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INTRODUCTION

Quali-Smart Holdings Limited (the "Company") and its subsidiaries (the "Group") are committed to promoting sustainable development and social responsibility, which is important to create long-term value for the Group's shareholders, employees and other stakeholders. The Group strives to provide employees with a safe and healthy working environment as well as talent training and development. We are also engaged in charitable activities to fulfill corporate social responsibility. This report covers environmental, social and governance ("ESG") matters of the Group for the year commencing on 1 April 2023 to 31 March 2024 ("Reporting Period").

The Group is committed to minimize its environmental impact throughout its business processes. Through stringent environmental control in operations, we strive to ensure that applicable environmental laws are complied with. We review and evaluate from time to time the efficiency and effectiveness of our environmental initiatives. It is our aim to strike a fine balance between environmental protection and business growth.

REPORTING STANDARDS

This environmental, social and governance report ("ESG Report") has been prepared in compliance with the Environmental, Social and Governance Reporting Guide set out in Appendix 27 to the Rules Governing the Listing of Securities on the The Stock Exchange of Hong Kong Limited ("Listing Rules").

REPORTING PRINCIPLES

The Group prepared its ESG Report by adhering to the fundamental reporting principles, namely materiality, quantitative, balance and consistency, as outlined in the HKEx ESG Reporting Guide.

Materiality

We performed a materiality assessment to determine the material ESG issues and focus of the ESG Report. The materiality topics and details of stakeholder engagement are illustrated on page 4 of this ESG Report.

2. Quantitative

All disclosed information, environmental and social KPIs were organised and calculated according to HKEx ESG Reporting Guide and standardised methodologies. The assumption and calculation principles are illustrated in the relevant sections.

3. Balance

The board of Directors of the Company (the "Board") has acknowledged its responsibility to oversee the Company's sustainable development and review the truthfulness, accuracy and completeness of this report and prepared it without bias.

Consistency

Unless otherwise specified, the ESG Report has been prepared in the same way in terms of the reporting scope and methodologies when compared to those in previous years. We adopted consistent environmental and social data management approach to allow a fair comparison of our performance over time.

ABOUT THE GROUP

During the Reporting Period, the Group primarily engaged in toy manufacturing primarily on an OEM basis ("Toys Division") and the provision of financial services in securities brokerage, underwriting, securities margin financing, investment advisory, corporate finance advisory and asset management services ("Financial Services Division"). In view of the relative materiality of impact of the operations of both the Toys Division and the Financial Services Division to the Group's overall business performance as well as on various ESG aspects during the Reporting Period, the Board is of the opinion that both the Toys Division and Financial Services Division are included in this ESG Report.

BOARD STATEMENT

We believe that sustainability has an ulmost high priority in the development of our business in the long run and hence we have incorporated climate-related issues as well as ESG elements into our long-term business strategic plans.

Sustainability Governance

To ensure the ESG elements are appropriately and effectively incorporated in the business plans of the Group, the Board undertakes the overall responsibility to formulate the relevant strategy, regularly review the ESG practices and performance of the Group as well as the ESG reporting. The sustainability targets and goals are reviewed by the Board regularly. An ESG working team, comprising executives and representatives from different departments, has been established and authorised to conduct day-to-day operations to implement the ESG policy.

ESG Risks Management

ESG risks which may impact the Group's business and operations are incorporated into the risk assessment framework and updated by the management regularly. Each ESG risk is evaluated in terms of the significance of impact and likelihood of occurrence before prioritization. Risks with high priority are categorized as material ESG risks and will be reported to the Board on regular basis.

Board meeting is held quarterly to review the risk assessment framework, the ESG risks as well as the feedbacks collected through stakeholder engagement before formulating responsive business strategies. To ensure the risk management and internal control systems are implemented properly and effectively, the Audit Committee is responsible to oversee and discuss the systems with management.

During the Reporting Period, there was occasional extreme weather condition and climate related risk and contingency recovery plan were identified. The Group has investigated possible measures and the feasibility in enhancing supply chain resilience under the impact of the extreme weather condition. For the climate related risk and effectiveness of contingency recovery plan, please refer to the relevant section for mitigation measures implemented.

All in all, the Board will continue to review and monitor the environmental, social and corporate governance performance of the Group. We will also continue to provide reliable, consistent and comparable environmental, social and corporate governance material information to our stakeholders.

