit

To determine whether the receivable was recoverable at the reporting date, our audit procedures included, amongst others, the following procedures:

- Assessed managements' evaluation of the recoverability of the receivable.
- Analysed turnover of the receivable balance in order to ascertain whether the recoverability of the receivable would occur within a reasonable timeframe as part of the overall working capital cycle of the Group.

Other information

cycle of the Group.

The directors are responsible for the other information. The other information comprises the information in the Group's annual report for the year ended 30 June 2023, but does not include the financial report and the auditor's report thereon.

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

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

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

Responsibilities of the directors for the Financial Report

The directors of the Company are responsible for the preparation of the financial report that gives a true and fair view in accordance with Australian Accounting Standards and the *Corporations Act 2001* and for such internal control as the directors determine is necessary to enable the preparation of the financial report that gives a true and fair view and is free from material misstatement, whether due to fraud or error.

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2023



In preparing the financial report, the directors are responsible for assessing the ability of the group 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 has no realistic alternative but to do so.

Auditor's responsibilities for the audit of the Financial Report

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

A further description of our responsibilities for the audit of the financial report is located at the Auditing and Assurance Standards Board website (http://www.auasb.gov.au/Home.aspx) at:

https://www.auasb.gov.au/admin/file/content102/c3/ar1_2020.pdf

This description forms part of our auditor's report.

Report on the Remuneration Report

Opinion on the Remuneration Report

We have audited the Remuneration Report included in pages 49 to 55 of the directors' report for the year ended 30 June 2023.

In our opinion, the Remuneration Report of GLG Corp Ltd, for the year ended 30 June 2023, complies with section 300A of the *Corporations Act 2001*.

Responsibilities

The directors of the Company are responsible for the preparation and presentation of the Remuneration Report in accordance with section 300A of the *Corporations Act 2001*. Our responsibility is to express an opinion on the Remuneration Report, based on our audit conducted in accordance with Australian Auditing Standards.

BDO Audit Pty Ltd

Stephen May

Director

Sydney, 26 September 2023

DIRECTOR'S DECLARATION

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2023

The Directors declare that:

- (a) in the Directors' opinion, there are reasonable grounds to believe that the Company will be able to pay its debts as and when they become due and payable;
- (b) in the Directors' opinion, the attached financial statements are in compliance with Australian Accounting Standards and International Financial Reporting Standards, as stated in Note 2 to the financial statements;
- (c) in the Directors' opinion, the attached financial statements and notes thereto are in accordance with the Corporations Act 2001, including compliance with Australian Accounting Standards and giving a true and fair view of the financial position of the consolidated entity as at 30 June 2023 and of its performance for the financial year ended on that date; and
- (e) the Directors have been given the declarations required by s.295A of the Corporations Act 2001.

Signed in accordance with a resolution of the Directors made pursuant to s.295(5)(a) of the Corporations Act 2001.

On the behalf of the Director

Felicia Gan Peiling, PBM Chief Executive Officer

Singapore, 26th September 2023

CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2023

	Note	2023	olidated 2022
	Note	US\$'000	US\$'000
Revenue	5	116,489	199,609
Cost of sales		(95,002)	(158,322)
Gross profit		21,487	41,287
Other income	5	4,395	389
Distribution expenses		(9,160)	(18,437)
Administration expenses	6	(10,712)	(11,640)
Finance costs	7	(2,201)	(1,680)
Other expenses	8	(5,027)	(3,076)
(Loss)/profit before income tax expense		(1,218)	6,843
Income tax expense	10	(734)	(1,659)
(Loss)/profit for the year		(1,952)	5,184
Other comprehensive income:			
Items that will not be reclassified subsequently to profit or loss:			
Revaluation deficit, on land and building, net of tax		(673)	(798)
Other comprehensive income, net of tax		(673)	(798)
Total comprehensive income for the year		(2,625)	4,386
Earnings per share:			
Basic (cents per share)	21	(2.63)	7.00
Diluted (cents per share)	21	(2.63)	7.00

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

OF FINANCIA AS AT 30 JUNE 2023	L POSI	TION	
AS AT 30 JUNE 2023		Conco	olidated
	Note	2023 US\$'000	2022 US\$'000
Current assets			
Cash and cash equivalents		19,159	13,893
Trade and other receivables	11	27,703	39,677
Inventory	13	25,463	37,825
Other assets	16	1,192	959
Total current assets		73,517	92,354
Non-current assets			
Other financial assets	12	5,559	8,871
Trade and other receivables	11	2,700	2,000
Intangible assets	15	2,896	3,361
Right-of-use assets	27	3,660	11,062
Property, plant and equipment	14	26,494	29,396
Total non-current assets		41,309	54,690
Total assets		114,826	147,044
		, , ,	
Current liabilities			
Trade and other payables	17	16,087	22,643
Borrowings	18	34,002	46,519
Lease liability	27	1,859	2,128
Current tax liabilities	10	211	481
Total current liabilities		52,159	71,771
Non-current liabilities			
Borrowings	18	2,468	3,465
Lease liability	27	2,000	10,001
Deferred tax liabilities	10	2,884	2,756
Total non-current liabilities	10	7,352	16,222
Total liabilities		59,511	87,993
Net assets		55,315	59,051
Equity			
Issued capital	19	10,322	10,322
Revaluation reserves	26	2,274	2,947
Merger reserves	26	(14,812)	(14,812)
Retained earnings	20	57,531	60,594
Total equity	20	55,315	59,051

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2023

	Issued Capital US\$'000	Asset Revaluation Reserve US\$'000	Merger Reserve US\$'000	Retained Earnings US\$'000	Total US\$'000
Consolidated					
Balance at 1 July 2021	10,322	3,745	(14,812)	56,151	55,406
Dividend declared	-	_	_	(741)	(741)
Profit after income tax expense	_	_	_	5,184	5,184
Other comprehensive income for the year, net of tax	_	(798)	_	_	(798)
Total comprehensive income	_	(798)	_	5,184	4,386
Balance at 30 June 2022	10,322	2,947	(14,812)	60,594	59,051
D.L	40.222	2.047	(4.4.042)	60.504	50.054
Balance at 1 July 2022	10,322	2,947	(14,812)	60,594	59,051
Dividend declared	_	_	_	(1,111)	(1,111)
Loss after income tax expense	-	_	_	(1,952)	(1,952)
Other comprehensive income for the year,					
net of tax		(673)	_	-	(673)
Total comprehensive income	_	(673)	-	(1,952)	(2,625)
Balance at 30 June 2023	10,322	2,274	(14,812)	57,531	55,315

CONSOLIDATED STATEMENT OF CASH FLOWS

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2023

	Note	Conso 2023 US\$'000	olidated 2022 US\$'000
Cash flows from operating activities			
Receipts from customers		128,936	191,429
Payments to suppliers and employees		(102,935)	(190,040)
Net (payments to)/ proceeds from outsourced manufacturing suppliers		(544)	837
Interest income		44	12
Interest and other costs of finance paid		(1,537)	(740)
Interest paid on lease liabilities		(379)	(558)
Income tax paid		(754)	(1,998)
Net cash provided by/(used in) operating activities	25(c)	22,831	(1,058)
Cash flows from investing activities			
Purchase of property, plant and equipment		(1,194)	(1,325)
Disposal of property, plant and equipment		36	19
Rental deposit refunded		1,312	_
Net cash from/(used in) investing activities		154	(1,306)
Cash flows from financing activities			
Repayment of borrowings		(13,514)	(4,283)
Repayments of lease liability		(2,069)	(2,135)
Net (repayments to)/proceeds from Ghim Li Group		(1,025)	1,129
Dividend paid		(1,111)	(734)
Net cash used in financing activities	25(d)	(17,719)	(6,023)
Net increase in cash and cash equivalents		5,266	14,66 6
Cash and cash equivalents at the beginning of the financial year		13,893	22,280
Cash and cash equivalents at the end of the financial year	25(a)	19,159	13,893

NOTES TO THE FINANCIAL REPORT

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2023

1. GENERAL INFORMATION

GLG Corp Ltd (the Company) is a public company listed on the Australian Securities Exchange (ASX: GLE), incorporated in Australia and operating in Asia.

GLG Corp Ltd's registered office and principal place of business are as follows:

Registered office

'Australia Square' Suite 4201, Level 42, 264-278 George Street, Sydney, NSW, 2000 Australia

Principal place of business

15, Harvey Road, Singapore 369930

The consolidated entity's principal activities in the course of the financial year were being a global supplier of knitwear, apparel, garments, accessories like fabric facial masks and supply chain management operations.

2. SIGNIFICANT ACCOUNTING POLICIES

Statement of compliance

The financial report is a general purpose financial report which has been prepared in accordance with the Corporations Act 2001, Accounting Standards and Interpretations, and complies with other requirements of the law. The financial report comprises the consolidated financial statements of GLG for the purposes of preparing the consolidated financial statement, the company is a for-profit entity.

Accounting Standards include Australian Accounting Standards. Compliance with the Australian Accounting Standards ensures that the financial statements and notes of GLG comply with International Financial Reporting Standards ('IFRS').

The financial statements were authorised for issue by the Directors on 26th September 2023.

Basis of preparation

The consolidated financial statements have been prepared on the basis of historical cost, except for the revaluation of certain non-current assets and financial instruments. Cost is based on the fair values of the consideration given in exchange for assets. All amounts are presented in United States dollars, unless otherwise noted.

The consolidated entity satisfies the requirements of ASIC Corporations (Rounding in Financial/Directors' Reports) Instrument 2016/191 issued by the Australian Securities and Investments Commission in relation to rounding of amounts in the directors' report and the financial statements to the nearest thousand dollars. Amounts have been rounded off in the financial statements in accordance with that Legislative Instrument.

Fair value measurement

When an asset or liability, financial or non-financial, is measured at fair value for recognition or disclosure purposes, the fair value is based on the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date; and assumes that the transaction will take place either: in the principal market; or in the absence of a principal market, in the most advantageous market.

Fair value is measured using the assumptions that market participants would use when pricing the asset or liability, assuming they act in their economic best interests. For non-financial assets, the fair value measurement is based on its highest and best use. Valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, are used, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

Assets and liabilities measured at fair value are classified, into three levels, using a fair value hierarchy that reflects the significance of the inputs used in making the measurements. Classifications are reviewed at each reporting date and transfers between levels are determined based on a reassessment of the lowest level of input that is significant to the fair value measurement.

