THIS CIRCULAR IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION.

If you are in any doubt as to the course of action to be taken, you should consult your stockbroker, bank manager, solicitor, accountant or other professional advisers immediately.

Bursa Malaysia Securities Berhad ("Bursa Securities") has perused this Circular in respect of the Proposed Shareholders' Mandate for recurrent related party transactions of a revenue or trading nature on limited review basis pursuant to the provisions of Practice Note 18 of the Main Market Listing Requirements.

Bursa Securities takes no responsibility for the contents of this Circular, makes no representation as to its accuracy or completeness and expressly disclaims any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this Circular.



OCR GROUP BERHAD

(Registration No. 199701025005(440503-K)) (Incorporated in Malaysia)

CIRCULAR TO SHAREHOLDERS

IN RELATION TO THE

PROPOSED NEW AND RENEWAL OF SHAREHOLDERS' MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE ("PROPOSED SHAREHOLDERS' MANDATE")

The above proposal will be tabled as Special Business at the Twenty-Seventh (27th) Annual General Meeting ("AGM") of the Company to be held at Show Unit, Dolomite Templer, 48000 Rawang, Selangor on Wednesday, 10 June 2025 at 2:30 p.m. or any adjournment thereof.

The Notice of the 27th AGM and the Form of Proxy are set out in the Annual Report of OCR for the financial year ended 31 December 2024 dispatched together with this Circular.

The Form of Proxy should be completed and returned in accordance with the instructions therein as soon as possible and shall be deposited at the Poll Administrator Office of the Company at B-21-1, Level 21, Tower B, Northpoint Mid Valley City, No. 1 Medan Syed Putra Utara, 59200 Kuala Lumpur, W.P. Kuala Lumpur, Malaysia or email to admin@aldpro.com.my not less than forty-eight (48) hours before the time stipulated for holding the meeting. The completion and return of the Form of Proxy will not preclude you from attending and voting in person at the meeting should you subsequently wish to do so.

Last day, date and time for lodging the Form of Proxy : Sunday, 8 June 2025 at 2:30 p.m.

Day, date and time of the 27th AGM : Tuesday, 10 June 2025 at 2:30 p.m.

DEFINITIONS

For the purposes of this Circular, except where the context otherwise requires, the following definitions shall apply:

"Act" : The Companies Act 2016 as amended from time to time, and includes

every statutory modification or any re-enactment thereof for the time

being in force

"AGM" : Annual General Meeting

"Board" The Board of Directors of OCR

"Bursa Securities" Bursa Malaysia Securities Berhad (200301033577 (635998-W))

"CLS" Chan Lian Sei is the Executive Director of the Company as well as

OKH's spouse

The directors of OCR and shall have the meaning given in Section "Directors"

> 2(1) of the Capital Markets and Services Act, 2007 and includes any person who is or was within the preceding six (6) months of the date on which the terms of the transaction were agreed upon, a director or

chief executive officer of the OCR Group or holding Company

"ERSB" Elegant Reward Sdn. Bhd. (200901015342 (858418-D))

"FVSB" Fantastic Voyage Sdn. Bhd. (201401041105 (1117259-A))

"GASB" Goldcoast Achievements Sdn. Bhd. (200501002783 (679829-A))

"Interested Directors" : Directors who are deemed to be Related Parties and are interested in

the Proposed Shareholders' Mandate

"Interested Major Shareholders"

Major Shareholders who are deemed to be Related Parties and are

interested in the Proposed Shareholders' Mandate

"Interested Persons Connected"

In relation to a director and/or Major Shareholder, who falls under any one of the following categories: -

- (a) a family member of the Director and/or Major Shareholder;
- (b) a trustee of a trust (other than a trustee for an employee share scheme or pension scheme) under which the director, major shareholder or a family member of the Director and/or Major Shareholder, is the sole beneficiary;
- (c) a partner of the Director and/or Major Shareholder;
- (d) a person, or where the person is a body corporate, the body corporate or its directors, who is/are accustomed or under an obligation, whether formal or informal, to act in accordance with the directions, instructions or wishes of the Director and/or Major Shareholder:
- (e) a person, or where the person is a body corporate, the body corporate or its directors, in accordance with whose directions, instructions or wishes the Director and/or Major Shareholder is accustomed or is under an obligation, whether formal or informal,
- (f) a body corporate in which the Director and/or Major Shareholder, or person connect with the Director and/or Major Shareholder are entitled to exercise, or control the exercise of, not less than 20% of the votes attached to voting shares in the body corporate; or
- (g) a body corporate which is a related corporation of the Director and/or Major Shareholder.

DEFINITIONS (CONT'D)

"Listing Requirements" : Main Market Listing Requirements of Bursa Securities, including any

amendments that may be made from time to time

"LPD" : 2 April 2025, being the latest practicable date prior to the printing of

this Circular and the cut-off date for the information disclosed in this

Circular unless otherwise indicated

"Major Shareholder(s)" : A person who has an interest or interests in one or more voting shares

in a company and the number or the aggregate number of those

shares is:

(a) 10% or more of the total number of voting shares in the

Company; or

(b) 5% or more of the total number of voting shares in the Company where such person is the largest shareholder of the

Company.

For the purpose of this definition, "interest in shares" has the meaning given in Section 8 of the Act and for the purpose of the Proposed Shareholders' Mandate, includes any person who is or was within the preceding 6 months of the date on which the terms of the transaction were agreed upon, a major shareholder of OCR or its subsidiaries or

holding company.

"OCRASB" : OCR Avenue Sdn. Bhd. (202201011606 (1457303-A))

"OCRCSB" : OCR Construction Sdn. Bhd. (201401042973 (1119151-W))

"OCRDSB" : OCR Development Sdn. Bhd. (200801009125 (810413-W))

"OCRLDSB" : OCR Land Development Sdn. Bhd. (201801012568 (1274584-H))

"OCRLHSB" : OCR Land Holdings Sdn. Bhd. (198901003836 (181143-V))

"OCRTSB" : OCR Templer Sdn. Bhd. (202401013528 (1559378-M))

"OCR" or "the Company"

Julipaliy

OCR Group Berhad (199701025005 (440503-K))

"OCR Group" or "the

Group"

Collectively, OCR and its subsidiaries as defined in Section 4 of the

Act.

"OCR Shares" or "the

Shares"

: Ordinary shares in the Company

"ODKSB" : OCR Development (Kuantan) Sdn. Bhd. (201501016754 (1142088-

K))

"OKH" : Ong Kah Hoe is the Group Managing Director of OCR and a major

shareholder of OCR with a direct interest of 25.218% and indirect interest of 9.647% by virtue of his interest in OCR Land Holdings Sdn.

Bhd. and his parents and siblings

"OKC" : Ong Kim Chong @ Ong Hwee Choo is the father of OKH

DEFINITIONS (CONT'D)

"OKW" : Ong Kah Wee is the brother of OKH

"OMISB" : O&C Makok Isola Sdn. Bhd. (201101009616 (937755- H))

"ONLTP" : OCR Noble Land (The Pano) Sdn. Bhd. (201101020514 (948649- V))

"OPYSB" : OCR Properties (YOLO) Sdn. Bhd. (200601021381 (741134-P))

"OPKSB" : OCR Properties (Kuantan) Sdn. Bhd. (201701011996 (1226161- P))

"OYM" : Ong Yew Ming is the sister of OKH

"Proposed

Shareholders' Mandate"

Proposed shareholders' mandate for the OCR Group to enter into new and existing recurrent related party transactions of a revenue or trading nature with related parties in the ordinary course of business which are necessary for the OCR Group's day-to-day operations.

"Related Party(ies)" : Directors, major shareholders or persons connected with such

director or major shareholder of OCR

"Recurrent Related Party Transaction or RRPT(s)"

A transaction entered into by the Company or its subsidiaries which involves the interest, direct or indirect, of a Related Party, which is recurrent, of a revenue or trading nature and which is necessary for

day-to-day operations of the Company or its subsidiaries.

"RM" and "sen" : Ringgit Malaysia and sen, respectively

"TPY" : Tan Poo Yot is the mother of OKH

"UOSB" : Unilink Outdoor Sdn. Bhd. (201101043097 (971217-U))

"VCSB" : Vinta Construction Sdn. Bhd. (198101000726 (66835-D))

"SBSB" : Stack Builder Sdn. Bhd. (201801039692 (1301723-X))

"SJCB" : Seni Jaya Corporation Berhad (199301025122 (279860-X))

"SJCB Group" : Seni Jaya Corporation Berhad and its group of companies

"SJPSB" : Seni Jaya Production Sdn. Bhd. (198901005037 (182345-P))

"SJSB" : Seni Jaya Sdn. Bhd. (198301014170 (109563-X))

"WPSB" : Wonderland Projects Sdn. Bhd. (201101024913 (953049-T))

All references to "our Company" in this Circular are to OCR, references to "our Group" are to our Company and our subsidiaries. All references to "we", "us", "our" and "ourselves" are to our Company, or where the context requires, our Group. All references to "you" in this Circular are references to the shareholders of our Company.