STAKEHOLDERS' ENGAGEMENT AND MATERIALITY

For the purpose of identifying significant aspects relevant to the Group, we have the involvement of the management of the Group and the key stakeholders including shareholders, employees and sub-contractors in discussing and reviewing key areas of attention for the Group from time to time to further direct its ESG approach and attention on sustainability issues. In view of no material change in the Group's business model and external compliance requirement, the Group adopted the same basis in determining the materiality of stakeholders involvement as in previous reporting period.

The Group values input and feedback from its stakeholders as they bring potential impacts to the Group's business. Internal and external stakeholders have been involved in regular engagement activities to share views regarding the Group's operation and performances. The Group has included board members, senior management and frontline staff to identify key ESG aspects and challenges in the Reporting Period. Through discussion and data gathered among the relevant management members and divisions, the Group was able to obtain better understanding on stakeholders' concern on corporate environmental-friendly policy, employment and labour practice, as well as training and development policy. As a result, the management further identified air emission, environmental protection measures, labour protection as well as anti-corruption as top material aspects. The Group will continue to identify areas of improvement for the concerned aspects and keep close communication with its stakeholders to share and exchange ideas for advancing the Group's ESG management.

FEEDBACK AND CONTACT

We treasure any feedback on this ESG Report and our sustainability performance. Hence, we welcome for any comment or suggestion and please feel free to contact us in writing via enquire@quali-smart.com.hk or be sent to the principal address of our Company at Workshop C, 19/F., TML Tower, 3 Hoi Shing Road, Tsuen Wan, Hong Kong.

A. THE ENVIRONMENT

The Group is committed to protecting the environment and sustainability in the long-term by incorporating various environmental-friendly aspects in formulating its business operating policies and practices. We have established procedures to ensure our operation and businesses are in compliance with the applicable safety and environmental regulations, aiming to minimize the consumption of natural resources and hence protecting the environment during the Reporting Period.

During the Reporting Period, the manufacture of toy products by the Toys Division of the Group was continued to be mainly sub-contracted out to qualified entities and factories. Despite outsourcing, the Group still adopted strict policies by imposing corresponding requirements on our engaged sub-contractors for the manufacturing services rendered as if we had to comply with the same requirements ourselves in accordance with the relevant laws and regulations relating to environmental protection of The People's Republic of China ("PRC"), including the Environmental Protection Law of the PRC, the Environmental Impact Assessment Law of the PRC, Regulations on Administration of Construction Project Environmental Protection, Prevention and Control of Atmospheric Pollution of the PRC and Prevention and Control of the Water Pollution Law of the PRC, amongst others. During the Reporting Period, the Toys Division was not aware that it had been the subject of any material non-compliance incidents or material claims in the form of any compensation or penalty levied for environmental disruption caused by the sub-contractors engaged by the Group for its business.

For the Financial Services Division, we believe that the industry it operates in is not a major source of environmental pollution and there was minimal emission of waste gas, wastewater discharged and generating of solid waste. During the Reporting Period, the Financial Services Division had not been subject to any environmental claims, complaints or non-compliance enforcement actions.

A1. Emissions

The Group noted that there was greenhouse gas emission, wastewater discharge and solid waste generated from the manufacturing plants operated by the sub-contractors for the Toys Division. Our Toys Division has required its subcontractors to adopt environmental protection measures to enhance the efficiency of usage of energy, water and materials in order to reduce certain greenhouse gas emission, unfavorable impact of wastewater discharge and to improve energy conservation. During the Reporting Period, we required our sub-contractors to have proper systems in place for exhausted gas treatment with activated carbon absorption technology to process the exhausted gas discharged during the production process on spraying and injection molding. Such system setup fulfilled the requirement imposed by the local environmental governing body and was in compliance with relevant environmental protection standards. Meanwhile, we noted that there was limited wastewater generated from the operation of the Toys Division. Even so, we also required our sub-contractors to use filtering tank installed inside the manufacturing plant to eliminate unfavorable elements in the wastewater collected by the domestic sewage first and then arranged for discharge to public sewage drainage. Regular review on wastewater was also performed by qualified and authorised entity. To minimize the amount of hazardous and non-hazardous solid waste generated by the manufacturing plant of our sub-contractors, our Toys Division required our sub-contractors to store separately the solid waste in designated areas within the manufacturing plants and further pass to relevant authorised entities for proper handling, either passing to relevant recycling companies to handle or to be collected by local government hygiene department for processing. To ensure the satisfactory compliance by our sub-contractors during the Reporting Period, our management paid regular site visits to the manufacturing plants of our sub-contractors and reviewed relevant compliance certificates and audit report issued to our major sub-contractor by the relevant local authorities. During the Reporting Period, our major sub-contractor was issued with the "Sedex Members Trade Audit Report" by recognised audit company with no material non-compliance noted.