For recurring and non-recurring fair value measurements, external valuers may be used when internal expertise is either not available or when the valuation is deemed to be significant. External valuers are selected based on market knowledge and reputation. Where there is a significant change in fair value of an asset or liability from one period to another, an analysis is undertaken, which includes a verification of the major inputs applied in the latest valuation and a comparison, where applicable, with external sources of data.

Fair value hierarchy

The following details the consolidated entity's assets and liabilities, measured or disclosed at fair value, using a three level hierarchy, based on the lowest level of input that is significant to the entire fair value measurement, being:

Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date

Level 2: Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly

Level 3: Unobservable inputs for the asset or liability

Assets and liabilities measured at fair value include:

- Freehold and leasehold land and buildings Level 3 refer to Note 14 for further details
- Contingent liability Level 2

There were no transfers between levels during the period.

Adoption of new and revised Accounting Standards

In the current year, the Company has adopted all of the new and revised Standards and Interpretations issued by the Australian Accounting Standards Board (the AASB) that are relevant to its operations and effective for the current annual reporting period.

Standards and Interpretations adopted

Any new, revised, or amending accounting standards or interpretations that are not yet mandatory have not been early adopted by the consolidated entity for the annual reporting period ended 30 June 2023. The consolidated entity has not yet assessed the impact of these new or amended Accounting Standards and Interpretations.

(a) Basis of consolidation

The consolidated financial statements include the information and results of each subsidiary from the date on which the GLG obtains control and until such time as the Group ceases to control such entity. Control is achieved when the company:

- has power over the investee;
- is exposed, or has the rights, to variable returns from its involvement with the investee; and
- has the ability to use its power to affect its returns.

Total comprehensive income of subsidiaries is attributed to the owners of the Company.

In preparing the consolidated financial statements, all intercompany balances and transactions, and unrealised profits arising within the consolidated entity are eliminated in full.

A list of subsidiaries appears in Note 24 to the financial statements. Consistent accounting policies are employed in the preparation and presentation of the consolidated financial statements.

(b) Foreign currency

The individual financial statements of each GLG entity are presented in its functional currency being the currency of the primary economic environment in which the entity operates. For the purpose of the consolidated financial statements, the results and financial position of each entity are expressed in United States dollars, which is the functional currency of GLG Corp Ltd and the presentation currency for the consolidated financial statements. All subsidiaries of GLG Corp Ltd have functional currency of United States dollars.

In preparing the financial statements of the individual entities, transactions in currencies other than the entity's functional currency are recorded at the rates of exchange prevailing on the dates of the transactions. At the end of each reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at the end of each reporting period.

Exchange differences are recognised in profit or loss in the period in which they arise except that:

- (i) exchange differences which relate to assets under construction for future productive use, which are included in the cost of those assets where they are regarded as an adjustment to interest costs on foreign currency borrowings;
- (ii) exchange differences on transactions entered into in order to hedge certain foreign currency risks, there are no hedging activities undertaken in the current year; and
- (iii) exchange differences on monetary items receivable from or payable to a foreign operation for which settlement is neither planned or likely to occur, which form part of the net investment in a foreign operation, and which are recognised in the foreign currency translation reserve and recognised in profit or loss on disposal of the net investment.

Standards and Interpretations adopted (cont'd)

(c) Goods and services tax

Revenues, expenses and assets are recognised net of the amount of goods and services tax (GST), except:

- (i) where the amount of GST incurred is not recoverable from the taxation authority, it is recognised as part of the cost of acquisition of an asset or as part of an item of expense; or
- (ii) for receivables and payables which are recognised inclusive of GST.

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

Cash flows are included in the cash flow statement on a gross basis. The GST component of cash flows arising from investing and financing activities which is recoverable from, or payable to, the taxation authority is classified within operating cash flows.

(d) Financial assets

Financial assets are classified into the following specified categories: financial assets 'at fair value through profit or loss', financial assets at 'amortised cost'. The classification depends on the nature and purpose of the financial assets and is determined at the time of initial recognition.

Cash and cash equivalents, trade receivables, other assets and other financial assets are measured at amortised cost using the effective interest method less impairment.

The effective interest method is a method of calculating the amortised cost of a financial asset and of allocating interest income over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts (including all fees on points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial asset, or, where appropriate, a shorter period.

Interest income is recognised on an effective interest rate basis for debt instruments other than those financial assets 'at fair value through profit or loss'.

The Group recognises an impairment gain or loss in profit or loss for the amount that the expected credit loss is updated to reflect these changes in credit risk. The carrying amount of financial assets including uncollectible trade receivables is reduced by the impairment loss through the use of an allowance account. Subsequent recoveries of amounts previously written off are credited against the allowance account.

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

Standards and Interpretations adopted (cont'd)

(e) Impairment of tangible and intangible assets

At the end of each reporting period, GLG reviews the carrying amounts of its tangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any). When it is not possible to estimate the recoverable amount of an individual asset, GLG estimates the recoverable amount of the cash-generating unit to which the asset belongs. When a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual cash-generating units, or otherwise they are allocated to the smallest GLG of cash-generating units for which a reasonable and consistent allocation basis can be identified.

Intangible assets with indefinite useful lives and intangible assets not yet available for use are tested for impairment at least annually, and whenever there is an indication that the asset may be impaired.

Recoverable amount is the higher of fair value less costs to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset (or cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognised immediately in profit or loss, unless the relevant asset is carried at a revalued amount, in which case the impairment loss is treated as a revaluation decrease.

(f) Employee benefits

Provision is made for benefits accruing to employees in respect of wages and salaries, annual leave, long service leave, and sick leave when it is probable that settlement will be required and they are capable of being measured reliably.

Provisions made in respect of short term employee benefits are measured at their nominal values using the remuneration rate expected to apply at the time of settlement.

Provisions made in respect of long term employee benefits are measured as the present value of the estimated future cash outflows to be made by the consolidated entity in respect of services provided by employees up to reporting date.

Defined contribution plans

Contributions to defined contribution superannuation plans are expensed when employees have rendered service entitling them to the contributions.

Standards and Interpretations adopted (cont'd)

(g) Provisions

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

The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the end of the reporting period, taking into account the risks and uncertainties surrounding the obligation. Where a provision is measured using the cash flows estimated to settle the present obligation, its carrying amount is the present value of those cash flows.

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

(h) Financial instruments issued by the Company

Trade and other payables and borrowings are initially measured at fair value, net of transaction costs.

Trade and other payables and borrowings are subsequently measured at amortised cost using the effective interest method.

-Of befsohal use onl 3. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of GLG's accounting policies, which are described in Note 2 and the respective notes in the financial report, management is required to make judgments, estimates and assumptions about carrying values of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstance, the results of which form the basis of making the judgments. One such other factor considered in management's estimates and associated assumptions for the current year includes the Covid-19 pandemic. Due to the degree of uncertainty of the pandemic, the limited recent exposure of the economic and financial impacts, management have found it necessary to incorporate this ongoing event into the key judgements and estimates made in the preparation of the financial statements in order to reflect the resulting increased estimation uncertainty. Actual results may differ from these estimates.

Key estimates and judgements are relevant to impairment of receivable, revaluation of property plant and equipment and determining the lease terms and incremental borrowing rates. Refer to Notes 11, Notes 14 and Notes 27 for further details. Estimates and judgement in provision for impairment of inventories is discussed in Note 13.

4. SEGMENT INFORMATION

Identification of reportable operating segments

The consolidated entity is organised into two operating segments: fabric and garments. These operating segments are based on the internal reports that are reviewed and used by the Board of Directors in assessing performance and in determining the allocation of resources. There is no aggregation of operating segments.

The directors' review EBIT (earnings before interest and tax). The accounting policies adopted for internal reporting to the directors are consistent with those adopted in the financial statements.

Revenues of US\$8.0m (2022: US\$34.4m), US\$19.5m (2022: US\$36.4m) and US\$27.0m (2022: US\$43.9m) derived from three single customers of the Group. Each of these separate revenues amount to more than 10% of the Company's revenues from external customers.

Types of products and services

The principal products and services of each of these operating segments are as follows:

Fabric the manufacture and wholesaling of fabric

Garments the manufacturing and wholesaling of garments

Intersegment transactions

Intersegment transactions were made at market rates. The garment retailing operating segment purchases fabric from the fabric manufacturing operating segment. Intersegment transactions are eliminated on consolidation.

Operating segment information

Consolidated – 30 June 2023	Fabric Manufacturing US\$'000	Garment US\$'000	Intersegment eliminations US\$'000	Total US\$'000
Revenue				
Sales to external customers	409	116,080	-	116,489
Intersegment sales	38,359	_	(38,359)	_
Total revenue	38,768	116,080	(38,359)	116,489
Interest received	41	3	-	44
Depreciation	(2,365)	(909)	_	(3,274)
Amortisation	(195)	(2,626)	198	(2,623)
Bad and doubtful debts		(30)	6	(24)
Impairment of claims from tax settlement		(1,097)	_	(1,097)
Impairment of deposits from outsourced manufacturer		(2,000)	_	(2,000)
Unrealised profit	(45)	(505)		(550)
EBIT	(1,618)	2,601	_	983
Finance costs				(2,201)
Loss before income tax expense				(1,218)
Income tax expense				(734)
Loss after income tax expenses				(1,952)

4. SEGMENT INFORMATION (cont'd)

Consolidated – 30 June 2023	Fabric Manufacturing US\$'000	Garment US\$'000	Corporates US\$'000	Intersegment eliminations US\$'000	Total US\$'000
Assets	39,130	134,707	113,511	(172,522)	114,826
Liabilities	(19,580)	(80,461)	(23,534)	64,065	(59,510)

Consolidated – 30 June 2022	Fabric US\$'000	Garment US\$'000	Intersegment eliminations US\$'000	Total US\$'000
Revenue				
Sales to external customers	311	199,298	_	199,609
Intersegment sales	66,510	_	(66,510)	-
Total revenue	66,821	199,298	(66,510)	199,609
Interest received	9	3	_	12
Depreciation	(2,262)	(947)	_	(3,209)
Amortisation	(199)	(2,908)	220	(2,887)
Impairment on goodwill		(1,000)	_	(1,000)
Unrealised profit	(136)	(605)	_	(741)
EBIT	2,670	5,853	-	8,523
Finance costs				(1,680)
Profit before income tax expense				6,843
Income tax expense				(1,659)
Profit after income tax expense				5,184

				Intersegment	
Consolidated – 30 June 2022	Fabric US\$'000	Garment US\$'000	Corporates US\$'000	eliminations US\$'000	Total US\$'000
Assets	45,480	155,905	107,104	(161,445)	147,044
Liabilities	(22,929)	(99,765)	(17,672)	52,373	(87,993)

4. SEGMENT INFORMATION (cont'd)

Revenue attributable to external customers is disclosed below, based on the location of the external customer:

	ı	Fabric	
	2023 US\$'000	2022 US\$'000	
India	319	201	
Malaysia	90	110	
	409	311	

	Gar	ment
	2023 US\$′000	2022 US\$'000
Canada	19,797	35,026
Europe	1,347	1,897
Japan	10	144
Singapore	153	98
USA	93,502	160,897
Cambodia	712	476
Malaysia	463	583
Others	96	177
	116,080	199,298

5. REVENUE

Revenue recognition

The consolidated entity recognises revenue as follows:

Revenue from contracts with customers

Revenue is recognised at an amount that reflects the consideration to which the consolidated entity is expected to be entitled in exchange for transferring goods or services to a customer. For each contract with a customer, the consolidated entity: identifies the contract with a customer; identifies the performance obligations in the contract; determines the transaction price which takes into account estimates of variable consideration and the time value of money; allocates the transaction price to the separate performance obligations on the basis of the relative stand-alone selling price of each distinct good or service to be delivered; and recognises revenue when or as each performance obligation is satisfied in a manner that depicts the transfer to the customer of the goods or services promised.