Words incorporating the singular shall, where applicable, include the plural and vice versa and words importing the masculine gender shall, where applicable, include the feminine and neuter genders and vice versa. References to persons shall include corporations, unless otherwise specified.

Any reference in this Circular to any enactment is a reference to that enactment as for the time being amended or re-enacted. Any reference to a time of day in this Circular shall be a reference to Malaysian time, unless otherwise stated.

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OCR GROUP BERHAD

(Registration No. 199701025005 (440503-K)) (Incorporated in Malaysia)

Registered office:

B-21-1, Level 21, Tower B Northpoint Mid Valley City No. 1, Medan Syed Putra Utara 59200 Kuala Lumpur W.P. Kuala Lumpur

30 April 2025

Board of Directors

YAM Tunku Azudinshah Ibni Tunku Annuar Ong Kah Hoe Chan Lian Sei Hj. Abdullah Bin Abdul Rahman Julian Koh Lu Ern (Chairman / Independent Non-Executive Director) (Group Managing Director) (Executive Director) (Independent Non-Executive Director) (Independent Non-Executive Director)

To: The Shareholders of OCR Group Berhad

Dear Sir/Madam,

PROPOSED SHAREHOLDERS' MANDATE

1. INTRODUCTION

At the 26th AGM of the Company held on 29 May 2024, the Company sought and obtained from its shareholders the general mandate for OCR Group to enter into RRPT(s) of a revenue or trading nature in the ordinary course of business based on commercial terms which are not more favourable to the Related Parties than those generally available to the public and which are necessary for OCR Group's day-to-day operations. The aforesaid mandate shall, in accordance with the Listing Requirements, lapse at the conclusion of the forthcoming 27th AGM of the Company unless authority for its renewal is obtained from the Shareholders.

The Company had on 25 April 2025 announced that the Company has proposed to seek its shareholders' approval in respect of the Proposed New and Renewal of Shareholders' Mandate for RRPT(s) at the forthcoming 27th AGM of the Company.

The purpose of this Circular is to provide you with the relevant information of the Proposed Shareholders' Mandate and to seek your approval for the ordinary resolution relating to Proposed Shareholders' Mandate which will be tabled at the forthcoming 27th AGM of the Company, to be held at Show Unit, Dolomite Templer, 48000 Rawang, Selangor on Tuesday, 10 June 2025 at 2:30 p.m. The Notice of the 27th AGM and the Form of Proxy are enclosed in the Annual Report 2024.

SHAREHOLDERS OF OCR ARE ADVISED TO READ AND CONSIDER THE CONTENTS OF THIS CIRCULAR CAREFULLY BEFORE VOTING ON THE RESOLUTIONS PERTAINING TO THE PROPOSED SHAREHOLDERS' MANDATE AT THE FORTHCOMING 27^{TH} AGM.

2. DETAILS OF THE PROPOSED SHAREHOLDERS' MANDATE

Pursuant to Paragraph 10.09(2) of the Listing Requirements and Practice Note 12, the listed Company may seek a shareholders' mandate in respect of its RRPTs subject to the following: -

- (i) the transactions are in the ordinary course of business and are on terms not more favourable to the Related Party than those generally available to the public;
- (ii) the shareholder mandate is subject to annual renewal and disclosure is made in the annual report of the aggregate value of transactions conducted pursuant to the shareholder mandate during the financial year where, the aggregate value is equal to or more than the threshold prescribed under Paragraph 10.09(1) of the Listing Requirements;
- (iii) the listed issuer's circular to shareholders for the shareholder mandate includes the information as may be prescribed by the Exchange. The draft circular must be submitted to Bursa Securities together with a checklist showing compliance with such information;
- (iv) in a meeting to obtain the shareholders' mandate, the Interested Directors, interested Major Shareholders or interested persons connected; and where it involves the interest of an interested person connected with a Director or Major Shareholder, such Director or Major Shareholder, must not vote on the resolution to approve the transactions. An Interested Director or interested Major Shareholder must also ensure that persons connected with him abstain from voting on the resolutions approving the transactions; and
- (v) the listed issuer immediately announces to Bursa Securities when the actual value of a Recurrent Related Party Transaction entered into by the listed issuer, exceeds the estimated value of the Recurrent Related Party Transaction disclosed in the circular by 10% or more and must include the information as may be prescribed by Bursa Securities in its announcement.

Where a shareholder mandate pursuant to Paragraph 10.09(2) of the Listing Requirements has been procured, the provisions of Paragraph 10.08 of the Listing Requirements shall not apply.

The Proposed Shareholders' Mandate, if approved at OCR's 27th AGM shall take effect from the passing of the ordinary resolutions on the Proposed Shareholders' Mandate at OCR's 27th AGM and shall continue to be in force until:-

- (i) the conclusion of the next AGM of the Company following the general meeting at which such ordinary resolution is passed, at which time it shall lapse, unless by a resolution passed at such AGM, the authority conferred by this resolution is renewed; or
- (ii) the expiration of the period within which the next AGM of the Company is required to be held pursuant to Section 340(2) of the Act (but must not extend to such extension as may be allowed pursuant to Section 340(4) of the Act); or
- (iii) revoked or varied by a resolution passed by the shareholders of the Company in a general meeting before the next AGM,

whichever is earlier.

3. PRINCIPAL ACTIVITIES OF OCR GROUP

The Company is principally an investment holding company. The details of OCR's subsidiaries as well as their principal activities as at the LPD are set out in the table below:

| Name of Company | Effective Equity Interest (%) | Principal activities |
|---|----------------------------------|--|
| OCR Commerce Sdn. Bhd. | 100 | Trading and provision of construction materials. |
| OCR Construction Sdn. Bhd. ("OCRCSB") | 100 | Construction of residential and commercial properties and property development. |
| Tristar City Sdn. Bhd. | 100 | Property development and property investment. |
| Grand Superland Sdn. Bhd. | 100 | Construction of residential and commercial properties, property development and investment holding. |
| Sunrise Meadow Sdn. Bhd. | 100 | Property development. |
| Kirana Masyhur Sdn. Bhd. | 100 | Investment holding and project management consultation. |
| OCR Ventures Sdn. Bhd. | 100 | Property development and property investment. |
| Junjung Simfoni Sdn. Bhd. | 100 | Engage in the business of investment holding, export and import of goods and real property management. |
| OCR Land Development Sdn. Bhd. ("OCRLDSB") | 100 | Property development. |
| Wonderland Projects Sdn. Bhd. ("WPSB") | 100 | Property investment holding and leasing of temporary structure space to tenants. |

| Name of Company | Effective Equity Interest (%) | Principal activities |
|---|----------------------------------|--|
| OCR Properties (Kuantan) Sdn. Bhd. ("OPKSB") | 90 | Property development. |
| OCR Development (Kuantan) Sdn. Bhd. (" ODKSB ") | 70 | Property development and property investment. |
| Pangkal Teguh Sdn. Bhd. | 70 | Construction of residential and commercial properties, project management and real estate. |
| Kita Mampan Sdn. Bhd. | 85 | Construction of residential and commercial properties. |
| O&C Makok Isola Sdn. Bhd. ("OMISB") | 50.01 | Property development. |
| Stack Builder Sdn. Bhd. ("SBSB") | 50 | Property development. |
| OCR Selayang Industrial Park Sdn. Bhd. | 50 | Property development, investment holding and receiving rental activities |
| Subsidiary of Grand Superlan | nd Sdn. Bhd. | |
| Greatway Capital Sdn. Bhd. | 100 | Construction of residential and commercial properties. |
| Serba Simfoni Sdn. Bhd. | 100 | Engage in the business of investment holding, export and import of goods and real property management. |
| OCR Avenue Sdn. Bhd. ("OCRASB") | 100 | Property investment. |
| OCR Templer Sdn. Bhd. ("OCRTSB") | 100 | Property development. |
| OCR Asra Sdn. Bhd. | 100 | Property development. |

| Name of Company | Effective Equity Interest (%) | Principal activities | | | | | | | | |
|--|---|---|--|--|--|--|--|--|--|--|
| Subsidiary of Grand Superlar | Subsidiary of Grand Superland Sdn. Bhd. | | | | | | | | | |
| Visi Anggun Properties Sdn. 80 Bhd. | | Construction of residential and commercial properties. | | | | | | | | |
| Subsidiary of Kirana Masyhu | r Sdn. Bhd. | | | | | | | | | |
| Mampan Esa (Melaka) Sdn. Bhd. | 100 | Property and facilities management. | | | | | | | | |
| Subsidiary of Serba Simfoni | Sdn. Bhd. | | | | | | | | | |
| Fotopop (M) Sdn. Bhd. | 100 | Property Development. | | | | | | | | |
| Subsidiary of Kita Mampan S | dn. Bhd. | | | | | | | | | |
| AES Builders Sdn. Bhd. | 100 | Construction of residential and commercial properties. | | | | | | | | |
| Associate of Kirana Masyhur | Sdn. Bhd. | | | | | | | | | |
| Landasan Surimas Sdn. Bhd | 40 | Investment holding, project management consultation and construction. | | | | | | | | |
| Joint Venture through Landa | san Surimas Sdn. Bh | d. | | | | | | | | |
| Taraf Raya Sdn. Bhd. | 70 | Project management consultation and construction. | | | | | | | | |

Due to the diversity of OCR Group's operations, it is anticipated that OCR Group would, in the ordinary course of business, continue to enter into transactions with the Related Parties, details of which are set out in Section 5 below. It is likely that such transactions will occur with some degree of frequency and could arise at any time.