For the Financial Services Division, due to its nature of business, we believe that its business does not have significant impact on the environment in terms of greenhouse gas, wastewater, land emissions and discharge of hazardous and non-harzardous solid waste except for general office power consumption in the form of office lighting, computer and other office equipment operation, printing paper consumption for clients reporting and general business transaction recording. In general, the Group also adopted measures such as installing power saving lighting facilities and encouraging the use of electronic record for daily businesses with clients and internal communication and the use of recycled paper for printing.

Set forth below are the statistics of greenhouse gas emissions by the Toys Division and the Financial Services Division of the Group during the Reporting Period:

| | Emissions of CO ₂ (in tonnes) | | | Intensity (note 3) | | | | |
|---|--|--------------|-----------|-----------------------|--------------------------|---|-------------------|-------------|
| | Financial Services | | | | | Financial | | |
| Greenhouse Gas (GHG) Emissions | Toys D | ivision | Division | | Toys Division | | Services Division | |
| | 2024 | 2023 | 2024 | 2023 | 2024 | 2023 | 2024 | 2023 |
| Direct emissions from the use of Diesel and LPG Indirect emissions from the use of Purchased Electricity (note 1) Other indirect emissions from Water | 113 2,692 | 621 5,105 | N/A 56 | ,, . • | 0.000021 (0.000498 (| ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | N/A 1.87 | N/A 2.02 |
| consumption (note 2) | 33 | 60 | N/A | N/A 0 | .000006 | 800000.0 | N/A | N/A |
| Total | 2,838 | 6,786 | 56 | 65 | | | | |

Note 1: Emission factor of 0.4512 tCO₂/MWh was applied to purchased electricity in Guangdong Province of the PRC as per the provincial grid average carbon dioxide emission factor of the PRC (省級電網平均二氧化碳排放因子).

It was noted that the major air pollutant emission sources of the Group is mainly generated from the use of motor vehicles for the transport of finished products and manufacturing related materials of the Toys Division. The following table shows the pollutant emissions during the Reporting Period:

| Pollutant | Emission Vol (tonnes) | Intensity* | | |
|---------------------------------------|--------------------------|------------|----------|-----------|
| | 2024 | 2023 | 2024 | 2023 |
| Nitrogen Oxides (NO _x) | 411 | 2,263 | 0.00008 | 0.00031 |
| Sulphur Oxides (SO _x) | 1 | 4 | 0.000001 | 0.0000005 |
| Respiratory Suspended Particles (RSP) | 19 | 105 | 0.000004 | 0.00001 |

^{*} Intensity measured in tonne per unit of toy product produced.

During the Reporting Period, the Group has generated harmful or hazardous waste during the toy manufacturing process. The total amount of hazardous waste generated by the Toys Division of the Group during the Reporting Period was approximately nil (2023: 0.5 tonnes). To properly handle the hazardous waste, our major sub- contractors engaged qualified entities to collect and properly process such waste on a regular basis to ensure compliance with the environmental protection requirements as imposed by the local authorities.

The total amount of non-hazardous waste generated by the Group during the Reporting Period mainly consisted of packing materials consumed in terms of cardboard, packing belts and buckles and scrapped metal and plastic materials of approximately 36 tonnes (2023: 84 tonnes) in total. Of which, packaging materials in forms of carton boxes and paper as well as plastic bags consumed by our Toys Division during the Reporting Period was approximately 7.0 tonnes (2023: 54.0 tonnes) or 0.000001 tonnes per unit produced (2023: 0.000007 tonnes). Other such waste was relatively not significant mainly in form of general office waste and the relevant data is not available. The Group has reviewed its current system and aims to improve the relevant measures to quantify such waste.

Note 2: During the Reporting Period, the manufacturing plant of the sub-contractors of the Group located in Foshan city Nanhai district of the Guangdong province consumed a total of approximately 81,687 m³ (2023: 149,320 m³) of fresh water for its operation, contributing to an emission of an equivalent of approximately 33 tonnes (2023:60 tonnes) of carbon dioxide.

Note 3: Intensity measured for Toys Division is measured in tonne of CO₂ per unit of toy product produced. Intensity measured for Financial Services Division is measured in tonnes of CO₂ per number of employee for such division.