Variable consideration within the transaction price, if any, reflects concessions provided to the customer such as discounts, rebates and refunds, any potential bonuses receivable from the customer and any other contingent events. Such estimates are determined using either the 'expected value' or 'most likely amount' method. The measurement of variable consideration is subject to a constraining principle whereby revenue will only be recognised to the extent that it is highly probable that a significant reversal in the amount of cumulative revenue recognised will not occur. The measurement constraint continues until the uncertainty associated with the variable consideration is subsequently resolved. Amounts received that are subject to the constraining principle are recognised as a refund liability.

5. REVENUE (cont'd)

Sale of goods

Revenue from the sale of goods is recognised when the goods are delivered to buyers' forwarders which is taken to be the point in time when the buyers have control of the goods and the cessation of all involvement in those goods.

Interest income

Interest income is recognised on a time proportionate basis that takes into account by applying the effective interest rate.

	Consc	Consolidated	
	2023 US\$'000	2022 US\$'000	
Revenue from the sale of goods*	116,489	199,609	
Other income			
Write-back of accruals for late shipment claim (Refer to Note 17)	2,766	_	
Gain on modification of lease terms of ROU assets	958	_	
Sample income	22	50	
Interest income	44	12	
Insurance compensation	194	_	
Recovery of bad debts receivable	107	96	
Government grant	45	57	
Other	259	174	
Total other income	4,395	389	
	120,884	199,998	

Disaggregation of revenue

Revenue is disaggregated by the country in which the customer is located as this depicts how the nature, amount, timing and uncertainty of our revenue and cash flows are affected by economic factors. See further detail on revenue by location of external customer within Note 4.

6. ADMINISTRATION EXPENSES

	Consolidated	
	2023 US\$'000	2022 US\$'000
Employee compensation	6,846	7,496
Leased rental and equipment expenses	138	153
Management fees	183	450
Insurance	340	265
Couriers	393	362
Depreciation and amortisation	2,035	2,237
Other administration expenses	777	677
	10,712	11,640

^{*} Revenue from the sale of goods were recognised at the point in time.

7. FINANCE COSTS

	Consc	Consolidated	
	2023 US\$'000	2022 US\$'000	
Interest on loans	451	193	
Interest on lease	379	558	
Interest on obligations under finance leases	3	4	
Bank charges	214	250	
Total interest and bank charges	1,047	1,005	
Line of credit charges	1,154	675	
	2,201	1,680	

8. OTHER EXPENSES

	Cons	Consolidated	
	2023 US\$'000	2022 US\$'000	
Commitment fee (i)	778	1,138	
Legal and professional fee	359	244	
Bad and doubtful debts	24	46	
Bad debts from outsourced manufacturer	_	53	
Impairment of goodwill	_	1,000	
Impairment of deposits from outsourced manufacturer (iii)	2,000	_	
Impairment of claim from tax settlement (ii)	1,097	_	
Property, plant and machineries written off	1	51	
Others	768	544	
	5,027	3,076	

- The Group committed 80% of total available capacity with outsourced manufactures. If any shortfall in orders satisfaction, the outsourced manufacturers are entitled to claim a commitment fee from the Group.
- (ii) During the year ended 30 June 2023, a tax audit was conducted in respect of the Group's Cambodian subsidiary for the period from 2017 to 2019 which resulted in an amended final notice of assessment of US\$0.2m which was paid and disclosed as tax expenses. In addition, an amount of US\$1.1m was paid in order to finalise and settle the tax audit for tax exposures for those years prior to the Group's acquisition of the Cambodian subsidiary's assets. In accordance with the warranty clause under the Sale and Purchase Agreement and the Sales Agreement, these amounts incurred during those periods were claimable from the seller. Whilst the amounts are considered able of being recouped from the seller, they have been impaired during the year ended 30 June 2023 due to the time that has lapsed and the uncertainty of recovery.
- The Impairment of deposits from outsourced manufacturer was due to the write off of deposits with an outsourced manufacturer in relation to the decrease in revenue and thereby reduction of allocated production to the third-party manufacturer resulting in the closure of the third party manufacturer.

9. (LOSS)/PROFIT FOR THE YEAR BEFORE INCOME TAX EXPENSE

(Loss)/profit for the year has been arrived at after (crediting)/charging the following gains and losses:

	Conso 2023 US\$'000	olidated 2022 US\$'000
Property, plant and machineries written off	1	51
Impairment of goodwill	_	1,000
Impairment of deposits from outsourced manufacturer	2,000	_
Impairment of claim from tax settlement	1,097	_
Bad and doubtful debts	24	46
Impairment/Write back of inventory	578	_
Gain on modification of lease terms of ROU assets	(958)	_
Write back of accrual for late shipment claim	(2,765)	_
Net foreign exchange gain	(105)	(181)
Depreciation of non-current assets	3,275	3,209
Amortisation of intangible assets	465	602
Amortisation of right-of-use assets	2,158	2,285
Lease rental expenses:		
Minimum lease payments	44	55
Employee benefit expense:		
Salaries, wages, and bonuses	20,193	24,707
Post-employment benefits:		
Defined contribution plans	556	651
Total employee benefit expenses	20,749	25,358

10. INCOME TAXES

Current tax is calculated by reference to the amount of income taxes payable or recoverable in respect of the taxable profit or tax loss for the period. It is calculated using tax rates and tax laws that have been enacted or substantively enacted by reporting date. Current tax for current and prior periods is recognised as a liability (or asset) to the extent that it is unpaid (or refundable).

Deferred tax is recognised on temporary differences between the carrying amount of assets and liabilities in the financial statements and the corresponding tax base of those items. In principle, deferred tax liabilities are recognised for all taxable temporary differences. However, deferred tax liabilities are not recognised if the temporary differences giving rise to them arise from the initial recognition of assets and liabilities (other than as a result of a business combination) which affects neither taxable income nor accounting profit. Furthermore, a deferred tax liability is not recognised in relation to taxable temporary differences arising from goodwill.

Deferred tax liabilities are recognised for taxable temporary differences arising on investments in subsidiaries, branches and interest in joint ventures except where the consolidated entity is able to control the reversal of the temporary differences and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred tax liabilities are measured at the tax rates that are expected to apply to the period(s) when the asset and liability giving rise to them are realised or settled, based on tax rates (and tax laws) that have been enacted or substantively enacted by reporting date. The measurement of deferred tax liabilities reflects the tax consequences that would follow from the manner in which the consolidated entity expects, at the reporting date, to recover or settle the carrying amount of its assets and liabilities.

Deferred tax assets and liabilities are offset when they relate to income taxes levied by the same taxation authority and the Company/consolidated entity intends to settle its current tax assets and liabilities on a net basis.

10. INCOME TAXES (cont'd)

Current and deferred tax for the period

Current and deferred tax is recognised as an expense or income in the Consolidated Statement of profit or loss and other comprehensive income, except when it relates to items credited or debited directly to equity, in which case the deferred tax is also recognised directly in equity, in which case the current and deferred tax are also recognised in other comprehensive income or directly in equity respectively. Where the current or deferred tax arises from the initial accounting for a business combination, the tax effect is included in the accounting for the business combination.

(a) Income tax recognised in profit or loss

	Conso	lidated
	2023 US\$'000	2022 US\$'000
Tax expense comprises:		
Current tax expense in respect of the current year	612	1,129
Deferred tax expense in respect of the current year	(507)	(183)
Under provision of deferred tax in prior financial year	759	100
Adjustments recognized in the current year in relation to prior years	(130)	613
Total tax expense	734	1,659

The prima facie income tax expense on pre–tax accounting profit from operations reconciles to the income tax expense in the financial statements as follows:

(Loss)/profit from operations	(1,218)	6,843
Income tax expense calculated at 30%	(365)	2,053
Effect of expenses that are not deductible in determining taxable profit	969	1,613
Non-taxable income	(478)	(629)
Effect of tax losses not recognised	(12)	(76)
Effects of different tax rates of subsidiaries operating in other jurisdictions (a)	(452)	(1,408)
Utilisation of deferred tax assets not recognised previously	-	(612)
Unrecognised tax losses during the year	450	_
Under provision of deferred tax in previous financial year	759	100
	871	1,041
Other	(7)	5
	864	1,046
Adjustments recognised in the current year in relation to the tax provision		
in previous financial years	(130)	613
Income tax expense recognised in profit	734	1,659

⁽a) The tax rate used in the above reconciliation is the corporate tax rate of 30% payable by Australian corporate entities on taxable profits under Australian tax law. There has been no change in the corporate tax rate when compared with the previous reporting period. However, for the purposes of tax reconciliation, certain subsidiaries were operating in Singapore, Malaysia and Hong Kong, in which these entities are taxed at the respective local tax rates.

Unrecognised deferred tax assets in relation to tax losses at year end amounted to approximately US\$2.2m (2022:US\$1.0m) relates to a subsidiary in Cambodia expiring in 2024 to 2026.