The Board proposes to seek the shareholders' approval for the Proposed Shareholders' Mandate for the OCR Group to enter into transactions in the normal course of business within the classes of Related Parties set out in Section 5 below, provided such transactions are entered into at arm's length and on normal commercial terms which are not more favourable to the Related Parties than those generally available to the public and are not detrimental to the minority shareholders. Such a mandate will enable the Group to enter into the RRPTs without the necessity, in most instances, to make the announcement or to convene meetings in order to procure specific prior approval of its shareholders. The RRPTs will also be subject to the review procedures set out in Section 6 below.

4. NATURE OF TRANSACTIONS

Principal activities of the Related Parties are as follows:-

Related Parties Principal Activities

ERSB : Principally engaged in property investment holding

FVSB : Principally engaged in property development activities

GASB : Principally engaged in property development activities

OCRDSB : Principally engaged in property development activities

OCRLHSB : Principally engaged in property development activities

ONLTP : Principally engaged in property development activities

OPYSB : Principally engaged in property development activities

SJCB : Engaged in investment holding and the provision of

management services to its subsidiaries, which include provision of production and media advertising, event and promotion services, general advertising, information technology services and investment

holding.

SJPSB* : Production and fabrication of advertising display

structures, supply of display materials and provision of

advertising media.

SJSB* : Provision of media advertising services

UOSB : Principally engaged in billboard advertising activities

VCSB : Principally engaged in construction activities

Note:

^{*} SJPSB and SJSB are 100% wholly-owned subsidiaries of SJCB.

The Proposed Shareholders' Mandate will apply to the transactions with the following Companies:

| Related Party | Transacting party within OCR Group | Nature of Transaction | Estimated Value as disclosed in the Circular dated 30 April 2024 (RM'000) | Actual Value Transacted (from the date of last AGM held on 29 May 2024 up to LPD) (RM'000) | *Estimated Value of transaction from the date of forthcoming 27 th AGM to the date to next AGM (RM'000) | Interested Directors, Major Shareholders and Persons Connected | Nature of relationship |
|---------------|------------------------------------|---|--|--|---|--|--|
| UOSB | OCR | OCR rents the billboard from UOSB for advertising and marketing projects purposes. Renting Period: 1 year / Annual renewal | 1,500 | - | ۸ | OKH (Interested | OKH is the Group Managing Director of OCR and a major shareholder of OCR with a direct interest of 25.218% and indirect interest of 9.647% by virtue of his interest in OCRLHSB, a company in which OKH is |
| UOSB | OMISB | OMISB rents the billboard from UOSB for advertising and marketing projects purposes. Renting Period: 1 year / Annual renewal | 1,500 | - | ۸ | OKC, TPY, OKW, OYM, CLS, OCRLHSB (Person | C, TPY, OKW, OYM, CLS, RLHSB (Person nected to OKH) deemed interested pursuant to Section 8 of the Act, and his parents and siblings' direct shareholdings as at LPD. OKH is a director and major shareholder of UOSB with a direct interest of 99% as at LPD. The remaining 1% of interest in |
| UOSB | ODKSB | ODKSB rents the billboard from UOSB for advertising and marketing projects purposes. Renting Period: 1 year / Annual renewal | 1,500 | - | ۸ | | UOSB was held by OKW. OKW is person connected to OKH, the Interested Directors, and Major Shareholders of the OCR Group. |

The Proposed Shareholders' Mandate will apply to the transactions with the following Companies:

| Related Party | Transacting party within OCR Group | Nature of Transaction | Estimated Value as disclosed in the Circular dated 30 April 2024 (RM'000) | Actual Value Transacted (from the date of last AGM held on 29 May 2024 up to LPD) (RM'000) | *Estimated Value of transaction from the date of forthcoming 27 th AGM to the date to next AGM (RM'000) | Interested Directors, Major Shareholders and Persons Connected | Nature of relationship |
|---------------|------------------------------------|---|--|--|---|--|---|
| UOSB | OPKSB | OPKSB rents the billboard from UOSB for advertising and marketing projects purposes. Renting Period: 1 year / Annual renewal | 1,000 | - | ^ | OKH (Interested | OKH is the Group Managing Director of OCR and a major shareholder of OCR with a direct interest of 25.218% and indirect interest of 9.647% by virtue of his interest in OCRLHSB, a |
| UOSB | OCRCSB | OCRCSB rents the billboard from UOSB for advertising and marketing projects purposes. Renting Period: 1 year / Annual renewal | 1,500 | - | ۸ | OKC, TPY, OKW, OYM, CLS, OCRLHSB (Person | company in which OKH is deemed interested pursuant to Section 8 of the Act, and his parents and siblings' direct shareholdings as at LPD. OKH is a director and major shareholder of UOSB with a direct interest of 99% as at LPD. |
| UOSB | OCRLDSB | OCRLDSB rents the billboard from UOSB for advertising and marketing projects purposes. Renting Period: 1 year / Annual renewal | 1,500 | - | ^ | connected to OKH, | |

The Proposed Shareholders' Mandate will apply to the transactions with the following Companies:

| Related Party | Transacting party within OCR Group | Nature of Transaction | Estimated Value as disclosed in the Circular dated 30 April 2024 (RM'000) | Actual Value Transacted (from the date of last AGM held on 29 May 2024 up to LPD) (RM'000) | *Estimated Value of transaction from the date of forthcoming 27 th AGM to the date to next AGM (RM'000) | Interested Directors, Major Shareholders and Persons Connected | Nature of relationship |
|---------------|--|--|--|--|---|--|--|
| UOSB | SBSB | SBSB rents the billboard from UOSB for advertising and marketing projects purposes. Renting Period: 1 year / Annual renewal | 1,500 | - | ^ | OKH (Interested Director and Major Shareholder) | OKH is the Group Managing Director of OCR and a major shareholder of OCR with a direct interest of 25.218% and indirect interest of 9.647% by virtue of his interest in OCRLHSB, a company in which OKH is deemed interested pursuant to |
| UOSB | WPSB | WPSB rents the billboard from UOSB for advertising and marketing projects purposes. Renting Period: 1 year / Annual renewal | 1,500 | - | ۸ | OKC, TPY, OKW, OYM, CLS, OCRLHSB (Person connected to OKH) | Section 8 of the Act, and his parents and siblings' direct shareholdings as at LPD. OKH is a director and major shareholder of UOSB with a direct interest of 99% as at LPD. The remaining 1% of interest in UOSB was held by OKW. OKW is person connected to OKH, the Interested Directors, and Major Shareholders of the OCR Group. |

The Proposed Shareholders' Mandate will apply to the transactions with the following Companies:

| Related Party | Transacting party within OCR Group | Nature of Transaction | Estimated Value as disclosed in the Circular dated 30 April 2024 (RM'000) | Actual Value Transacted (from the date of last AGM held on 29 May 2024 up to LPD) (RM'000) | *Estimated Value of transaction from the date of forthcoming 27 th AGM to the date to next AGM (RM'000) | Interested Directors, Major Shareholders and Persons Connected | Nature of relationship |
|---------------|------------------------------------|---|--|--|---|--|--|
| OCRLHSB | OMISB | OMISB pays marketing fee to OCRLHSB for advertising and marketing for Isola at KLCC. Marketing fee of up to 3% on the net development value of Isola at KLCC.** | 3,500 | - | 3,500 | | OKH is the Group Managing Director of OCR and a major shareholder of OCR with a direct interest of 25.218% and indirect interest of 9.647% by virtue of his interest in OCRLHSB, a |
| OCRLHSB | ODKSB | ODKSB pays marketing fee OCRLHSB for advertising and marketing for Vertex at Kuantan City Centre. Marketing fee of up to 3% on the net development value of Vertex at Kuantan City Centre.** | 10,000 | - | 10,000 | OKH (Interested Director and Major Shareholder) OKC, TPY, OKW, OYM, CLS, OCRLHSB (Person connected to OKH) | company in which OKH is deemed interested pursuant to Section 8 of the Act, and his parents and siblings' direct shareholdings as at LPD. OKH is a director and major shareholder of OCRLHSB with a direct interest of 35% as at LPD. The remaining 65% interest in OCRLHSB was held by OKC |
| OCRLHSB | OCRCSB | OCRCSB pays marketing fee to OCRLHSB for advertising and marketing for The Mate at Damansara Jaya. Marketing fee of up to 3% on the net development value of The Mate at Damansara Jaya.** | 2,000 | 110 | 2,000 | | (35%), TPY (15%), OKW (10%), and OYM (5%). They are persons connected to OKH, the Interested Directors, and Major Shareholders of the OCR Group. |