A2. Consumption of Resources

For the purpose of fuel and power saving, our Toys Division required our sub-contractors to have energy saving facilities installed on certain injection molding machines such as the use of standby mode of operation instead of ongoing motors running mode to enhance their power utilization efficiency. Besides, relevant production lines of our sub-contractors were modified under a lean production approach by simplifying and shortening the production processes and hence to minimize and shorten the components delivery need and relevant packaging materials consumed. Meanwhile, we noted that water consumption was not significant during the sub-contracted production process for the Toys Division. Besides, our Toys Division has adopted the use of biodiesel for their canteen kitchen operating usage as well as the use of vinyl machine for production purpose that allowed us to make use of energy with less polluting impact.

In general, the Group requires our employees to switch off office electronic facilities such as lighting, business and computer equipment during unattended hours in the relevant office or working areas and encourages employees to set the temperature of the air-conditioning systems for the working areas within optimal temperature level or turn off all the lights when leaving the working areas or the office at night. We also encourage employees to refrain from unnecessary paper printing if it is practicable to do so. In order to enhance the awareness of such resource saving practice, slogan and reminder messages were posted around the power switches or equipment stations throughout the working areas.

During the Reporting Period, the Group had no issue in water sourcing.

Set forth below are the statistics of consumption of certain resources by the Toys Division and Financial Services Division of the Group during the Reporting Period:

Consumption of resources

| | Financial Services | | | | | | | |
|------------------------|--------------------|------------|---------|--------|-----------|------------|--|--|
| | Toys D | ivision | Divisio | on | Total | | | |
| | 2024 | 2023 | 2024 | 2023 | 2024 | 2023 | | |
| | | | | | | | | |
| Electricity (kWh) | 5,975,209 | 11,325,371 | 85,128 | 94,883 | 6,060,337 | 11,420,254 | | |
| Water consumption (m³) | 81,704 | 149,320 | - | _ | 81,704 | 149,320 | | |

A3. The Environment and Natural Resources

We are committed to building an environmental-friendly corporate which strives to minimize our usage of energy and office stationery and encourage recycling of materials used in the office and working area. Our Financial Services Division also offers electronic statements and trade confirmation with their clients in order minimize paper usage. Moreover, our Toys Division also processed those broken plastic containers for production line by regrinding and remoulding them into new containers for further use to minimize solid waste generated.

In general, the Group is determined in adopting energy saving measures such as utilization of power-saving office lighting system in the form of LEDs or T5 fluorescent tubes and the maximization of the use of natural daylight for office lighting purpose. Also, we maintain water filtering equipment for staff consumption purpose instead of using bottled water and install water-saving dispensing tap equipment for the office washrooms in order to reduce water wastage. During the Reporting Period, the Group was not aware that it had been the subject of any environmental claims, lawsuits, penalties or disciplinary actions, nor was there any material non-compliance of the relevant laws and regulations related to environmental protection or the consumption of natural resources, including those set out on page 4 of this report.

Please refer to the previous paragraph A2 for the statistics of the consumption of certain resources by the Group during the Reporting Period.

A4. Environmental Protection

With the products of our Toys Division, the younger generation represents a major segment of our end customers. In addition to provide them fun and knowledge during their enjoyment with our products, we also have the obligation to commence reducing carbon footprint and preserve the natural resources and environment for them to live in a pleasant and healthy way. We strive to keep proactive in managing emerging environmental risks and improving our performance by setting certain tarets regarding greenhouse gas ("GHG") emissions, waste management, and energy use and water efficiency in short-term and long-term based on the average intensity of the relevant aspects from 2017 to 2020. We will reduce our environmental footprint and be alert of the market development and potential room to enhance our performance.

GHG emissions

- Reduce 10% carbon emissions by 2027

Waste Management

- Increase waste recycling rate to 3% every year

Energry use efficiency

- Reduce 2% energy consumption intensity by 2027
- Reduce 5% energy consumtion intensity by 2032

Water efficiency

- Reduce 2% of water consumption intensity by 2027
- Reducce 5% water consumtpon intensity by 2032

During the Reporting Period, our Toys Division has implemented certain environmental measures included but not limited to avoid excessive components in our products; minimise packaging as far as possible for our products and to use of environmentally-friendly packaging materials as possible as we can; efficient use of carton boxes and containers to lessen the need for logistics and maximise the use of off-peak delivery schedule as practicable as possible. Besides, we also sourced paper from sustainable sources endorsed by the Forest Stewardship Council and used recycle paper where feasible in our operation as well as certain production materials in form of low density polyethylene of bio-based nature.