10. INCOME TAXES (cont'd)

(b) Current tax liabilities

	Consc	Consolidated	
	2023 US\$'000	2022 US\$'000	
Current tax liabilities			
Income tax payable attributable to entities in the consolidated GLG	211	481	
	211	481	

(c) Deferred tax balances

Deferred tax liabilities arise from the following:

			Con	solidated			
2023	Opening balance US\$'000	Charged to income US\$'000	Charged to Equity US\$'000	Acquisitions /disposals US\$'000	Exchange differences US\$'000	Changes in tax rate US\$'000	
Temporary differences							
Property, plant and equipment	2,756	252	(124)	-	-	-	2,884
	2,756	252	(124)	_	_	_	2,884
Unused tax loses and other cre	dits:						
Nil		_	_	_	-	-	_
	_	_	_	-	-	-	_
	2,756	252	(124)	-	-	-	2,884

Presented in the statement of financial position as follows:

Deferred tax liability	2,884
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	Consolidated						
2022	Opening balance US\$'000	Charged to income US\$'000	Charged to Equity US\$'000	Acquisitions /disposals US\$'000	Exchange differences US\$'000	Changes in tax rate US\$'000	Closing balance US\$'000
Temporary differences							
Property, plant and equipment	3,089	(186)	(147)	_	_	_	2,756
	3,089	(186)	(147)	-	-	_	2,756
Unused tax loses and other cred	its:						
Nil	-	_	_	-	-	_	_
	_	_	_	-	-	_	_
	3,089	(186)	(147)	-	-	-	2,756

Presented in the statement of financial position as follows:

Deferred tax liability 2,756

11. TRADE AND OTHER RECEIVABLES

	Conso 2023 US\$'000	lidated 2022 US\$'000
Current		
Trade receivables		
Trade customers	10,638	21,250
GLIT Holdings (1)	1,746	1,029
Outsourced manufacturing suppliers	14,024	15,352
Provision for impairment	-	_
Trade receivables	26,408	37,631
Other receivables		
Other receivables	708	1,954
Goods and services tax recoverable	587	547
Other receivables	1,295	2,501
Less:		
Payable to outsourced manufacturing suppliers	_	(455)
	27,703	39,677
Non-current		
GLIT Holdings (1)	2,700	2,000
-	2,700	2,000
Total trade and other receivables	30,403	41,677

The average credit period on sales of goods and rendering of services is 75 days. No interest is charged on the trade receivables outstanding balance.

Receivable from GLIT Holdings that are expected to be settled in the next 12 months by netting off from the logistic revenue charged by GLIT Holdings is classified as current, whilst the remaining balance that are expected to be settled in more than a year is classified as non-current.

Before accepting any new customers, the Group uses an external scoring system to assess the potential customer's credit quality and defines credit limits by customers. Limits and scoring attributed to customers are reviewed twice a year. 99.9% of the trade receivables that are neither past due nor impaired have the best credit scoring attributable under the external credit scoring system used by the Group.

11. TRADE AND OTHER RECEIVABLES (cont'd)

Included in the Group's trade receivable balance are debtors with a carrying amount of US\$0.12m (2022: US\$0.02m) which are past due at the reporting date. There has been no significant change in credit quality and all amounts are considered recoverable. The Group does not hold any collateral over these balances.

	Conso	lidated
	2023 US\$'000	2022 US\$'000
Ageing of Trade Receivables (trade customers) - past due but not impaired		
30 – 60 days	117	_
60 – 90 days	_	_
90 – 120 days	_	_
More than 120 days	_	24
Total	117	24
Movement in the allowance for expected credit loss		
Balance at the beginning of the year	_	_
Charge to profit or loss	_	_
Allowance written off during the year	_	_
Balance at the end of the year	_	

In determining the recoverability of trade receivables, the Group considers any change in the credit quality of the trade receivable from the date credit was initially granted up to the reporting date. Credit risk is concentrated with a few significant counterparties.

Allowance for expected credit losses (ECL) of receivables – estimates and judgements

GLG assesses impairment at the end of each reporting period by evaluating the conditions and events specific to GLG that may be indicative of impairment triggers.

GLIT Holdings Pte Ltd (GLIT) and its operating subsidiaries provide outsourced manufacturing services to GLG. GLG provides working capital and fabric to GLIT as part of the arrangement. When fabric is acquired by GLIT, GLG issues a letter of credit on their behalf. In order to maximise the discounts available, GLG converts the letter of credit it has issued into a Trust Receipt for GLIT. The Bank will immediately pay the fabric supplier. Once GLIT invoices GLG, a trade payable is recorded. GLG has a legal enforceable right to offset the amount owed by GLIT and settle the balance, if any, with GLIT on a net basis. The offset takes place between 90 days to 120 days depending on the date of maturity of the Trust Receipt.

GLIT Holdings Pte Ltd and its subsidiaries that provide subcontracted manufacturing operations were disposed of by the Ghim Li Group in 2005 as part of a management buy out. GLIT continue to operate as GLG's outsourced manufacturing partner.

The GLIT Receivables (collectively the receivables from GLIT Holdings and receivables from outsourced manufacturing suppliers) carrying value of US\$18.5m (2022: US\$17.9m) is estimated to be recoverable on the basis that GLIT continues to operate as our outsourced manufacturing partner dedicated to serve the day-to-day needs of GLG. It is assumed that GLIT has sufficient resources, financial and otherwise to support the order fulfilment processes in the factories, with guidance and loadings from GLG. The valuation of GLIT receivable is evaluated to be recoverable based on the assumption on the accessibility of trust receipts available for offset and the amount of available collateral in place, the turnover of the balance as part of the overall working capital cycle of the group and, if necessary, payables or other assets made available to offset or guarantee the balance.

11. TRADE AND OTHER RECEIVABLES (cont'd)

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period or in the period of the revision and future periods if the revision affects both current and future periods.

In determining the ECL provision, forward looking macro-economic information and assumptions relating to the pandemic and other economic indicators have been considered. Both forward looking information and analysis based on the Group's historical loss experience have been used to determine the ECL provision.

12. OTHER FINANCIAL ASSETS

	Cons	olidated
	2023 US\$′000	2022 US\$'000
Non-current		
Security deposit	5,000	7,000
Office rental deposit to Ghim Li Group (i)	559	1,871
	5,559	8,871
Disclosed in the financial statements as:		
Total Non-current other financial assets	5,559	8,871

⁽ⁱ⁾ Office rental security deposits to Ghim Li Group Pte Ltd, ultimate parent entity of GLG Group.

13. INVENTORY

Inventories are valued at the lower of cost and net realisable value. Costs, including an appropriate portion of fixed and variable overhead expenses, are assigned to inventory on hand by the method most appropriate to each particular class of inventory, valued on a first in first out basis. Net realisable value represents the estimated selling price less all estimated costs of completion and costs to be incurred in marketing, selling and distribution.

	Conso	lidated
	2023 US\$'000	2022 US\$'000
Raw materials	12,106	20,943
Work in progress	5,368	9,013
Goods in transit	4,313	4,057
Consumables	12	20
Stock lot	574	774
Finished goods	3,090	3,018
Total	25,463	37,825

Provision for impairment of inventories

The provision for impairment of inventories assessment requires a degree of estimation and judgement. The level of the provision is assessed by taking into account the recent sales experience, the ageing of inventories and other factors that affect inventory obsolescence.

14. PROPERTY, PLANT AND EQUIPMENT

Property, plant and equipment held for use in the production or supply of goods or services, or for administrative purposes, are carried in the Statement of financial position at cost, less any subsequent accumulated depreciation and subsequent accumulated impairment losses. Assets are pledged as security – refer further to Note 18.

Land and buildings are initially recognized at cost. Freehold land is subsequently carried at the revalued amount less accumulated impairment losses. Buildings and leasehold land are subsequently carried at the revalued amounts less accumulated depreciation and accumulated impairment losses.

Depreciation is provided on property, plant and equipment, including freehold buildings. Depreciation is calculated on a straight line basis so as to write off the net cost or other revalued amount of each asset over its expected useful life to its estimated residual value. Leasehold improvements are depreciated over the period of the lease or estimated useful life, whichever is the shorter, using the straight line method. The lease period is for 60 years, ending 2050. The estimated useful lives, residual values and depreciation method are reviewed at the end of each annual reporting period. The following estimated useful lives are used in the calculation of depreciation

Building on freehold land 50 years

Leasehold properties Over term of lease

Plant and machinery 10 years
Furniture, fittings and office equipment 3-10 years
Motor vehicles 5-10 years

Assets and liabilities measured at fair value include:

Freehold and leasehold land and buildings - Level 3

Freehold and leasehold land and buildings of the Company were revalued on 30 June 2023 by One Asia Property Consultants (KL) Sdn. Bhd, an external, independent and registered valuer. The comparison method was adopted in arriving at the market value of the freehold and leasehold land and buildings. In estimating the fair value of the properties, the highest and best use of the properties is their current use. There has been no change to the valuation technique as compared with previous financial year and revaluations are done on an annual basis.

Freehold and leasehold land and buildings at valuation are categorised as Level 3 fair value, which has been generally derived using the sales comparison approach. Sales price of comparable properties in close proximity are adjusted for differences in key attributes such as property size. The most significant input to this valuation approach is price per square foot of comparable properties.

Description	Valuation Approach	Unobservable inputs	Range of inputs	Weighted average	Relationship of unobservable inputs to fair value
Leasehold Property	Sales comparison	Price per square foot	RM26 to RM30.60 per square foot for land RM50 to RM100 per square foot for building	RM27.70 per square foot for land RM75 per square foot for building	The higher the price per square foot the higher the fair value
			RM = Malaysian Ringgit currency	.cot.o. camam.g	
Freehold property	Sales comparison	Price per square foot	RM42 to RM54.90 per square foot for land	RM50.50 per square foot	The higher the price per square
			RM50 to RM95 per square foot for building	for land RM73 per square foot for building	foot, the higher the fair value
			RM = Malaysian Ringgit currency		

14. PROPERTY, PLANT AND EQUIPMENT (cont'd)

Financial year 30 June 2022

Description	Valuation Approach	Unobservable inputs	Range of inputs	Weighted average	Relationship of unobservable inputs to fair value
Leasehold Property	Sales comparison	Price per square foot	RM25 to RM52 per square foot for land RM50 to RM100 per square foot for building	RM27.70 per square foot for land RM75 per square foot for building	The higher the price per square foot the higher the fair value
			RM = Malaysian Ringgit currency		
Freehold property	Sales comparison	Price per square foot	RM46 to RM57.50 per square foot for land	RM50.50 per square foot for land	The higher the price per square foot, the higher the
			RM50 to RM95 per square foot for building	RM73 per square foot for building	fair value
			RM = Malaysian Ringgit currency		

Valuation of land and buildings – estimates and judgements

GLG has determined that the revaluation model is more appropriate for reflecting the value of their land and buildings.