The Proposed Shareholders' Mandate will apply to the transactions with the following Companies:

| Related Party | Transacting party within OCR Group | Nature of Transaction | Estimated Value as disclosed in the Circular dated 30 April 2024 (RM'000) | Actual Value Transacted (from the date of last AGM held on 29 May 2024 up to LPD) (RM'000) | *Estimated Value of transaction from the date of forthcoming 27 th AGM to the date to next AGM (RM ² 000) | Interested Directors, Major Shareholders and Persons Connected | Nature of relationship |
|---------------|------------------------------------|---|--|--|--|--|--|
| OCRLHSB | OCRLDSB | OCRLDSB pays marketing fee to OCRLHSB for advertising and marketing for Stellar at Damansara. Marketing fee of up to 3% on the net development value of Stellar at Damansara.** | 4,000 | 266 | 4,000 | OKH (Interested Director and Major | OKH is the Group Managing Director of OCR and a major shareholder of OCR with a direct interest of by virtue of his interest in 25.218% and indirect interest of 9.647% OCRLHSB, a company in which OKH is deemed interested pursuant to Section 8 of the Act, and his |
| OCRLHSB | SBSB | SBSB pays marketing fee to OCRLHSB for advertising and marketing for Rumah Selangorku project at Shah Alam. Marketing fee of up to 3% on the net development value of Rumah Selangorku project at Shah Alam.** | 10,000 | - | 10,000 | Shareholder) OKC, TPY, OKW, OYM, CLS, OCRLHSB (Person connected to OKH) | I ne remaining 65% interest in 1 |

The Proposed Shareholders' Mandate will apply to the transactions with the following Companies:

(a) Existing RRPT

| Related Party | Transacting party within OCR Group | Nature of Transaction | Estimated Value as disclosed in the Circular dated 30 April 2024 (RM'000) | Actual Value Transacted (from the date of last AGM held on 29 May 2024 up to LPD) (RM'000) | *Estimated Value of transaction from the date of forthcoming 27 th AGM to the date to next AGM (RM'000) | Interested Directors, Major Shareholders and Persons Connected | , |
|---------------|--|--|--|--|---|--|---|
| OPYSB | OCRCSB | OPYSB awards a construction contract for YOLO Signature Suites to OCRCSB. | 17,000 | 2,683 | 10,000 | OKH (Interested Director and Major Shareholder) | shareholder of OCR with a direct interest of 25.218% and indirect interest of 9.647% by virtue of his |
| | | Comprised of 1 block of 41-level commercial building at Lot 62142, Jalan PJS 8/9, PJS 8, Bandar Sunway, Petaling Jaya, Selangor. | | | | OKC, TPY, OKW, OYM, CLS, OCRLHSB (Person connected to OKH) | |
| | | Despite the construction work being completed at the end of November 2023, the final account was still pending from the subcontractors until the Certificate of Making Good Defects is issued. | | | | | OKH is a director and major shareholder of OPYSB with a direct interest of 50% as at LPD. The remaining 50% of interest in OPYSB was held by OKC. OKC is the person connected to OKH, the Interested Directors, and Major Shareholders of the OCR Group |

The Proposed Shareholders' Mandate will apply to the transactions with the following Companies:

(a) Existing RRPT

| Related Party | OCR Group | Nature of Transaction | Estimated Value as disclosed in the Circular dated 30 April 2024 (RM'000) | Actual Value Transacted (from the date of last AGM held on 29 May 2024 up to LPD) (RM'000) | *Estimated Value of transaction from the date of forthcoming 27 th AGM to the date to next AGM (RM'000) | Interested Directors, Major Shareholders and Persons Connected | Nature of relationship |
|---------------|-----------|--|---|--|---|--|--|
| VCSB | OCRCSB | OCRCSB awards a construction contract for The Mate at Damansara Jaya to VCSB. Comprised of 268 units of office suites and 4 units of retails located at Damansara Jaya, Petaling Jaya, Selangor. | 40,000 | 21,266 | 20,000 | OKH (Interested Director and Major Shareholder) | OKH is the Group Managing Director of OCR and a major shareholder of OCR with a direct interest of 25.218% and indirect interest of 9.647% by virtue of his interest in OCRLHSB, a company in which OKH is deemed interested pursuant to Section 8 of the Act, and his parents and siblings' direct |
| VCSB | ODKSB | ODKSB intends to award a construction contract for Vertex at Kuantan City Centre to VCSB. Comprised of 35 retail outlets and 2 blocks of service apartments with 978 units located at Lot 421, Kuantan, Pahang. | 386,000 | - | 386,000 | OKC, TPY, OKW, OYM, CLS, OCRLHSB (Person connected to OKH) | shareholdings as at LPD. OKH is a director and major shareholder of VCSB with a direct interest of 35% as at LPD. The remaining 65% of interest in VCSB was held by OKC (35%), TPY (15%), OKW (10%) and OYM (5%). They are persons connected to OKH, the Interested Directors, and Major Shareholders of the OCR Group. |

The Proposed Shareholders' Mandate will apply to the transactions with the following Companies:

(a) Existing RRPT

| Related Party | OCR Group | Nature of Transaction | Estimated Value as disclosed in the Circular dated 30 April 2024 (RM'000) | Actual Value Transacted (from the date of last AGM held on 29 May 2024 up to LPD) (RM'000) | *Estimated Value of transaction from the date of forthcoming 27 th AGM to the date to next AGM (RM'000) | Interested Directors, Major Shareholders and Persons Connected | Nature of relationship |
|---------------|-----------|--|---|--|---|---|--|
| VCSB | OPKSB | OPKSB awards a construction contract for PRIYA Kuantan to VCSB. Comprised of 978 units of single-storey terrace houses and 146 units of single-storey semi-detached homes, located at Kuantan, Pahang. Despite the construction work being completed on 1st quarter of 2024, the final account was still pending from the subcontractors until the Certificate of Making Good Defects is issued. | 20,000 | - | 10,000 | OKH (Interested Director and Major Shareholder) OKC, TPY, OKW, OYM, CLS, OCRLHSB (Person connected to OKH) | OKH is the Group Managing Director of OCR and a major shareholder of OCR with a direct interest of 25.218% and indirect interest of 9.647% by virtue of his interest in OCRLHSB, a company in which OKH is deemed interested pursuant to Section 8 of the Act, and his parents and siblings' direct shareholdings as at LPD. OKH is a director and major shareholder of VCSB with a direct interest of 35% as at LPD. The remaining 65% of interest in VCSB was held by OKC (35%), TPY (15%), OKW (10%) and OYM (5%). They are persons connected to OKH, the Interested Directors, and Major Shareholders of the OCR Group. |

The Proposed Shareholders' Mandate will apply to the transactions with the following Companies:

| Related Party | Transacting party within OCR Group | Nature of Transaction | Estimated Value as disclosed in the Circular dated 30 April 2024 (RM'000) | Actual Value Transacted (from the date of last AGM held on 29 May 2024 up to LPD) (RM'000) | *Estimated Value of transaction from the date of forthcoming 27 th AGM to the date to next AGM (RM'000) | Interested Directors, Major Shareholders and Persons Connected | Nature of relationship |
|---------------|------------------------------------|--|--|--|---|--|--|
| VCSB | OCRLDSB | OCRLDSB intends to award a construction contract for Stellar at Damansara to VCSB. Comprised of 88 units of residentials at Kayu Ara, Petaling Jaya, Selangor. | 50,000 | - | 75,000 | | OKH is the Group Managing Director of OCR and a major shareholder of OCR with a direct interest of 25.218% and indirect interest of 9.647% by virtue of his |
| VCSB | SBSB | SBSB intends to award a construction contract in phases for Rumah Selangorku Project at Shah Alam to VCSB. Comprised of 2,892 units of affordable homes and 60 units of retail lots located at Lot 96079, Shah Alam, Selangor | 200,000 | - | 200,000 | OKH (Interested Director and Major Shareholder) OKC, TPY, OKW, OYM, CLS, OCRLHSB (Person connected to OKH) | interest in OCRLHSB, a company in which OKH is deemed interested pursuant to Section 8 of the Act, and his parents and siblings' direct shareholdings as at LPD. OKH is a director and major shareholder of VCSB with a direct interest of 35% as at LPD. |
| VCSB | OCRASB | OCRASB intend to award a project management and construction contract for logistics hub located at PT 12, Seksyen 15, Bandar Shah Alam, Daerah Petaling, Negeri Selangor. | 400,000 | - | 400,000 | - | |

The Proposed Shareholders' Mandate will apply to the transactions with the following Companies:

(a) Existing RRPT

| Related Party | Transacting party within OCR Group | Nature of Transaction | Estimated Value as disclosed in the Circular dated 30 April 2024 (RM'000) | Actual Value Transacted (from the date of last AGM held on 29 May 2024 up to LPD) (RM'000) | *Estimated Value of transaction from the date of forthcoming 27 th AGM to the date to next AGM (RM'000) | Interested Directors, Major Shareholders and Persons Connected | Nature of relationship |
|---------------|--|--|--|--|---|--|--|
| OCRDSB | OCRLDSB | OCRDSB to jointly develop Stellar at Damansara with OCRLDSB. Comprised of 88 units of residential units at Kayu Ara, Petaling Jaya, Selangor. | 25,000 | - | ^ | OKH (Interested Director and Major Shareholder) OKC, TPY, OKW, OYM, CLS, OCRLHSB (Person connected to OKH) | OKH is the Group Managing Director of OCR and a major shareholder of OCR with a direct interest of 25.218% and indirect interest of 9.647% by virtue of his interest in OCRLHSB, a company in which OKH is deemed interested pursuant to Section 8 of the Act, and his parents and siblings' direct shareholdings as at LPD. OKH is a director and major shareholder of OCRDSB with a direct interest of 50% as at LPD. The remaining 50% of interest in OCRDSB was held by OKC. OKC is the father of OKH, the Interested Directors, and Major Shareholders of the OCR Group. |

The Proposed Shareholders' Mandate will apply to the transactions with the following Companies:

(a) Existing RRPT

| Related Party | Transacting party within OCR Group | Nature of Transaction | Estimated Value as disclosed in the Circular dated 30 April 2024 (RM'000) | Actual Value Transacted (from the date of last AGM held on 29 May 2024 up to LPD) (RM'000) | *Estimated Value of transaction from the date of forthcoming 27 th AGM to the date to next AGM (RM'000) | Interested Directors, Major Shareholders and Persons Connected | Nature of relationship |
|---------------|------------------------------------|--|--|--|---|---|---|
| FVSB | OCRCSB | FVSB intends to award a construction contract for the PRIYA II to OCRCSB. Comprised of 288 units of residentials and 26 units of retail lots at KM 13 and KM 14 of Jalan Kuantan – Pekan, Mukim Penor, Kuantan, Pahang. | 50,000 | - | ٨ | OKH (Interested Director and Major Shareholder) OKC, TPY, OKW, OYM, CLS, OCRLHSB (Person connected to OKH) | OKH is the Group Managing Director of OCR and a major shareholder of OCR with a direct interest of 25.218% and indirect interest of 9.647% by virtue of his interest in OCRLHSB, a company in which OKH is deemed interested pursuant to Section 8 of the Act, and his parents and siblings' direct shareholdings as at LPD. OKH is a director and major shareholder of FVSB with a direct interest of 50% as at LPD. The remaining 50% of interest in FVSB was held by Pembinaan Sri Tahan Sdn. Bhd. Pembinaan Sri Tahan Sdn. Bhd. is not a person connected to OKH, the Interested Directors, and Major Shareholders of the OCR Group. |

The Proposed Shareholders' Mandate will apply to the transactions with the following Companies:

(a) Existing RRPT

| Related Party | Transacting party within OCR Group | Nature of Transaction | Estimated Value as disclosed in the Circular dated 30 April 2024 (RM'000) | Actual Value Transacted (from the date of last AGM held on 29 May 2024 up to LPD) (RM'000) | *Estimated Value of transaction from the date of forthcoming 27 th AGM to the date to next AGM (RM'000) | Interested Directors, Major Shareholders and Persons Connected | Nature of relationship |
|---------------|--|---|--|--|---|---|--|
| GASB | OCR | OCR rents office premises from GASB as corporate headquarters. Particulars of the office premises No. A-G-01, A-G-02, A-2-01, A-2-02, A-3-01, A-3-02, A-3A-01, A-3A-02, A-5-01, A-5-02, Block Allamanda, 10 Boulevards, Lebuhraya SPRINT PJU 6A 47400, Petaling Jaya, Selangor. Tenancy Period: 1 year / Annual renewal | 1,000 | 448 | 1,000 | OKH (Interested Director and Major Shareholder) OKC, TPY, OKW, OYM, CLS, OCRLHSB (Person connected to OKH) | shareholder of OCR with a direct interest of 25.218% and indirect interest of 9.647% by virtue of his interest in OCRLHSB, a company in which OKH is deemed interested pursuant to |

The Proposed Shareholders' Mandate will apply to the transactions with the following Companies:

(a) Existing RRPT

| Related Party | Transacting party within OCR Group | Nature of Transaction | Estimated Value as disclosed in the Circular dated 30 April 2024 (RM'000) | Actual Value Transacted (from the date of last AGM held on 29 May 2024 up to LPD) (RM'000) | *Estimated Value of transaction from the date of forthcoming 27 th AGM to the date to next AGM (RM'000) | Interested Directors, Major Shareholders and Persons Connected | , |
|---------------|--|---|--|--|---|---|---|
| ERSB | OCRCSB | OCRCSB intends to rent the Mate office and retail from ERSB for office use. Particulars of the office and retail Retail unit G-01, G-02, G-03, G-03A & G-05, 21-01, The Mate @ Damansara Jaya Tenancy Period: - 3 years / every 3-year renewal for rental of retail - 5 years / every 5-year renewal for rental of office Payment of Rental The payment of rentals is to be made on an equal prorated monthly basis. | 2,000 | - | ^ | OKH (Interested Director and Major Shareholder) OKC, TPY, OKW, OYM, CLS, OCRLHSB (Person connected to OKH) | |

The Proposed Shareholders' Mandate will apply to the transactions with the following Companies:

(b) New RRPT

| Related Party | Transacting party within OCR Group | Nature of Transaction | Value transacted from the date of the first transaction up to LPD (RM'000) | *Estimated Value of transaction from the date of forthcoming 27 th AGM to the date to next AGM (RM'000) | Interested Directors, Major Shareholders and Persons Connected | Nature of relationship |
|----------------------|------------------------------------|--|---|--|---|--|
| SJPSB and/or SJSB | OCR | OCR rents the billboard from SJPSB and/or SJSB for advertising and marketing projects purposes. Renting Period: 1 year/ Annual renewal | _# | 1,500 | | OKH is the Group Managing Director of OCR and a major shareholder of OCR with a direct interest of 25.218% and indirect interest of 9.647% by virtue of his interest in OCRLHSB, a company in which OKH is deemed interested pursuant to Section 8 of the Act, and his parents and siblings' direct shareholdings as at LPD. OKH is the Executive Director of SJCB and a major shareholder of SJCB with a direct interest of 6.232% and indirect interest of 4.503% by virtue of his interest in OCR and OCRLHSB, companies in which OKH deemed interested pursuant to Section 8 of the Act as at LPD. He is also one of the Directors of SJPSB and SJSB. |
| SJPSB and/or SJSB | OMISB | OMISB rents the billboard from SJPSB and/or SJSB for advertising and marketing projects purposes. Renting Period: 1 year/ Annual renewal | -# | 1,500 | OKH (Interested Director and Major Shareholder) | |
| SJPSB and/or SJSB | ODKSB | ODKSB rents the billboard from SJPSB and/or SJSB for advertising and marketing projects purposes. Renting Period: 1 year/ Annual renewal | _# | 1,500 | OKC, TPY, OKW, OYM, CLS, OCRLHSB, SJCB (Person connected to OKH) | |
| SJPSB and/or SJSB | OCRCSB | OCRCSB rents the billboard from SJPSB and/or SJSB for advertising and marketing projects purposes. Renting Period: 1 year/ Annual renewal | _# | 1,500 | | |

The Proposed Shareholders' Mandate will apply to the transactions with the following Companies:

(b) New RRPT

| Related Party | Transacting party within OCR Group | Nature of Transaction | Value transacted from the date of the first transaction up to LPD (RM'000) | *Estimated Value of transaction from the date of forthcoming 27 th AGM to the date to next AGM (RM'000) | Interested Directors, Major Shareholders and Persons Connected | Nature of relationship |
|----------------------|------------------------------------|---|---|--|---|--|
| SJPSB and/or SJSB | OCRLDSB | OCRLDSB rents the billboard from SJPSB and/or SJSB for advertising and marketing projects purposes. Renting Period: 1 year/ Annual renewal | _# | 1,500 | OKH (Interested | OKH is the Group Managing Director of OCR and a major shareholder of OCR with a direct interest of 25.218% and indirect interest of 9.647% by virtue of his interest in OCRLHSB, a company in which OKH is deemed interested pursuant to Section 8 of the Act, and his parents and siblings' direct shareholdings as at LPD. OKH is the Executive Director of SJCB and a major shareholder of SJCB with a direct interest of 6.232% and indirect interest of 4.503% by virtue of his interest in OCR and OCRLHSB, companies in which OKH deemed interested pursuant to Section 8 of the Act as at LPD. He is also one of the Directors of SJPSB and SJSB. |
| SJPSB and/or SJSB | SBSB | SBSB rents the billboard from SJPSB and/or SJSB for advertising and marketing projects purposes. Renting Period: 1 year/ Annual renewal | 9 | 1,500 | Director and Major Shareholder) OKC, TPY, OKW, OYM, CLS, OCRLHSB, SJCB (Person | |
| SJPSB and/or SJSB | WPSB | WPSB rents the billboard from SJPSB and/or SJSB for advertising and marketing projects purposes. Renting Period: 1 year/ Annual renewal | _# | 1,500 | OKH) | |