B. SOCIAL

B1. Employment

The Group believes that our business success is dependent on our experienced talents. We promote equal opportunities to all our employees. The remuneration package and employment benefits are reviewed annually by reference to prevailing market standard as well on individual merits. We do strictly comply with relevant laws and regulations for our employment system in terms of recruitment, compensation and benefits, as well as safety measures adopted.

On recruiting talents, both internal and external sources are reviewed for identifying appropriate individuals to fit in the available openings. The Group did not tolerate for discrimination concern in terms of race, gender, age, social hierarchy, religion and disability be any of the talent recruiting selection criteria. All applicants have equal opportunities for an interview as long as they possess the academic background, skill and legitimate age level as per job requirement stated. Collaterals or deposits of any kind are prohibited for acceptance from employees and we do allow employees right to freedom to prevent forced labour.

We offer competitive remuneration, promotional opportunity, compensation and benefit packages to attract and retain talents. Salaries are reviewed on a regular basis and revised with reference to performance appraisals and market trend. Employees of the Group are entitled to discretionary bonus, provident fund scheme, medical insurance and various types of incentive paid leave in addition to annual leave, sick leave, maternity leave and relevant compensation as required by the relevant laws and regulation as imposed in the relevant territories of operation.

Remuneration packages of the Group were determined with reference to its remuneration policy based on position, duties and performance of the employees. Employees' remuneration varies according to their positions, which may include salary, overtime allowance, bonus and various subsidies. Working hours and leave is maintained and granted in strict compliance with relevant laws and regulation. As for terminated employees, we will give adequate notice and basis of termination in accordance with applicable laws and those specified in the employment contracts. Our employment benefits include mandatory provident fund, medical and health insurance covering in-patient and outpatient benefit levels, all benefit details are provided to new employee together with the employee handbook.

The performance appraisal cycle varies according to the positions of the employees. Performance appraisal of staff is conducted annually. The performance appraisal is supervised by respective executive Directors of the Group. The Company also adopted a share option scheme for the purpose of rewarding eligible participants for their contribution to the Group. In order to promote and maintain a healthy atmosphere for the employees, the Group also organized annual dinner gathering among the staff with the management to share an enjoyable time further to ordinary working environment.

The Toys Division had strict policies in selecting its sub-contractors by imposing corresponding requirement on them in respect of social responsibilities on workers welfare maintenance as well as proper compliance of the relevant regulation applicable to them within their territories of operation, including but not limited to the Labour Law of the PRC, PRC Employment Contract Law and the Social Insurance Law of the PRC. During the Reporting Period, the Toys Division was not aware that there was any material non-compliance of the relevant laws and regulations caused by our sub-contractors in servicing us, nor was it the subject of any material claims in the form of any compensation or penalty levied for inappropriate treatment towards workers employed by the manufacturing plants engaged by the Group or its sub-contractors for business.

For the purpose of creating a fair and harmonious working environment, the Group established proper communication system between the employees and the management in order to allow for sufficient opportunities and channels for comments and feedback exchange between the parties. Communication can be made either by written form or oral form. Any reported subject will be further reviewed and investigated by independent management member for proper remedial or follow up action taken. During the Reporting Period, the Group strictly complied with the Hong Kong Employment Ordinance and the various anti-discrimination ordinances in Hong Kong. There was also no reporting of material incidents between the employees and the management that required follow-up actions.

During the Reporting Period, the details of the employees' distribution by gender and employment type of the Group are as follows:

| | Ma | ale | 9/ | 6 | Fen | nale | 9 | 6 | То | tal | % |) |
|----------------------|------|------|-----------|------|------|------|------|------|------|------|------|------|
| | 2024 | 2023 | 2024 | 2023 | 2024 | 2023 | 2024 | 2023 | 2024 | 2023 | 2024 | 2023 |
| | | | | | | | | | | | | |
| Directors and senior | | | | | | | | | | | | |
| management | 8 | 12 | 67 | 71 | 4 | 5 | 33 | 29 | 12 | 17 | 100 | 100 |
| General staff | 17 | 20 | 53 | 59 | 15 | 14 | 47 | 41 | 32 | 34 | 100 | 100 |
| Total ampleyees | 25 | 32 | 57 | 63 | 10 | 19 | 42 | 20 | 44 | E1 | 100 | 100 |
| Total employees | 25 | 32 | 57 | 63 | 19 | 19 | 43 | 29 | 44 | 51 | 100 | 100 |

During the Reporting Period, age group distribution on employees turnover of the Group are as follows:

Age group

| | 2024 2023 |
|----------|------------------|
| | % % |
| Below 30 | 25 12 |
| 30 to 50 | 50 38 |
| Over 50 | 25 50 |

At end of the Reporting Period, age group distribution of the employees of the Group are as follows:

Age group

| | 2024 2023 % % |
|----------|----------------------|
| Below 30 | 6 4 |
| 30 to 50 | 48 50 |
| Over 50 | 46 46 |

Notes:

- 1. All employees of the Group were based in Hong Kong.
- 2. The turnover rate of employees for the Reporting Period was approximately 2% (2023: 3%).
- 3. Number of employee is calculated on an average basis during the Reporting Period.