	Conso	lidated
	2023 US\$'000	2022 US\$'000
Land and Buildings		
Freehold		
Land at independent valuation	2,571	2,725
Building at independent valuation	2,142	2,270
Total land and building	4,713	4,995
Carrying amount of all freehold land and building		
had it been carried under the cost model	3,441	3,509
Leasehold		
Land at independent valuation	3,640	3,859
Building at independent valuation	4,927	5,222
Total land and building	8,567	9,081
Carrying amount of all leasehold land and building		
had it been carried under the cost model	3,628	3,765

14. PROPERTY, PLANT AND EQUIPMENT (cont'd)

		olidated
	2023 US\$'000	2022 US\$'000
Plant and Equipment		
At cost	31,599	31,241
Accumulated depreciation	(21,458)	(19,564)
	10,141	11,677
Plant and equipment with net carrying amount were acquired under finance leases:		
At cost	595	590
Accumulated depreciation	(545)	(481)
	50	109
Plant and equipment with net carrying amount were acquired under bank borrowings:		
At cost	5,134	5,133
Accumulated depreciation	(2,111)	(1,599)
	3,023	3,534
Total plant and equipment	13,214	15,320
Total property, plant and equipment	26,494	29,396

14. PROPERTY, PLANT AND EQUIPMENT (cont'd)

Consolidated

				Consonaa	teu			
-	At '	Valuation		At Cost				
	Freehold land and buildings US\$'000	Leasehold land and buildings US\$'000	Sub-total US\$'000	Plant and machinery US\$'000	Renovation US\$'000	Other assets US\$'000	Motor vehicles US\$'000	Total US\$'000
Balance as at 1 July 2021	5,326	9,695	15.021	28,240	4,347	3,862	720	52,190
Additions	-	_	_	1,094	199	32	_	1,325
Disposals	_	_	_	(305)	_	(1,225)	_	(1,530)
Revaluation deficit	(331)	(614)	(945)	_	_	-	-	(945)
Balance as at 30 June 2022	4,995	9,081	14,076	29,029	4,546	2,669	720	51,040
Additions	_	_	_	846	63	172	113	1,194
Disposals	_	_	_	(801)	(5)	(11)	(11)	(828)
Revaluation deficit	(282)	(514)	(796)	_	-	-	_	(796)
Balance as at 30 June 2023	4,713	8,567	13,280	29,074	4,604	2,830	822	50,610
Accumulated depr Balance as at 1 July 2021	reciation _	_	_	12,488	3,622	3,203	581	19,894
Depreciation expen	ise –	_	_	2,627	325	194	63	3,209
Depreciation on dis		_	_	(234)	_	(1,225)	_	(1,459)
Balance as at 30 June 2022	_	-	-	14,881	3,947	2,172	644	21,644
Depreciation expen	ise –	-	_	2,739	296	179	61	3,275
Depreciation on dis	posals –	-	_	(778)	(5)	(9)	(11)	(803)
Balance as at 30 June 2023	-	-	_	16,842	4,238	2,342	694	24,116
Net book value As at 30 June 2022	2 4,995	9,081	14,076	14,148	599	497	76	29,396
As at 30 June 2023	3 4,713	8,567	13,280	12,232	366	488	128	26,494

Other assets comprise of computers, furniture and fittings, hostel and office equipment.

15. INTANGIBLE ASSETS

			Consolidated		
	Trademark & customers				
Cost	Software US\$'000	Goodwill US\$'000	network US\$'000	Others US\$'000	Total US\$'000
Balance as at 1 July 2021	2,153	1,841	2,518	407	6,919
Additions	_	-	-	-	_
Balance as at 30 June 2022	2,153	1,841	2,518	407	6,919
Balance as at 30 June 2023	2,153	1,841	2,518	407	6,919
Accumulated Depreciation					
Balance as at 1 July 2021	339	841	504	272	1,956
Amortisation	215	_	252	135	602
Impairment	_	1,000	_	_	1,000
Balance as at 30 June 2022	554	1,841	756	407	3,558
Amortisation	213	_	252	_	465
Impairment	_	_	_	_	_
Balance as at 30 June 2023	767	1,841	1,008	407	4,023
Net book value					
As at 30 June 2022	1,599	-	1,762	-	3,361
As at 30 June 2023	1,386	_	1,510	-	2,896

Software

Computer software is stated as intangible assets in the statement of financial position and amortised on the straight line method over 3 -10 years.

Goodwill – recognition and measurement

All business combinations are accounted for by applying the acquisition method. Goodwill represents the difference between the cost of the acquisition and the fair value of the net identifiable assets acquired and has an indefinite useful life. After initial recognition, goodwill is measured at cost less any accumulated impairment losses. Goodwill is assessed as part of the Ghim Li Fashion (M) Sdn Bhd CGU. Goodwill is not amortised but is subject to impairment testing on an annual basis or whenever there is an indication of impairment.

Trademark and customers network

Trademark and customers network are stated as intangible assets in the statement of financial position and amortised on the straight-line method over 10 years.

Goodwill - estimates and judgements

The goodwill has been fully impaired in the prior year.

16. OTHER ASSETS

	Cons	olidated
	2023 US\$'000	2022 US\$'000
<u>Current</u>		
Prepayments	1,192	959

17. TRADE AND OTHER PAYABLES

	Conso	lidated
	2023 US\$'000	2022 US\$'000
Trade payables (i)	8,015	11,459
Other payables	3,271	2,299
Ghim Li Group (ii)	2,354	3,380
Accruals – employee remuneration	1,520	1,810
Accruals – late shipment claim (iii)	-	2,766
Accruals – audit fee	115	134
Accruals – trust receipts interest	215	158
Accruals – others	597	637
	16,087	22,643

- The average credit period on purchases of certain goods is 4 months. No interest is charged on the outstanding balance of trade payables. GLG has financial risk management policies in place to ensure that all payables are paid within the credit time frame.
- (ii) The current payable due to Ghim Li Group Pte Ltd, ultimate parent entity from Ghim Li Global of US\$2.4m (2022: US\$3.4m).
- (iii) In financial year 2023, the accruals for late shipment claim of US\$2.8m has been reversed as management was able to negotiate the waiver of the prior year balance. No additional penalty provision is required at 30 June 2023 given the delivery periods are back to pre-covid levels with no delays incurred. In the 2022 financial year, the Malaysia and Cambodia governments took the necessary tight control due to Covid-19 pandemic and locked down non-essential businesses. These restrictions had resulted in delayed shipments to buyers, also partly due to the port congestion and lack of containers that had affected the supply chain and as a result there was potential claims from those buyers for those late deliveries and an accrual was recognized to reflect this contractual obligation.

18. BORROWINGS

	Cons	olidated
	2023 US\$'000	2022 US\$'000
Secured – at amortised cost		
Current		
Trust receipts (Gross) (i)	27,930	44,550
Finance lease liabilities (Note 23)	29	52
Bank loan	923	899
Term loan	5,120	1,018
Total	34,002	46,519
Non-current		
Finance lease liabilities (Note 23)	18	34
Bank loan	1,266	2,116
Term loan	1,184	1,315
	2,468	3,465
Disclosed in the financial statements as:		
Current borrowings	34,002	46,519
Non-current borrowings	2,468	3,465
	36,470	49,984

Summary of borrowing arrangements:

- ⁽ⁱ⁾ Secured by a negative pledge over all assets of Ghim Li Global Pte Ltd and Maxim Textile Technology Sdn Bhd. Refer to Terms & Conditions of Borrowing Balance for details.
- The bank loan, denominated in Singapore dollar was carried at fixed rate and was repayable over 5 years in 60 instalments from November 2021 to October 2025.

Banking relationship: GLG uses bank facilities to support the working capital requirements of its operations. Presently, the bank facilities provided to GLG are uncommitted short term trade financing facilities which are renewable annually by the banks and long term financing facilities.

18. BORROWINGS (cont'd)

Below are the details of available facilities from banks for the respective financial year end. GLG believe that it will continue to have the strong support from main bankers for its working capital and capital expenditure requirements. The facilities used are inclusive of the contingent liabilities as disclosed in Note 22.

30 June 2023	Used US\$'000	Unused US\$'000	Total US\$'000
Short term	41,705	41,391	83,096
Long term	1,304	1,144	2,448
Foreign exchange	5,000	12,675	17,675
Total	48,009	55,210	103,219
30 June 2022	Used US\$'000	Unused US\$'000	Total US\$'000
Short term	52,787	38,277	91,064
Long term	2,333	348	2,681
Foreign exchange	-	18,317	18,317
Total	55,120	56,942	112,062

Borrowing costs

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

Terms & Conditions of Borrowing Balances:

- 1) Trust Receipts are denominated in USD bear weighted average effective interest rate of 6.2% (2022: 2.5%) per annum for a tenure of 4 months. Trust receipts are a discount form of supplier credit. In commercial terms, they are accounts payable.
- 2) Term Loan relates to purchase of property, plant and machinery of the Company's subsidiaries and are secured by a negative pledge of the assets of the Company. The loan repayment period varies from 8 to 10 years for property and 5 to 6 years for plant and machinery. The weighted average effective interest rate for such loans is 4.8% per annum (2022: 4.4% per annum).
- 3) Bills Payable are amounts received from banks for discounting sales invoices billed to customers, with weighted average effective interest rate of 5.9% (2022: 4.5%) per annum.

The weighted average effective interest rates for bank overdrafts, bills payable and trust receipts at the balance date were as follows:

	2023	2022
Bank loans	2.0% p.a.	2.0% p.a.
Term loan	4.8% p.a.	4.4% p.a.
Bill payable	5.9% p.a.	4.5% p.a.
Trust Receipts	6.2% p.a.	2.5% p.a.
Finance lease liabilities	4.9% p.a.	4.8% p.a.

19. ISSUED CAPITAL

	Consolidated	
	2023 US\$'000	2022 US\$'000
74,100,000 (2022: 74,100,000) fully paid ordinary shares	10,322	10,322

Ordinary shares:

- Each ordinary share is entitled to one vote when a poll is called; otherwise each member present at a meeting or by proxy has one vote on a show of hands.
- Ordinary shares are classified as equity and entitle the holder to participate in dividends and the proceeds on the winding up of GLG in proportion to the number of and amounts paid on the shares held. The fully paid ordinary shares have no par value and GLG does not have a limited amount of authorised capital.