The Proposed Shareholders' Mandate will apply to the transactions with the following Companies:

(b) New RRPT

| Related Party | Transacting party within OCR Group | Nature of Transaction | Value transacted from the date of the first transaction up to LPD (RM'000) | *Estimated Value of transaction from the date of forthcoming 27 th AGM to the date to next AGM (RM'000) | Interested Directors, Major Shareholders and Persons Connected | Nature of relationship |
|----------------------|------------------------------------|--|---|--|---|---|
| SJPSB and/or SJSB | OCRTSB | OCRTSB rents the billboard from SJPSB and/or SJSB for advertising and marketing projects purposes. Renting Period: 1 year/ Annual renewal | #_ | 1,500 | OKH (Interested Director and Major Shareholder) OKC, TPY, OKW, OYM, CLS, OCRLHSB, SJCB (Person connected to OKH) | OKH is the Group Managing Director of OCR and a major shareholder of OCR with a direct interest of 25.218% and indirect interest of 9.647% by virtue of his interest in OCRLHSB, a company in which OKH is deemed interested pursuant to Section 8 of the Act, and his parents and siblings' direct shareholdings as at LPD. OKH is the Executive Director of SJCB and a major shareholder of SJCB with a direct interest of 6.232% and indirect interest of 4.503% by virtue of his interest in OCR and OCRLHSB, companies in which OKH deemed interested pursuant to Section 8 of the Act as at LPD. He is also one of the Directors of SJPSB and SJSB. |

The Proposed Shareholders' Mandate will apply to the transactions with the following Companies:

(b) New RRPT

| Related Party | Transacting party within OCR Group | Nature of Transaction | Value transacted from the date of the first transaction up to LPD (RM'000) | *Estimated Value of transaction from the date of forthcoming 27 th AGM to the date to next AGM (RM'000) | Interested Directors, Major Shareholders and Persons Connected | Nature of relationship |
|------------------|------------------------------------|---|---|--|---|--|
| ERSB | OCR | OCR intends to rent The Mate office and retail units from ERSB for office use, with the intention of relocating its entire operations to The Mate. Particulars of the office and retail Retail unit G-01, G-02, G-03, G-03A & G-05, 21-01, The Mate @ Damansara Jaya Tenancy Period: - 3 years / every 3-year renewal for rental of retail - 5 years / every 5-year renewal for rental of office Payment of Rental The payment of rentals is to be made on an equal pro-rated monthly basis. | _# | 2,000 | OKH (Interested Director and Major Shareholder) OKC, TPY, OKW, OYM, CLS, OCRLHSB (Person connected to OKH) | OKH is the Group Managing Director of OCR and a major shareholder of OCR with a direct interest of 25.218% and indirect interest of 9.647% by virtue of his interest in OCRLHSB, a company in which OKH is deemed interested pursuant to Section 8 of the Act, and his parents and siblings' direct shareholdings as at LPD. OKH is a director and major shareholder of ERSB with a direct interest of 81% as at LPD. The remaining 19% of interest in ERSB was held by OYM. OYM is person connected to OKH, the Interested Directors, and Major Shareholders of the OCR Group. |

The Proposed Shareholders' Mandate will apply to the transactions with the following Companies:

(b) New RRPT

| Related Party | Transacting party within OCR Group | Nature of Transaction | Value transacted from the date of the first transaction up to LPD (RM'000) | *Estimated Value of transaction from the date of forthcoming 27 th AGM to the date to next AGM (RM'000) | Interested Directors, Major Shareholders and Persons Connected | Nature of relationship |
|------------------|------------------------------------|--|---|--|---|--|
| OCRLHSB | OCRTSB | OCRTSB pays marketing fee to OCRLHSB for advertising and marketing for D'Templer Hilltop Residences Marketing fee of up to 3% on the net development value of D'Templer Hilltop Residences.** | _# | 9,000 | OKH (Interested Director and Major Shareholder) OKC, TPY, OKW, OYM, CLS, OCRLHSB (Person connected to OKH) | OKH is the Group Managing Director of OCR and a major shareholder of OCR with a direct interest of by virtue of his interest in 25.218% and indirect interest of 9.647% OCRLHSB, a company in which OKH is deemed interested pursuant to Section 8 of the Act, and his parents and siblings' direct shareholdings as at LPD. OKH is a director and major shareholder of OCRLHSB with a direct interest of 35% as at LPD. The remaining 65% interest in OCRLHSB was held by OKC (35%), TPY (15%), OKW (10%), and OYM (5%). They are persons connected to OKH, the Interested Directors, and Major Shareholders of the OCR Group. |

Notes:

^{*} As at LPD, there was no deviation of the actual value that exceeded the estimated value by 10% or more in the existing mandate.

[^] The Company will not seek a renewal of the mandate as the contract has ended or the services have been completed.

^{**} Marketing fee of up to 3% on the net development value is within the industry norm and practice.

[#] As of the date of this Circular, SJCB Group, ERSB and OCRLHSB have not entered into the transactions as mentioned in Section 5(b) with OCR Group. The Company anticipates that said transactions will only be entered into once shareholders' approval is obtained. Consequently, the percentage ratio of the said transactions entered into with SJCB Group, ERSB and OCRLHSB by OCR Group up to the forthcoming AGM will be less than 5%. As of the LPD, there are no amounts due and owing to or by the OCR Group for the said transactions.

Notes (con't):

1. The status of the property development/construction projects

| Name of Projects | Commencement date | Status | Percentage of Completion | Expected Completion Date |
|--|---------------------------------|-------------------|--------------------------|---------------------------------|
| - | | | (%) | |
| ISOLA KLCC | 2 May 2017 | Completed | 100 | 1st quarter of 2025 |
| PRIYA Kuantan | 1 March 2018 | Completed | 100 | 1st quarter of 2024 |
| Vertex Kuantan City Centre | 2 nd half of 2025 | Not yet commenced | - | 2028 |
| The Mate, Damansara Jaya | 29 March 2021 | On-going | 78.14 | 2 nd half of 2025 |
| Stellar, Damansara | 10 December 2022 | On-going | 18.49 | 4th quarter of 2025 |
| Residensi Akasia | 2 nd quarter of 2024 | On-going | 9.21 | 2029 |
| YOLO Signature Suite, Bandar Sunway | 3 September 2018 | Completed | 100 | End of November 2023 |
| PRIYA II, Kuantan | 4th quarter of 2025 | Not yet commenced | - | 2028 |
| PT12 Project, Shah Alam | 4th quarter of 2025 | Not yet commenced | - | 2028 |
| D'Templer, Rawang | 2 nd half of 2025 | Not yet commenced | - | 2028 |

^{2.} The Board hereby confirms and will ensure that the RRPTs that are contemplated under the Proposal Shareholders' Mandate comply with Paragraph 10.09(2) of the Listing Requirements and the relevant provisions under Items 3.1 and 3.2 of Practice Note 12 of the Listing Requirements.

6. REVIEW METHODS OR PROCEDURES FOR RRPT(S)

The following review procedures have been formalised to ensure that the RRPTs contemplated under the Proposed Shareholders' Mandate are undertaken on transaction prices and terms not more favourable to the Related Parties than those generally available to the public and are not to the detriment of the minority shareholders of OCR:-

(a) Identification

- (i) A list of the Related Parties will be circulated to all heads of department within the OCR Group to notify that all transactions with the Related Parties are required to be undertaken on an arm's length basis, under normal commercial terms consistent with the Group's business practices and policies and on terms not more favourable to the Related Party(ies) than those generally available to the public and, are not to the detriment of the minority shareholders of OCR.
- (ii) All companies within the OCR Group are required to inform the Management before entering into any RRPTs other than those entered into pursuant to the Proposed Shareholders' Mandate. In addition, all heads of department are advised to report to the Management all transactions involving Related Parties who will monitor and report to the Audit and Risk Management Committee for review on a quarterly basis.

(b) Authorisation

- (i) The pricing methods and procedures of the transactions are to be determined by market forces, under similar commercial terms for transactions with third parties that depend on the demand and supply, quality and the availability of the products.
- (ii) All types of RRPTs are carried out at arm's length and under the Group's normal commercial terms, and are not more favourable to the Related Parties than those generally available to the public and are not to the detriment of the minority shareholders of OCR Group.
- (iii) The Related Parties and Directors who are deemed interested have been advised of their responsibilities and obligations under the relevant Listing Requirements, the Group's policy and procedures for RRPTs.
- (iv) If a member of the Board or Audit and Risk Management Committee has an interest, direct or indirect, in any RRPT(s), he shall abstain from any deliberation and decision-making by the Board or Audit and Risk Management Committee in respect of the said transaction(s).
- (v) Where a transaction is valued at more than RM500,000, it will be notified to the Audit and Risk Management Committee and subject to approval by the Board. Where a transaction is valued at RM500,000 or less, it will be approved by a senior management staff who has been identified for this purpose and who shall have no interest in the transaction and notify the Audit and Risk Management Committee.
- (vi) Wherever practicable and/or feasible, at least two (2) other contemporaneous transactions with unrelated third parties for similar products/services and/or quantities will be used as comparison wherever possible, to determine whether the price and terms offered to/by the Related Parties are fair and reasonable and comparable to those offered to/by other unrelated third parties for the same or substantial similar type of products/services and/or quantities.
- (vii) In the event that quotations or comparative pricing from unrelated third parties cannot be obtained for the proposed transactions, the Management will rely on the usual business norms and practices taking into account the efficiency, quality and type of support services to be provided to ensure that the RRPTs are not detrimental to the OCR Group.