As one of the fundamental management principles of the Group is to maintain equality of human resource, there is no gender preference in all levels of employees and management structure. Indeed, the Group values all employees in terms of their contribution to the Group's business.

Health and Safety

Considering our employees as valuable assets for contributing to the Group's success and sustainability, their health and safety as well as well-being is also a major concern the Group attends to. We did strictly comply with the laws and regulations regarding labour safety and hygienic condition for our employees in relevant operating territories including the Occupational Safety and Health Ordinance in Hong Kong and the Law of the PRC on Prevention and Control of Occupational Diseases and Production Safety Law of the PRC. The Group provided our employees with an environmental, health and safety manual and provided workers with necessary protective equipment such as face masks, ear plugs, safety shoes and protective gloves to carry out their duties. The premises were also equipped with emergency lightings, emergency exit sign posts, fire extinguishers and fire hoses to ensure fire safety. These fire safety facilities were also checked by security staff regularly with patrol records being registered via RFID patrol systems. Fire drills were also conducted every six months to ensure staff members were familiar with fire escape routes and procedures. Besides, we also arranged applicable medical protection plan for our employees to attend their respective needs for necessary physical examination or medical treatment. During the Reporting Period, the Group was not aware of any safety non-compliance incident.

No work-related fatalities nor any lost days due to work injury took place during the Reporting Period. Our major subcontractor was issued with the "Sedex Members Ethical Trade Audit Report" during the Reporting Period with no material non-compliance noted.

During the Reporting Period, the Pandemic still continued to affect the general health of the community and as a responsible employer, we obliged to provide a safe and healthy environment for our employees. Hence, we maintained below measures throughout the Reporting Period to achieve such objective, namely:

- Regular cleaning and sanitizing of the entire office area
- Encourage staff to have frequent health check such as body temperature measurement or rapid antigen test on regular interval weekly
- Advance working hours ahead of general social practice to allow staff be staying away from traffic during peak hours

In view of the ongoing impact of the Pandemic, we believe that proactive prevention and measures played important role in mitigating unexpected impact on our employees, business as well as our customers.

Development and Training

The Group provides on-the-job training to our employees in order to assist them to adapt to their work and the Group's culture effectively and efficiently. The Group also provides in-house training session as well as subsidies to qualified employees in attending external training sessions to improve their skill and knowledge in performing their jobs and social responsibility knowledge.

Our Financial Services Division ensured their licensed personnel be updated with timely and adequate professional training as required under the Hong Kong Securities and Futures Ordinance by tracking their compliance on the continuous professional training requirements. During the Reporting Period, the Group was not aware of any material non-compliance of such requirements by the licensed persons of the Financial Services Division. There was also offered assistance, including tuition fee subsidy, education allowances for relevant seminar/courses and also reimbursement for relevant professional membership fees to encourage development and training to the staff of the Financial Services Division. Besides, staff were also encouraged to share or circulate public information of industry development/regulatory update as they may obtain from their own information channels.

The Group is aware of the continuous development and updates of relevant laws and regulations. Our Head of Compliance of the Financial Service Division is responsible for gathering all the relevant regulatory changes and he works closely with our Company Secretary to determine the appropriate continuous professional training required for relevant staff and directors to update their knowledge and skills in order to maintain their professional competence and remain fit and proper.

The Group is committed to providing support for our directors, responsible officers, licensed representatives and other employees in continuous professional training and encourages them to attend training programmers organised by various professional bodies.

Furthermore, pursuant to the provision A.6.5 under Appendix 14 of the Main Board Listing Rules, all directors of the Company are required to participate in continuous professional training to develop and refresh their knowledge and skills. During the Reporting Period, all directors of the Company complied with the requirement of the Listing Rules in attending relevant continuous professional training by way of attending business seminars or forum with attendance record provided.