		Consolidated			
	No. ′000	2023 US\$'000	No. ′000	2022 US\$'000	
Fully paid ordinary shares					
Balance at beginning of financial year	74,100	10,322	74,100	10,322	
Balance at end of financial year	74,100	10,322	74,100	10,322	

20. RETAINED EARNINGS

	Conso	lidated
	2023 US\$'000	2022 US\$'000
Balance at beginning of financial year	60,594	56,151
Dividend declared	(1,111)	(741)
Net (loss)/profit attributable to members of the parent entity	(1,952)	5,184
Balance at end of financial year	57,531	60,594

	Net (loss)/profit attributable to members of the parent entity	(1,952)	5,184
	Balance at end of financial year	57,531	60,594
2	1. EARNINGS PER SHARE		
		Cons	olidated
		2023 Cents per share	2022 Cents per share
	Basic earnings per share:		
	Total basic earnings per share	(2.63)	7.00
	Diluted earnings per share:	(2.62)	7.00
	Total diluted earnings per share	(2.63)	7.00

74,100

74,100

74,100

74,100

21. EARNINGS PER SHARE (cont'd)

Basic earnings per share

The earnings and weighted average number of ordinary shares used in the calculation of basic earnings per share are as follows:

	Consc	olidated
	2023 US\$'000	2022 US\$'000
Net (loss)/profit	(1,952)	5,184
Earnings used in the calculation of basic EPS	(1,952)	5,184
	Consc	olidated
	2023 No.'000	2022 No.'000
Weighted average number of ordinary shares for the purposes		

Diluted earnings per share

of basic earnings per share

The earnings used in the calculation of diluted earnings per share is as follows:

Weighted average number of ordinary shares used in the calculation of basic EPS

	Cons	olidated
	2023 US\$'000	2022 US\$'000
Net (loss)/profit	(1,952)	5,184
Earnings used in the calculation of diluted EPS	(1,952)	5,184
	Cons	olidated
	2023 No.'000	2022 No.'000

Basic earnings per share

Basic earnings per share is calculated by dividing the profit attributable to the owners, excluding any costs of servicing equity other than ordinary shares, by the weighted average number of ordinary shares outstanding during the financial year, adjusted for bonus elements in ordinary shares issued during the financial year.

Diluted earnings per share

Diluted earnings per share adjusts the figures used in the determination of basic earnings per share to take into account the after income tax effect of interest and other financing costs associated with dilutive potential ordinary shares and the weighted average number of shares assumed to have been issued for no consideration in relation to dilutive potential ordinary shares.

22. CONTINGENT LIABILITIES

	Consolidated	
	2023 US\$'000	2022 US\$'000
Guarantees arising from Letters of Credit in force (i)	2,266	4,313
Total	2,266	4,313

A number of contingent liabilities have arisen as a result of GLG's letter of credit issued by banks for purchase of goods.

TIO DEN TOUR OUT TO L 23. FINANCE LEASES

Leases are classified as finance leases whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the lessee.

GLG as lessee

Assets held under finance leases are initially recognised at their fair value or, if lower, at amounts equal to the present value of the minimum lease payments, each determined at the inception of the lease. The corresponding liability to the lessor is included in the Statement of Financial Position as a finance lease obligation. Lease payments are apportioned between finance charges and reduction of the lease obligation so as to achieve a constant rate of interest on the remaining balance of the liability. Finance charges are charged directly against income.

Finance leased assets are amortised on a straight line basis over the estimated useful life of the asset.

Finance lease liabilities

Leasing arrangement

GLG leases motor vehicles and office equipment under finance leases expiring from one to five years. All the leases involve lease payments of a fixed base amount. No contingent rentals were paid during the year (2022: nil)

	lease pa	m future ayments lidated	Presen of min future lease Consol	imum payments
	2023 US\$'000	2022 US\$'000	2023 US\$'000	2022 US\$'000
No later than 1 year	31	45	29	52
Later than 1 year and not later than 5 years	18	47	18	34
More than 5 years	_	_	_	-
Minimum future lease payments*	49	92	47	86
Less future finance charges	(2)	(6)	_	-
Present value of minimum lease payments	47	86	47	86
Included in the financial statements as (Note 18)				
Current borrowings			29	52
Non-current borrowings			18	34
			47	86

^{*} Minimum future lease payments include the aggregate of all lease payments and any guaranteed residual.

24. SUBSIDIARIES

		Ownersl	nip interest
Name of subsidiary	Country of incorporation	2023 %	2022 %
Ghim Li Global Pte Ltd	Singapore	100	100
Ghim Li Global International Ltd	Hong Kong	100	100
Escala Fashion Pte. Ltd.	Singapore	100	100
Ghim Li International (S) Pte Ltd	Singapore	100	100
G&G International Pte Ltd	Singapore	100	100
AES (USA) Inc	USA	100	100
Maxim Textile Technology Sdn Bhd	Malaysia	100	100
Maxim Textile Technology Pte Ltd	Singapore	100	100
Ghim Li Fashion (M) Sdn Bhd	Malaysia	100	100
GG Fashion (Cambodia) Co., Ltd	Cambodia	100	100

25. NOTES TO THE CASH FLOW STATEMENT

Cash comprises of cash on hand and demand deposits. Cash equivalents are short-term, highly liquid investments that are readily convertible to known amounts of cash, which are subject to an insignificant risk of changes in value and have a maturity of three months or less at the date of acquisition.

Bank overdrafts are shown within borrowings in current liabilities in the Statement of financial position.

(a) Reconciliation of cash and cash equivalents

For the purposes of the cash flow statement, cash and cash equivalents includes cash on hand and in banks and investments in money market instruments, net of outstanding bank overdrafts. Cash and cash equivalents at the end of the financial year as shown in the cash flow statement is reconciled to the related items in the Statement of financial position as follows:

	Consc	Consolidated	
	2023 US\$'000	2022 US\$'000	
Cash and cash equivalents	19,159	13,893	
	19,159	13,893	

25. NOTES TO THE CASH FLOW STATEMENT (cont'd)

(b) Financing facilities

Secured bank loan facilities with various maturity dates and which may be extended by mutual agreement:

	Cor	Consolidated	
	2023 US\$'000	2022 US\$'000	
amount used	48,009	55,120	
• amount unused	55,210	56,942	
	103,219	112,062	

(c) Reconciliation of profit for the year to net cash flows from operating activities

	Consolidated	
	2023 US\$'000	2022 US\$'000
(Loss)/Profit for the year	(1,952)	5,184
Depreciation of property, plant and equipment	3,275	3,209
Amortisation of intangible assets	465	602
Amortisation of right on use assets	2,158	2,285
Bad and doubtful debts	2,024	100
Unrealised profit	(550)	741
Impairment/write back of inventories	578	_
Impairment of goodwill	-	1,000
(Profit)/loss on Property, plant and machineries written off	(11)	51
Gain on modification of lease terms of ROU assets	(958)	_
Write back of accruals for late shipment claim	(2,765)	-

Changes in net assets and liabilities, net of effects from acquisition and disposal of businesses:

(Increase)/decrease in assets:		
Inventories	11,833	(4,228)
Trade and other receivables	12,334	(8,557)
Other assets	(231)	712
Outsource to manufacturing suppliers	(544)	837
Increase/(decrease) in liabilities:		
Trade and other payables	(2,682)	(2,654)
Current tax	(271)	(154)
Deferred tax	128	(186)
Net cash provided by/(used in) operating activities	22,831	(1,058)

25. NOTES TO THE CASH FLOW STATEMENT (cont'd)

(d) Changes in liabilities arising from financing activities

	1 July 2022 US\$'000	Cashflows US\$'000	Non-cash items US\$'000	30 June 2023 US\$'000
Repayment of borrowings	49,984	(13,514)	_	36,470
Repayment of lease liability	12,129	(2,069)	(6,201)	3,859
Repayment of related entity borrowings	3,380	(1,025)	-	2,355
Dividend paid	12	(1,111)	1,115	16
Total	65,505	(17,719)	(5,086)	42,700

26. RESERVES

(a) Revaluation reserves

	Consolidated	
	2023 US\$'000	2022 US\$'000
Beginning of financial year	2,947	3,745
Deferred tax liabilities on revaluation	123	147
Revaluation loss arising from land and building	(796)	(945)
End of financial year	2,274	2,947

The revaluation reserve represents the increase in the fair value of the freehold and leasehold land and buildings, net of tax.

(b) Merger reserves

The merger reserve of US\$14.8m is a result of the common control acquisition.

27. LEASES

	Conso 2023 US\$'000	lidated 2022 US\$'000
Cost		
Balance as at 1 July	17,093	16,871
Additions	2,427	834
Disposal/Modification of the terms of leases	(12,617)	(612)
Balance as at 30 June	6,903	17,093
Amortisation		
Balance as at 1 July	6,031	4,125
Amortisation	2,158	2,285
Disposal/Modification of the terms of leases	(4,946)	(379)
Balance as at 30 June	3,243	6,031
Net book value	3,660	11,062
Lease Liability		
Balance as at 1 July	12,129	13,664
Additions	2,427	817
Modification/Disposal of the terms of leases	(8,628)	(251)
Balance as at 30 June	5,928	14,230
Repayment		
Cash payments	(2,069)	(2,101)
Interest expense	379	558
Net payments	1,690	1,543
Balance as at 30 June	3,859	12,129
Current lease liability	1,859	2,128
Non-current lease liability	2,000	10,001
Total lease liability	3,859	12,129

Lease	Location	Term	Interest rate
Head office	Singapore	2 years (01 Jan 2023 to 31 Dec 2024)	4.26%
Kujaya	Malaysia	3 years (01 Nov 2021 to 23 Oct 2024)	4.75%
Factory	Cambodia	3 years + 3 years option (01 Apr 2023 to 31 Mar 2026)	4.26%

27. LEASES (cont'd)

Accounting policies in relation to AASB 16

Right-of-use assets

A right-of-use asset is recognised at the commencement date of a lease. The right-of-use asset is measured at cost, which comprises the initial amount of the lease liability, adjusted for, as applicable, any lease payments made at or before the commencement date net of any lease incentives received, any initial direct costs incurred, and, except where included in the cost of inventories, an estimate of costs expected to be incurred for dismantling and removing the underlying asset, and restoring the site or asset.