6. REVIEW METHODS OR PROCEDURES FOR RRPT(S) (Cont'd)

(c) Monitoring and Reporting

- (i) A register shall be maintained by the respective companies within the OCR Group to record all RRPTs, which are entered into pursuant to the Proposed Shareholders' Mandate.
- (ii) All RRPTs shall be reported to the Audit and Risk Management Committee on a quarterly basis together with the quarterly financial reports.
- (iii) The Audit and Risk Management Committee will review the existing procedures, on an annual basis and as and when required, to ensure that the RRPTs are at all times carried out on commercial terms consistent with the OCR Group's usual business practices and policies.

7. OUTSTANDING RRPT RECEIVABLES

As at 31 December 2024, the amount due and owing to the OCR Group by the following parties under RRPTs which is exceeded the credit terms are as follows:-

| Nature of RRPT | Amount of Ou | utstanding RF | RPT Receivable | les (RM'000) | |
|--|--------------|-----------------------|------------------------|--------------|----------|
| | < 1 year | >1 year to 3 years | >3 years to 5 years | >5 years | (RM'000) |
| OPYSB awarded a construction contract for YOLO Project to OCRCSB | - | 25,475 | | - | 25,475 |
| ONLTP awards a construction contract for The Pano Project to OCRCSB. | - | 6,361 | - | - | 7,361 |
| Total | - | 31,836 | - | - | 31,836 |

OPYSB awarded a construction contract for YOLO Project to OCRCSB

Construction of 1 block of commercial building with 41 floors at Bandar Sunway, Petaling Jaya, Selangor ("YOLO Project") was completed in the end of November 2023.

As at LPD, there is a sum of RM 25,475,000 yet to be collected due to the issuance of final account is still pending. During the financial year 31 December 2024, there was repayment received from OPYSB amounted to RM4,101,000.

ONLTP awarded a construction contract for The Pano Project to OCRCSB

Construction of 1 block of 363 units of service apartments and 8 units of retails at Jalan Ipoh, Kuala Lumpur ("**The Pano Project**") which was completed in 2022.

As at LPD, there is a sum of RM 6,361,000 yet to be collected due to the issuance of final account is still pending.

No late interest charges were imposed on the outstanding amounts as the balances are trade in nature and there were consistent repayments during the year. The Management is monitoring the outstanding amount very closely and will engage in regular communication with the Related Parties to ensure payments are made. The Audit and Risk Management Committee and the Board have reviewed the outstanding amount and are of the opinion that the outstanding amount arose strictly as part and parcel of the Group's business operations. Collections from the Related Party continue to come in during the financial year and they do not have high default risk due to the good market response to their development projects.

8. STATEMENT BY THE AUDIT AND RISK MANAGEMENT COMMITTEE

The Audit and Risk Management Committee has the overall responsibility of determining whether the procedures for reviewing all RRPTs are appropriate. The Audit and Risk Management Committee will review and ascertain at least once a year whether the procedures established to monitor RRPTs have been complied with. If it is determined that the procedures stated in Section 6 are inadequate to ensure that (i) the RRPTs will be conducted at arms' length and on normal commercial terms and (ii) such transactions are not prejudicial to the interest of the minority shareholders, the Company will obtain a fresh shareholders' mandate based on the new procedures.

The Audit and Risk Management Committee will also have the discretion to request for limits to be imposed or for additional procedures to be followed if it considers such requests to be appropriate. In that event, such limits or procedures may be implemented without the approval of shareholders, provided that they are more stringent than the existing limits or procedures.

The Audit and Risk Management Committee of the Company is of the opinion that review procedures are sufficient to ensure that and the RRPTs will be carried out at arms' length and in accordance with OCR Group's normal commercial terms, and hence, will not be prejudicial to the minority shareholders or disadvantageous to OCR and not more favourable to the Related Parties than those generally available to the public and not detrimental to minority shareholders of OCR.

The Audit and Risk Management Committee of the Company have seen and reviewed the procedures set out in Section 6 above and is of the view that OCR has in place adequate procedures and processes to monitor, track and identify RRPT(s) in a timely and orderly manner. The review of these procedures and processes is carried out at least once a year or when deemed necessary by the Audit and Risk Management Committee.

9. RATIONALE OF THE PROPOSED SHAREHOLDERS' MANDATE

The Proposed Shareholders' Mandate will enable the OCR Group to carry out RRPT(s) necessary for the Group's day-to-day operations, which are time sensitive in nature, and will eliminate the need to announce and convene separate general meetings (if applicable) from time to time to seek shareholders' mandate for such transaction. This will substantially reduce the expenses, time and other resources associated with convening of general meetings on an ad hoc basis, improve administrative efficiency and allow financial and manpower resources to be channeled towards attaining other corporate objectives.

The RRPT(s) carried out within the OCR Group creates mutual benefits for the companies in the Group, such as expediency and increased efficiency necessary for day-to-day operations.

In addition, the RRPT(s) are intended to meet the business needs of the Group on the best possible terms. By transacting with the Related Parties, the Group would have an advantage of familiarity with the background and management of the Related Parties, thus enabling more informed commercial decisions to be made. In most dealings with the Related Parties, the Group and the Related Parties have close co-operation and a good understanding of each other's business needs thus providing a platform where all parties can benefit from conducting the RRPT(s).

10. EFFECTS OF THE PROPOSED SHAREHOLDERS' MANDATE

The Proposed Shareholders' Mandate is administrative in nature and is therefore not expected to have any effect on the issued and paid-up capital, major shareholders' shareholdings and any material effect on the consolidated net assets, consolidated earnings per share and consolidated gearing of OCR.

11. INTERESTS OF DIRECTORS, MAJOR SHAREHOLDERS AND/OR PERSONS CONNECTED TO THEM

Based on the Register of Substantial Shareholders as at the LPD, the direct and indirect shareholdings of the Substantial Shareholders, Directors of OCR and person connected to them are as follows:

| | As at LPD | | | | |
|-------------------------------|-------------|--------|-------------|----------------------|--|
| | Direct | | Indirect | | |
| Names | No. of | | No. of | | |
| | Shares | % | Shares | % | |
| Interested Director and Major | | | | | |
| Shareholder | | | | | |
| Ong Kah Hoe | 842,508,549 | 25.218 | 322,289,400 | 9.647 ⁽¹⁾ | |
| | | | | | |
| Persons Connected | | | | | |
| Ong Kim Chong @ Ong Hwee Choo | 2,500,000 | 0.075 | 310,125,600 | 9.283(2) | |
| Tan Poo Yot | 2,600,000 | 0.078 | - | - | |
| Ong Kah Wee | 3,681,900 | 0.110 | - | - | |
| Ong Yew Ming | 3,381,900 | 0.101 | - | - | |
| Chan Lian Sei | - | - | - | - | |
| OCR Land Holdings Sdn Bhd | 310,125,600 | 9.283 | - | - | |
| Seni Jaya Corporation Berhad | - | - | - | - | |

Notes:

- (1) Deemed interested by virtue of his interest in OCRLHSB pursuant to Section 8 of the Act and his parents' and siblings' direct shareholdings in OCR.
- (2) Deemed interested by virtue of his interest in OCRLHSB pursuant to Section 8 of the Act

The Interested Director and Major Shareholder, OKH, as well as persons connected to OKH, including CLS, will abstain from all deliberations and voting at Board meetings pertaining to the Proposed Shareholders' Mandate.

In addition, OKH, and person connected to OKH, which have any interest, direct or indirect, in the Proposed Shareholders' Mandate, will abstain from voting in respect of their direct and/or indirect shareholding on the resolution approving the Proposed Shareholders' Mandate at the forthcoming 27th AGM. OKH have undertaken that he will ensure that the person connected with him will abstain from voting on the resolution deliberating or approving the Proposed Shareholders' Mandate at the forthcoming 27th AGM.

Save as disclosed above, none of the other Directors and/or Major Shareholders and/or persons connected to them has any interest, direct or indirect, in the Proposed Shareholders' Mandate.

12. APPROVALS REQUIRED

The Proposed Shareholders' Mandate is conditional upon the approval of the shareholders of the Company being obtained at the forthcoming 27th AGM to be convened.

13. BOARD'S RECOMMENDATION

The Board, (except for OKH and CLS) having considered all aspects of the Proposed Shareholders' Mandate and after careful deliberation, are of the opinion that the Proposed Shareholders' Mandate are in the best interest of the Group and accordingly, the Board (save for OKH and CLS) recommended that the shareholders of OCR vote in favour of the resolutions pertaining to the aforementioned Proposed Shareholders' Mandate to be tabled at the forthcoming 27th AGM.