Moreover, the Group required all employees to learn basic fire safety knowledge by circulation of internal information through notice board posting or electronic broadcasting system as well as regular training session to ensure the employees have adequate safety knowledge. Also, there was occasional practice on fire emergency evacuation held at the manufacturing plants and office premises in order to promote the awareness of proper approach of the employees in dealing with emergency situation and hence to ascertain everyone's safety.

During the Reporting Period, average training hours completed per employee and percentage of employees who had received training held by the Group internally or by external entities are as follows:

| | 2024 | 2023 |
|--|------------|------------|
| Total number of hours training received by employees Average training hours completed per employee/ | 1,565.5 | 1,641.3 |
| Percentage (%) of employees who received training | 32.6/ 81% | 32.2/ 98% |
| By gender | | |
| Male | 40.6/ 68% | 39.8/ 100% |
| Female | 21.5/ 100% | 19.3/ 84% |
| By employment category | | |
| Executive directors | 68.2/ 100% | 67.8/ 100% |
| Management and supervisors | 75.3/ 58% | 69.8/ 100% |
| General staff | 12.2/ 88% | 13.6/ 97% |

B4. Labour Standards

Being a responsible employer, the Group strictly prohibits the use of child labour and forced labour in any part of its business operation. Policies and measures have been adopted in relevant operation policies and guidelines in order to ensure that proper review and supervision is in place to avoid the occurrence of such condition.

The Group establishes comprehensive recruitment procedures to prevent employment of candidates under the age of 16. Human resources department is responsible for the reviewing of the applicants' personal information in accordance with relevant laws and regulations and labour management procedures to ensure the age of the employees are in line with the regulatory requirement. Face-to-face meeting with new employees is arranged before their job commencement to ensure no forced labour. During the Reporting Period, the Group was in compliance with the relevant laws pertaining to anti-child labour in Hong Kong, including the Employment of Children Regulations under the Employment Ordinance in Hong Kong.

For our Toys Division, we imposed the same requirement on our sub-contractors and ascertained that our sub-contractors complied with relevant standards required by our customers, which were fundamentally derived from internationally-recognized standards in compliance with the requirements of the Sedex Members Ethical Trade Audit. Such audit is noted to ensure various standards in support of the rights and well-being of factory workers.

During the Reporting Period, our major sub-contractor was issued with the "Sedex Members Ethical Trade Audit Report" with no material non-compliance noted.

B5. Supply Chain Management

In order to ensure the Group's product or services not being affected by the quality of the raw materials supplied or support service rendered for our Toys Division, we adhered to the strict requirements imposed by our customers, which were fundamentally derived from internationally recognized standards in certifying qualified suppliers for their environmental, social and governance compliance. Regular assessments were carried out on the Group's qualified suppliers to ensure they comply with the relevant requirements set out by the ICTI and the environmental and labour regulation applicable in their jurisdictions.

During the Reporting Period, the major sub-contractors of our Toys Division were recognized with the seal of compliance on the ICTI Code of Business Practices and the ISO9001 certificates. We were not aware of any material non-compliance incidents caused by our sub-contractors when they were engaged in servicing us. Meanwhile, we collaborated with a total of 162 (2023:201) suppliers for our Toys Division of which 86 (2023:108) suppliers located in Hong Kong and 76 (2023: 93) suppliers located in the PRC.

For our Financial Services Division, we primarily worked with services providers that were duly licensed and recognized by the relevant regulators ad authorities such as bankers, fund houses, securities exchanges with proven reputation, track record and expertise. During the Reporting Period, Financial Services Division has worked with 16 (2023:8) service providers which were all from Hong Kong.

B6. Product Responsibility

In view of our Toys Division primarily serving the internationally recognized branded customers on an OEM basis we strictly comply with relevant product responsibility requirements imposed by our customers. The Group places high importance on the quality, safety and health standards of our products. Stringent quality control inspection procedures are applied on raw materials procurement and suppliers recruitment to product packaging to ensure quality, safety and health standards of the products. We also required our major sub-contractor to have its own physical and chemical laboratories for testing the quality and safety of the raw materials and finished products. These laboratories also obtained accreditation certificates from the China National Accreditation Service for Conformity Assessment and the Consumer Product Safety Commission of the United States.

Regarding the use of labelling on products, the Toys Division strictly adhered to strict requirements imposed by our customers in accordance with the relevant laws to protect the customers and clients' rights. The use of labels and packaging information also fairly presented the characteristics of the products, technical specification and the requirements of the customers.