Right-of-use assets are depreciated on a straight-line basis over the unexpired period of the lease or the estimated useful life of the asset, whichever is the shorter. Where the consolidated entity expects to obtain ownership of the leased asset at the end of the lease term, the depreciation is over its estimated useful life. Right-of use assets are subject to impairment or adjusted for any remeasurement of lease liabilities.

The consolidated entity has elected not to recognise a right-of-use asset and corresponding lease liability for short-term leases with terms of 12 months or less and leases of low-value assets. Lease payments on these assets are expensed to profit or loss as incurred.

Lease liabilities

A lease liability is recognised at the commencement date of a lease. The lease liability is initially recognised at the present value of the lease payments to be made over the term of the lease, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, the consolidated entity's incremental borrowing rate. Lease payments comprise of fixed payments less any lease incentives receivable, variable lease payments that depend on an index or a rate, amounts expected to be paid under residual value guarantees, exercise price of a purchase option when the exercise of the option is reasonably certain to occur, and any anticipated termination penalties. The variable lease payments that do not depend on an index or a rate are expensed in the period in which they are incurred.

Lease liabilities are measured at amortised cost using the effective interest method. The carrying amounts are remeasured if there is a change in the following: future lease payments arising from a change in an index or a rate used; residual guarantee; lease term; certainty of a purchase option and termination penalties. When a lease liability is remeasured, an adjustment is made to the corresponding right-of use asset, or to profit or loss if the carrying amount of the right-of-use asset is fully written down.

Lease term

The lease term is a significant component in the measurement of both the right-of-use asset and lease liability. Judgement is exercised in determining whether there is reasonable certainty that an option to extend the lease or purchase the underlying asset will be exercised, or an option to terminate the lease will not be exercised, when ascertaining the periods to be included in the lease term. In determining the lease term, all facts and circumstances that create an economical incentive to exercise an extension option, or not to exercise a termination option, are considered at the lease commencement date. Factors considered may include the importance of the asset to the consolidated entity's operations; comparison of terms and conditions to prevailing market rates; incurrence of significant penalties; existence of significant leasehold improvements; and the costs and disruption to replace the asset. The consolidated entity reassesses whether it is reasonably certain to exercise an extension option, or not exercise a termination option, if there is a significant event or significant change in circumstances.

Incremental borrowing rate

Where the interest rate implicit in a lease cannot be readily determined, an incremental borrowing rate is estimated to discount future lease payments to measure the present value of the lease liability at the lease commencement date. Such a rate is based on what the consolidated entity estimates it would have to pay a third party to borrow the funds necessary to obtain an asset of a similar value to the right-of-use asset, with similar terms, security and economic environment.

28. FINANCIAL INSTRUMENTS

(a) Capital risk management

GLG manages its capital to ensure that entities in GLG will be able to continue as a going concern while maximizing the return to stakeholders through the optimisation of the debt and equity balance. GLG's overall strategy remains unchanged from 2022.

The capital structure of GLG consists of debt, which includes the borrowings disclosed in Note 18 and lease liabilities disclosed in Note 27, and equity attributable to equity holders of the parent, comprising issued capital and retained earnings as disclosed in Notes 19 and 20 respectively.

Operating cash flows are used to maintain and expand GLG's assets, as well as to make the routine outflows of tax and repayment of maturing debt. GLG's policy is to borrow centrally, using a variety of capital market issues and borrowing facilities, to meet anticipated funding requirements.

Gearing ratio

An integral function of GLG's Board is risk management. The Board reviews the capital structure on a semiannual basis.

The gearing ratio at year end was as follows:

	Consc	olidated
	2023 US\$'000	2022 US\$'000
Debt ⁽ⁱ⁾	40,329	62,113
Cash and cash equivalents	(19,159)	(13,893)
Net Debt	21,170	48,220
Equity (ii) Net debt to equity ratio	55,315 38%	59,051 82%

Debt is defined as long-term and short-term borrowings, as detailed in Note 18, and lease liabilities as detailed in Note 27

(b) Categories of financial instruments

	Con	solidated
	2023 US\$'000	2022 US\$'000
Financial assets		
Amortised cost	55,121	64,441
Financial liabilities		
Amortised cost	56,417	84,756

⁽ii) Equity includes all capital, retained earnings and reserves

(c) Financial risk management objectives

GLG has not executed any derivatives in the current year, hence the policy listed below are for background information purposes only. If and when such derivatives are used in the future, the objectives are to use them in accordance with a board approved policy. The policy requires GLG co-ordinates access to domestic and international financial markets, and manages the financial risks relating to the operations of the consolidated entity.

GLG does not enter into or trade financial instruments, including derivative financial instruments, for speculative purposes. The use of financial derivatives is governed by the consolidated entity's policies approved by the board of directors, which provide written principles on the use of financial derivatives.

GLG's activities expose it primarily to the financial risks of changes in foreign currency exchange rates and interest rates. GLG minimises its financial risk of changes in foreign currency exchange rate through the natural hedge of matching its revenues and purchases in US dollars and matching of its assets and liabilities in US dollars.

(d) Foreign currency risk management

GLG undertakes certain transactions denominated in foreign currencies, hence exposures to exchange rate fluctuations arise

The carrying amount of GLG's foreign currency denominated monetary assets and monetary liabilities at the reporting date is as follows:

	Liab	Liabilities		sets
	2023 US\$'000	2022 US\$'000	2023 US\$'000	2022 US\$'000
Singapore dollars	4,313	4,945	1,326	997
Hong Kong dollars	-	-	92	92
Malaysia Ringgit	3,275	2,362	2,473	2,410
Australia Dollar	56	86	135	90
	7,644	7,393	4,026	3,589

(e) Foreign currency sensitivity analysis

GLG is mainly exposed to movements in the value of Singapore dollars and Malaysia ringgits compared to the US dollar.

The following table details GLG's sensitivity to a 10% increase and decrease in the United States dollar against the relevant foreign currencies. 10% is the sensitivity rate used when reporting foreign currency risk internally to key management personnel and represents management's assessment of the possible change in foreign exchange rates. The sensitivity analysis includes only outstanding foreign currency denominated monetary items and adjusts their translation at the period end for a 10% change in foreign currency rates. The sensitivity analysis includes external loans as well as loans to foreign operations within GLG where the denomination of the loan is in a currency other than the currency of the lender or the borrower. A positive number indicates an increase in profit or loss where the United States dollars strengthens against the respective currency. For a weakening of the United States dollars against the respective currency there would be an equal and opposite impact on the profit, and the balances below would be negative.

	Singapore Dollars		Malaysian Ringgit		Other Foreign Currency	
	Impact		Impact		Impact	
-	Consolidated Consolidated		Consolidated Consolidated Consolidat		idated	
	2023	2022	2023	2022	2023	2022
	US\$'000	US\$'000	US\$'000	US\$'000	US\$'000	US\$'000
Profit or loss	(597)	(790)	(160)	6	27	13

(f) Interest rate risk management

GLG is exposed to interest rate risk as entities in GLG borrow funds at both fixed and floating interest rates. The risk is managed by GLG by maintaining an appropriate mix between fixed and floating rate borrowings. As no hedging activities undertaken in the current year and if such activities are to be considered in the future, they will be evaluated to align with interest rate views and define risk appetite; ensuring optimal hedging strategies are applied, by either positioning the Statement of financial position or protecting interest expense through different interest rate cycles.

GLG's exposure to interest rates on financial assets and financial liabilities are detailed in the liquidity risk management section of this note.

Interest rate sensitivity analysis

The sensitivity analyses below have been determined based on the exposure to interest rates for both derivative and non-derivative instruments at the reporting date and the stipulated change taking place at the beginning of the financial year and held constant throughout the reporting period. A 50 basis point increase or decrease is used when reporting interest rate risk internally to key management personnel and represents management's assessment of the possible change in interest rates.

At reporting date, if interest rates had been 50 basis points higher or lower and all other variables were held constant, GLG's:

Net profit would increase by US\$0.19m and decrease by US\$0.17m (2022: increase by US\$0.09m and decrease by US\$0.08m). This is mainly attributable to GLG's exposure to interest rates on its variable rate borrowings.

(g) Credit risk management

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in financial loss to GLG. The Company deals with creditworthy counterparties by reviewing the exposure and credit-ratings of its counterparties to mitigate the risk of financial loss from defaults. Credit exposure is continuously monitored by the payment behaviours of counterparties in relation to the financial strength.

Trade accounts receivable consist of a number of retail customers located in the United States of America. Ongoing credit evaluation is performed on the financial condition of accounts and, where appropriate, trading within the credit limits or discounting of receivables on non-recourse basis with credit acceptance or insurance in place.

The consolidated entity does not have any significant credit risk exposure to any single counterparty or any GLG of counterparties having similar characteristics except to the GLIT receivable as disclosed in Note 11. The credit risk on liquid funds and derivative financial instruments is limited because the counterparties are banks with high credit-ratings assigned by international credit-rating agencies. There were no derivatives in the current year.

The carrying amount of financial assets recorded in the financial statements, net of any allowances for losses, represents the consolidated entity's maximum exposure to credit risk without taking account of the value of any collateral obtained.

The consolidated entity also faces risks of orders cancellation. This is related to fabric, accessories and manufacturing cost incurred on orders cancelled prior to shipment. The consolidated entity is now exploring credit insurance to cover this risk as well.

(h) Liquidity risk management

The consolidated entity manages liquidity risk by maintaining adequate reserves, banking facilities and reserve borrowing facilities by continuously monitoring forecast and actual cash flows and matching the maturity profiles of financial assets and liabilities. Included in Note 25(b) is a listing of additional undrawn facilities that GLG has at its disposal to further reduce liquidity risk.

As business competition dictates, GLG has by choice given extended payment terms to certain core customers with high-volume impact during the current year. Although such practice increases the liquidity risk and cash flow requirement, it is also considered to be an essential element of market penetration and customer retention. The resulting cash flow impact is evaluated with the support of undrawn banking facilities that GLG has arranged to support such business growth.

(h) Liquidity risk management (cont'd)

Liquidity and interest risk tables

The following table details that GLG's remaining contractual maturity for its non-derivative financial liabilities and expected maturity for its non-derivative financial assets. The tables have been drawn up based on the undiscounted cash flows of financial assets and liabilities based on the earliest date on which GLG can be required to receive/pay. The table includes both interest and principal cash flows.