14. 27TH AGM

The 27th AGM of the Company, the notice of which is enclosed together with the Annual Report 2024 of the Company, will be held at Show Unit, Dolomite Templer, 48000 Rawang, Selangor on Tuesday, 10 June 2025 at 2:30 p.m. or any adjournment thereof for the purpose considering and, if thought fit, passing the resolution to give effect to the Proposed Shareholders' Mandate.

If you are unable to attend and vote in person at the 27th AGM, you are requested to complete, sign and return the Form of Proxy enclosed in the Annual Report 2024 in accordance with the instructions printed therein as soon as possible so as to arrive at the Poll Administrator Office of the Company at B-21-1, Level 21, Tower B, Northpoint Mid Valley City, No. 1 Medan Syed Putra Utara, 59200 Kuala Lumpur, W.P. Kuala Lumpur, Malaysia or email to admin@aldpro.com.my not less than forty-eight (48) hours before the time set for the 27th AGM.

The completion and return of the Form of Proxy will not preclude you from attending and voting in person at the meeting should you subsequently wish to do so.

15. FURTHER INFORMATION

Shareholders are requested to refer to the attached appendices contained in this Circular for further information.

Yours faithfully, For and on behalf of the Board of OCR GROUP BERHAD

YAM TUNKU AZUDINSHAH IBNI TUNKU ANNUAR Independent Non-Executive Chairman

APPENDIX I – FURTHER INFORMATION

1. DIRECTORS' RESPONSIBILITY STATEMENT

This Circular has been seen and approved by the Directors of OCR who individually and collectively accept full responsibility for the accuracy of the information contained in this Circular and confirm that after making all reasonable enquiries and to the best of their knowledge and belief, there are no other facts the omission of which would make any statement herein misleading or incorrect.

2. MATERIAL LITIGATION, CLAIMS AND ARBITRATION

Save as disclosed below, as at the LPD, the Group is not involved in any material litigation, claims or arbitration, either as plaintiff or defendant, and the Board is not aware and does not have any knowledge of any proceedings pending or threatened against the Group, or of any facts likely to give rise to any proceedings, which might materially and adversely affect the financial position or business of the Group:

(a) Commencement of Arbitration Proceedings by O&C Makok Isola Sdn Bhd ("OCMI") against Jetson Construction Sdn Bhd ("JCSB")

The Company 50.01% owned subsidiary, OCMI has commenced arbitration proceedings ("Arbitration") against JCSB in connection with the contract for the construction of the main building and external works ("Contract") in the following project:

CADANGAN PEMBANGUNAN YANG MENGANDUNGI: 4 BLOK PANGSAPURI SERVIS SUITES (140 UNIT) YANG MENGANDUNGI:

I. BLOK A (51 TINGKAT, 40 UNIT)

II. BLOK B (55 TINGKAT, 27 UNIT)

III. BLOK C (60 TINGKAT, 42 UNIT)

IV. BLOK D (55 TINGKAT, 31 UNIT)

DENGAN 1 TINGKAT RUANG SERVIS M&E (DI ARAS SEPARA BAWAH TANAH) DI ATAS LOT 95, SEKSYEN 43, JALAN YAP KWAN SENG, KUALA LUMPUR UNTUK TETUAN O&C MAKOK ISOLA SDN BHD ("Project").

On 4 October 2024, the Company announced that following the deemed termination of the Arbitration initiated against JCSB on 10 September 2024 due to JCSB's failure to pay its share of requisite deposits to Pertubuhan Arkitek Malaysia, OMISB has filed the Writ of Summons and Statement of Cliam against JCSB and Kumpulan Jetson Berhad ("KJB") on 3 October 2024 with the Kuala Lumpur High Court in Civil Suit No. WA-22C-73-10/24 ("Suit").

The Suit was filed against JCSB and KJB in connection with OMISB's claims against JCSB as stipulated in the Arbitration proceedings and OMISB's enforcement against KJB under the Corporate Guarantee dated 30 January 2022 issued by KJB due to JCSB's failure to remedy its breaches and defaults under the contract.

The Group does not expect any material operational impact and any losses to arise by reason of the commencement of the said Arbitration proceeding other than the associated legal cost and time to be incurred on the legal claim. Hence, the Arbitration is expected to have no material operational and financial adverse impact to the Group.

The next case management will be held on 7 May 2025 before the Judge to obtain the Court's directions on the trial. The trial date has not been fixed yet.

APPENDIX I – FURTHER INFORMATION

3. MATERIAL CONTRACTS

Save as disclosed below, as at the LPD, neither OCR nor its subsidiary companies have entered into any material contracts (not being contracts entered into in the ordinary course of business) during the two (2) years immediately preceding the date of this Circular:-

(i) OCR Avenue Sdn Bhd

OCR Avenue Sdn Bhd ("OCRASB" or the "Developer"), an indirect subsidiary of the Company had on 20 April 2022 entered into a Joint Venture Agreement ("JVA") with Magna Ecocity Sdn Bhd ("MESB" or the "Owner") to fund and undertake the development of a parcel of 99 years leasehold land known as HSD 16667, PT 12, Seksyen 15, Bandar Shah Alam, Daerah Petaling, Negeri Selangor and measuring approximately 80,937 square meters (about 871,199 square feet) (hereinafter referred to as the "Project Land") in accordance with such plans to be drawn up by the Developer at the Developer's sole discretion and as may be approved by the Relevant Authority subject to such amendments or variations as may be required by the Relevant Authority and/or deemed necessary or expedient by the Developer and the Owner has agreed to do so for their mutual benefits, subject to the terms and conditions contained in the JVA.

The name of the project is yet to be determined, and the development is currently at the stage of preparing for the submission of the development order.

(ii) Settlement Agreement between OCR, Stack Builder Sdn Bhd, OKH and TCH

On 13 December 2023, OCR, Stack Builder Sdn Bhd ("SBSB"), OKH and TCH entered into a Settlement Agreement to settle of RM43.30 million owing by SBSB to OKH and TCH as at 30 September 2023 via the issuance of 618,525,646 new ordinary shares of the Company ("Settlement Shares") to OKH and TCH.

The shareholders of the Company had on 25 June 2024 approve the issuance of Settlement Shares to OKH and TCH for the settlement of advances by OKH and TCH to SBSB amounting to RM40.30 million. The Company had on 1 August 2024 issued and allotted 618,525,646 Settlement Shares to OKH and TCH for the settlement of advances at an issue price of RM0.0700 per share.

(iii) OCR Templer Sdn Bhd

OCR Templer Sdn Bhd ("OCRTSB" or the "Developer"), an indirect subsidiary of the Company had on 24 April 2024 entered into a Joint Venture Agreement ("JVA") with Lecca Properties (M) Sdn Bhd ("LPSB" or the "Owner") to fund and undertake the development of the following lands into residential and/or commercial development, in accordance with such plans to be drawn up by the Developer at the Developer's sole discretion and as may be approved by the relevant Authority ("Relevant Authority") subject to such amendments or variations as may be required by the Relevant Authority and/or deemed necessary or expedient by the Developer ("Development") and the Owner has agreed to do so for their mutual benefits, subject to the terms and conditions contained therein and the JVA.

The Project Lands are located at Templer, Rawang, Selangor are as follows:

| No. | Туре | Unit | Title Lot No. | Land Area (Acres) |
|-----|--------------------------------------|------|---|----------------------|
| 1 | Semi-Detached House (Vacant Lots) | 118 | PT 1024 – PT 1067 PT 1074 – PT 1081 PT 1085 – PT 1150 | 11.26 |
| 2 | Bungalow (Vacant Lots) | 37 | PT 1151 – PT 1162 PT 1164 – PT 1179 PT 1240 – PT 1248 | 6.88 |
| 3 | Shop-lot (Vacant Lots) | 5 | PT 1249 – PT 1253 | 0.23 |
| | Total | 160 | | 18.37 |

APPENDIX I – FURTHER INFORMATION

3. MATERIAL CONTRACTS (cont'd)

The project is named D'Templer, Rawang. The JVA remains conditional, and the submission of the development orders is under preparation.

4. DOCUMENTS AVAILABLE FOR INSPECTION

Copies of the following documents are available for inspection at OCR's Registered Office at B-21-1, Level 21, Tower B, Northpoint Mid Valley City, No. 1, Medan Syed Putra Utara, 59200 Kuala Lumpur, W.P. Kuala Lumpur during business hours from 9:00 a.m. to 5:00 p.m. from Mondays to Fridays (excluding public holidays) for the period commencing from the date of this Circular up to and including the date of our forthcoming 27th AGM:-

- a. the Constitution of the Company;
- b. the audited consolidated financial statements of our Group for the past two (2) financial year ended 31 December 2023 and year ended 31 December 2024;
- c. the relevant cause papers in respect of the material litigations as set out in Section 2 of Appendix I above; and
- the agreements in respect of the material contracts as set out in Section 3 of Appendix I above.