During the Reporting Period, the Group was not aware of any products sold or shipped which were subject to recalls for safety and health reasons nor were there any customers complaints received by the Toys Division. The Toys Division was also not aware of any material non-compliance with the relevant laws and regulations relating to health and safety, advertising, labelling and privacy matters, including the Product Quality Law of the PRC, the Products Liability Law of the United States of America ("US") and the Consumer Product Safety Improvement Act of the US, during the Reporting Period.

For the Financial Services Division, it was mainly engaged in regulated activities such as securities dealing, advising securities, corporate finance and asset management. We maintain a close monitor to ensure compliance with the standard guidelines and codes issued by the Securities and Futures Commission of Hong Kong ("SFC") as the Code of Conduct for Persons Licensed by or Registered with the SFC, Guideline on Anti-Money Laundering and Counter Terrorist Financing, Fit and Proper Guidelines, Guidelines on Competence, Licensing Handbook and Guidelines on Continuous Professional Training and other circulars and guidance issued by the SFC from time to time. The Financial Services Division has comprehensive policy and procedure on data protection and privacy to ensure compliance with the Personal Data (Privacy) Ordinance. All clients' personal data are collected in accordance with our clients' written consents during account opening. Notice on Personal Data is provided with account opening documents to clients as well. Moreover, we maintain our customer services through hotline, facsimile and emails, for clients to lodge compliant. All complaints received are delivered to the Compliance department for their review and investigation as well as for appropriate response or actions. Furthermore, we conduct know-your-client interviews and product suitability tests for our clients to ensure they understand their risk appetites and only suitable products are offered to them. During the Reporting Period, the Financial Services Division of the Group was not aware of any material non-compliances with the relevant laws and regulations it is subject to and it is not aware of any material complaints received from its customers.

B7. Anti-corruption and Whistle-blowing

The Group commits to operating its businesses under a fair, honest with high integrity environment. All management and employees are required to strictly follow the Group's policies in respect on code of conduct to raise the awareness to prevent fraud, bribery or money laundering. Proper guidelines and terms have been incorporated in the staff handbooks and employment contracts and code of conducts in order to convey the Group's message clearly to the employees and management for good practices and compliance with relevant regulations.

The compliance manual of the Financial Services Division has set out the policies and procedures for anti-corruption anti-money laundering. The Financial Services Division and its staff are strictly prohibited from offering, paying, soliciting or accepting any kind of bribe. There are procedures to report any suspicious transactions or fraudulent actions to the Compliance Department and management. All employees are required to read and acknowledge their receipt of this manual. We also conduct know-your-client interviews and due diligence with our clients to understand their background, their businesses, ascertain their sources of funds and examine if they are on any sanction lists using third-party systems.

The Group has established a clear set of whistle-blowing policy in place so that all employees have the right and responsibility to report concerns and actual or suspected misconduct or malpractice or unethical acts they observe by any staff and/or external parties in any matter related to the Company. The policy states with clear procedures and guidelines regarding the acceptance scope, violation behaviour, reporting channels, handling procedures and information confidentiality of whistle-blow incidents in accordance with related management policies.

Any employee or external party can report suspected case(s) within the reporting scope in person or in writing to the Chairman of the Group or Chairman of the Audit Committee based on the nature of the reported matter(s). Upon receiving a report, an investigation will be handled by a designated team in a confidential and timely manner. We are determined to maintain the privacy of the identity of whistle-blowers is secured in the highest manner possible and we do not tolerate any forms of intimidation or retaliation thereafter. Meanwhile, we make our best efforts to ensure that the information collected is accurate, and employees who deliberately provide untrue information are subject to disciplinary actions.

During the Reporting Period, the Group was not aware of any material non-compliance with laws and regulations relating to bribery, extortion, fraud and money laundering including the Hong Kong Prevention of Bribery Ordinance, the Anti-Money Laundering and Counter-Terrorist Financing (Financial Institutions) Ordinance of Hong Kong and the SFC Guideline on Anti-Money Laundering and Counter-Terrorist Financing.

B8. Investing in Community

The Group treasures the importance of supporting social community in its businesses and its social responsibilities towards the community. During the Reporting Period, the Group encouraged our employees to participate in community contribution activities from time to time. Besides, the Group made donation to the Vocational Training Council of Hong Kong for "Outstanding Industrial Attachment Scholarships 2023" for HK\$5,000.

The Group is not aware of any laws and regulations applicable to it in investing in community.

CORPORATE GOVERNANCE

For details on corporate governance matter of the Group, it can be referred to pages 4 to 13 of the Corporate Governance Report included in the Annual Report 2024 of the Company.