Weighted

Consolidated

	average effective interest rate %	Within 1 year US\$'000	2-5 years US\$′000	5+ years US\$'000	Total US\$'000
2023					
Financial Assets					
Non-interest bearing	_	46,862	8,259	_	55,121
Financial Liabilities					
Non-interest bearing	-	12,871	_	-	12,871
Trust receipts/ Bills payables	6.20	28,196	_	_	28,196
Loan from Ghim Li Group	2.71	2,974	_	-	2,974
Term loan	4.77	5,365	1,394	_	6,759
Bank loan	2.00	941	1,325	_	2,266
Finance lease liability	4.86	29	18	_	47
Lease liability	4.26	2,049	2,114	-	4,163
2022					
Financial Assets					
Non-interest bearing	-	55,570	7,000	1,871	64,441
Financial Liabilities					
Non-interest bearing	-	19,754	_	-	19,754
Trust receipts/ Bills payables	2.50	44,977	_	_	44,977
Loan from Ghim Li Group	2.71	2,889	_	_	2,889
Term loan	4.40	1,063	1,530	_	2,593
Bank loan	2.00	917	2,215	_	3,132
Finance lease liability	4.76	52	34	_	86
Lease liability	4.28	2,384	10,042	706	13,132

Each of the above interest bearing financial liabilities had variable interest rates.

(i) Fair value of financial instruments

The Directors consider that the carrying amount of financial assets and financial liabilities recorded in the financial statements approximates their fair values.

The fair values of financial assets and financial liabilities are determined as follows:

the fair value of financial assets and financial liabilities with standard terms and conditions and traded on active liquid markets are determined with reference to quoted market prices.

(j) Forward foreign exchange contracts

The following table details the forward foreign currency contracts outstanding at the end of the reporting period:

2023	Exchange rate	Foreign currency IDR'000	Notional Currency US\$'000	Fair Value US\$'000
HSBC				
3 to 6months	15,273	15,273,000	1,000	13
3 to 6months	14,941	14,941,000	1,000	(9)
3 to 6months	14,953	14,953,000	1,000	(9)
3 to 6months	14,964	14,964,000	1,000	(8)
3 to 6months	14,976	14,976,000	1,000	(8)

Fair value measurement is Level Two within the fair value hierarchy.

29. KEY MANAGEMENT PERSONNEL COMPENSATION

The aggregate compensation made to directors and other members of the key management personnel of the Company and GLG is set out below:

	Con	solidated
	2023 US\$	2022 US\$
Short-term employee benefits	1,375,701	1,470,137
Post-employment benefits	41,415	48,241
	1,417,116	1,518,378

Short-term employee benefits

These amounts include fees and benefits paid to the non-executive Chair and non-executive directors as well as all salary, paid leave benefits, fringe benefits and cash bonuses awarded to executive directors and other KMP.

Post-employment benefits

These amounts are the current-year's estimated costs of providing for superannuation contributions made during the year and post-employment life insurance benefits.

29. KEY MANAGEMENT PERSONNEL COMPENSATION (cont'd)

The compensation of each member of the key management personnel of GLG is set out in the remuneration report:

(a) Key management personnel compensation policy

Details of key management personnel

The Directors of GLG Corp Ltd during the year were:

- Estina Ang Suan Hong as Founder and Executive Chair
- Peter Tan as Independent Director
- Grant Hummel as Independent Director
- Felicia Gan Peiling as Director and Chief Executive Officer
- Por Khay Ti as Independent Director (appointed on 25 October 2022)

Other key management personnel of GLG Corp Ltd during the year were:

- Susan Yong as Chief Operations Officer
- Lee Li San as Group Financial Controller
- Lee Kwak Keh as Chief Marketing Officer

No director or senior management person appointed during the period received a payment as part of his or her consideration for agreeing to hold the position.

30. RELATED PARTY TRANSACTIONS

(a) Equity interests in subsidiaries

Details of the percentage of ordinary shares held in subsidiaries are disclosed in Note 24 to the financial statements

(b) Transactions with key management personnel

(i) Key management personnel remuneration

Details of key management personnel remuneration are disclosed in Note 29 to the financial statements and the remuneration report.

30. RELATED PARTY TRANSACTIONS (cont'd)

(c) Transactions with other related parties

During the year, GLG entities entered into the following expenditure transactions with related parties that are not members of GLG:

	Ghim Li	action with Group Pte Ltd y shareholder)	Transaction with ESTA		
	2023 US\$'000	2022 US\$'000	2023 US\$'000	2022 US\$'000	
Rental	1,332	1,456	14	29	
Utilities	78	75	-	_	
Purchase	-	_	3	12	
Total	1,410	1,531	17	41	

Amounts payable to these related parties are disclosed in Note 17 to the financial statements. In addition, the group has rental security deposits to related parties as disclosed in Note 12.

All transactions with related parties are on an arm's length basis.

(d) Majority shareholder

The majority shareholder of GLG Corp Ltd is Ghim Li Group Pte Ltd. Ghim Li Group Pte Ltd is incorporated in Singapore.

31. REMUNERATION OF AUDITORS

	Consc	olidated
	2023 US\$	2022 US\$
Auditor of the parent entity – BDO		
Audit and review of the financial report	74,377	89,890
Tax services	5,838	4,518
	80,215	94,408
Related Practice of the parent entity auditor		
Audit or review of the subsidiaries	118,244	108,260
Tax services	19,193	22,104
	137,437	130,364

The auditor of GLG Corp Ltd is BDO Audit Pty Ltd.

The related practices are BDO Singapore and BDO Cambodia. Cheng and Co. was appointed as auditor for Malaysia's subsidiaries for FY2023: Audit US\$20,285 and Tax Service US\$4,964 (PWC 2022: Audit US\$21,195 and Tax Service US\$5,509).

32. PARENT ENTITY DISCLOSURES

Financial position	2023 US\$'000	2022 US\$'000
Assets		
Current assets	439	189
Non-current assets	30,000	30,000
Total assets	30,439	30,189
Liabilities		
Current liabilities	327	86
Non-current liabilities	267	267
Total liabilities	594	353
Equity		
Issued capital	53,552	53,552
Dividend declared	(1,111)	(741)
Accumulated Losses	(22,596)	(22,975)
Total equity	29,845	29,836
Financial performance	2023 US\$'000	2022 US\$'000
Profit for the year	1,120	1,710
Other comprehensive income	_	_
Total comprehensive income	1,120	1,710

Contingent liabilities

As at 30 June 2023, the parent entity had no contingent liabilities (2022: nil).

Significant accounting policies

The accounting policies of the parent entity are consistent with those of GLG, except for the following:

- Investments in subsidiaries are accounted for at cost, less any impairment, in the parent entity.
- Investments in associates are accounted for at cost, less any impairment, in the parent entity.

Contractual commitments

The parent did not have any contractual commitments at the end of the financial year

The above information is presented for the legal parent entity.

33. SUBSEQUENT EVENTS

There has not been any matter or circumstance occurring subsequent to the end of the financial year that has significantly affected, or may significantly affect, the operations of the consolidated entity, the results of those operations, or the state of the consolidated entity in future financial year.

ADDITIONAL AUSTRALIAN SECURITIES EXCHANGE INFORMATION

AS AT 28 AUGUST 2023

Holding Distribution

Range	Securities	%	No of Holders	%
100,001 and Over	71,148,965	96.02	19	4.74
10,001 to 100,000	2,116,832	2.86	57	14.21
5,001 to 10,000	207,705	0.28	24	5.99
1,001 to 5,000	618,509	0.83	282	70.32
1 to 1,000	7,989	0.01	19	4.74
Total	74,100,000	100.00	401	100.00

Voting Rights

The voting rights attached to each class of equity security are as follows:

Ordinary shares

Each ordinary share is entitled to one vote when a poll is called; otherwise each member present at a meeting or by proxy has one vote on a show of hands.

Substantial Shareholders

The names of the substantial shareholders listed in GLG Corp Ltd register as at 28 August 2023 were::

	Fully paid or	Fully paid ordinary shares		
Ordinary shareholders	Number	Percentage		
Ghim Li Group Pte Ltd	55,560,000	74.98		
	55,560,000	74.98		

Unmarketable Parcels

Total Securities/Issued Capital	UMP	UMP	UMP
	Securities	Holders	Percent
74,100,000	1,605	12	0.002

At 28 August 2023, there were no restricted or unquoted equity securities to disclose and no on-market purchases of securities to report.

TWENTY LARGEST HOLDERS OF QUOTED EQUITY SECURITIES

TOP 20 HOLDERS - 28 AUGUST 2023

Rank	Name	No. of shares	Percenta
1	Ghim Li Group Pte Ltd	53,338,000	71.98
2	Mr Yin Min Yong	3,504,751	4.73
3	BNP Paribas Noms Pty Ltd <drp></drp>	2,802,300	3.78
4	Ms Peiling Gan	2,222,000	3.00
5	Mr Yoke Min Pang	2,000,000	2.70
6	Lisi Li	1,793,863	2.42
7	Mr Ah Yian Au	1,322,957	1.79
8	BNP Paribas Noms Pty Ltd <drp></drp>	1,029,444	1.39
9	Gowing Bros Limited	830,903	1.12
10	Citicorp Nominees Pty Limited	520,118	0.70
11	Dixson Trust Pty Limited	330,000	0.45
12	Mr Michael James Pauley	251,988	0.34
13	Markess Trustee Limited <the a="" c="" markess=""></the>	250,000	0.34
14	Kam Hing Piece Works Ltd	206,010	0.28
15	Ang Leong Aik	200,000	0.27
16	AJD Engineering Pty Ltd	166,666	0.23
17	Mr Marko Rankovic	153,964	0.21
18	Eu Mun Leong	116,000	0.16
19	Mr Christopher Chong & Mrs Heather Chong	110,001	0.15
20	Seow Teng Peng	100,000	0.14
	Top 20	71,248,965	96.18
	Total	74,100,000	

MAXIM TEXTILE TECHNOLOGY SDN BHD

Maxim is vertical mill supplier, strategically set up to offers a fully integrated fabric manufacturing facilities across the textile value chain such as Knitting, Dyeing, Finishing & Printing. Assuring customers of quality, consistency and dependable delivery schedules at internationally competitive price.



Cautionary Statement

Some statements contained in this annual report are not of historical facts but are statements of future expectation with respect to financial conditions, results of operations and business, and related plans and objectives. Such forward-looking statements are based on GLG Corp Ltd's current views and assumptions including but not limited to, prevailing economic and market conditions and currently available information. These statements involve known and unknown risks and uncertainties that could cause actual results, performance or achievements to differ materially from those in the forward-looking statements. It should be noted that the actual performance or achievements of GLG Corp Ltd may vary significantly from such statements.



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