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(Incorporated in Bermuda with limited liability) (Stock Code: 53)

Connected Transaction Joint Venture Agreement for the Faber Walk Land Parcel Project in Singapore

On 24 February 2025, GLS, a wholly-owned subsidiary of GuocoLand, entered into the JV Agreement with TIDR and Intrepid as well as FWR (the joint venture company established to undertake the Project), for the development of the Property according to the agreed joint venture proportion of GLS (50%), TIDR (40%) and Intrepid (10%).

Pursuant to the JV Agreement, FWR was established for the purpose of undertaking the Project as the approved developer, including, among other things, for the acquisition and development of the Property and dealing with residential units to be developed on the Property. The Property was acquired through a tender at a tender price of S\$349,857,988 (approximately HK\$2,036,873,206) accepted by the Urban Redevelopment Authority of Singapore. The total funding contribution of GLS pursuant to the JV Agreement is S\$62,958,805 (approximately HK\$366,546,163), comprising share capital of S\$17,000,000 (approximately HK\$98,974,000) and a shareholder's loan of S\$45,958,805 (approximately HK\$267,572,163).

TIDR is a wholly-owned subsidiary of TID Pte. Ltd. which is in turn a subsidiary of HLHL, whilst Intrepid is a wholly-owned subsidiary of HLHL. HLHL is a subsidiary of HLIH. As HLIH is a deemed substantial shareholder of the Company, TIDR and Intrepid are associates of a connected person of the Company as defined under Chapter 14A of the Listing Rules. The Transaction therefore constitutes a connected transaction of the Company. The applicable percentage ratios under the Listing Rules in respect of the total funding commitment of GLS pursuant to the JV Agreement exceed 0.1% but are less than 5%. The Transaction is therefore subject only to reporting and announcement requirements under Chapter 14A of the Listing Rules but is exempt from independent shareholders' approval requirements therein.

INTRODUCTION

On 24 February 2025, GLS, a wholly-owned subsidiary of GuocoLand, entered into the JV Agreement with TIDR and Intrepid as well as FWR (the joint venture company established to undertake the Project), for the development of the Property according to the Agreed JV Proportion (as set out below).

Pursuant to the JV Agreement, FWR will undertake the Project as the approved developer, for the purposes more particularly set out under the "Purpose of FWR" below. The Property was won through a tender at a tender price of S\$349,857,988 (approximately HK\$2,036,873,206) accepted by the Urban Redevelopment Authority of Singapore. The Property is situated at Faber Walk, Singapore, close to the upcoming Jurong Town Hall MRT Station on the Jurong Region Line. The Property is of a site area of 25,795.4 square metres and can potentially yield about 400 residential units.

MAJOR TERMS OF THE JV AGREEMENT

Shareholders and : Agreed JV Proportion	<u>Shareholder</u> GLS TIDR Intrepid	Agreed JV Proportion 50% 40% 10%
		in the joint venture will be in their respective Agreed JV
Purpose of FWR :	acquisition of the Prop construction of the Project, maintenance of the Proper marketing for sale of the res and dealing with the Propert	things, the completion of the perty, implementation and management, operation and ty and the Project (including sidential units) and funding for ty and the Project, pursuant to scribed in the JV Agreement
Board composition :	<u>Shareholder</u> <u>No.</u> GLS TIDR Intrepid	of directors to be nominated 3 2 1
Pre-emptive rights :	No Shareholder shall transfer shares held by it in FWR, or otherwise sell, dispose of or deal with such shares except with the prior written approvals or consents of, amongst others, the board of directors of FWR and unless and until the rights of pre-emption conferred by the terms of the JV Agreement have been exhausted	

FUNDING COMMITMENT AND FINANCING OF THE PROJECT

Pursuant to the JV Agreement, the Shareholders undertake to fund the Project by way of subscription to the share capital in and provision of shareholders' loans to FWR in the Agreed JV Proportion. Accordingly, the shareholding proportion of GLS, TIDR and Intrepid in FWR is the same as the Agreed JV Proportion. Further funds and working capital for the Project are expected to be provided by external loans from banks, financial institutions or other third parties. In the event that any guarantees or other securities are required for the purpose of external financing for the Project, the Shareholders shall provide the necessary guarantees and securities severally according to the Agreed JV Proportion.

The aggregate funding contribution from the Shareholders to FWR according to the Agreed JV Proportion pursuant to the JV Agreement is S\$125,917,609 (approximately HK\$733,092,320) comprising paid-up share capital of S\$34,000,000 (approximately HK\$197,948,000) and loans of S\$91,917,609 (approximately HK\$535,144,320). The total funding contribution of GLS is S\$62,958,805 (approximately HK\$366,546,163) comprising share capital of S\$17,000,000 (approximately HK\$98,974,000) and a loan of S\$45,958,805 (approximately HK\$267,572,163).

An external banking facility for an aggregate amount of up to S\$367,100,000 (approximately HK\$2,137,256,200) has been arranged to finance part of the acquisition cost of the Property and future construction costs and working capital of the Project. The Shareholders have not given any guarantee in connection with the aforesaid external banking facility.

The terms of the JV Agreement and the funding commitment were determined after arm's length negotiations among the Shareholders based on normal commercial terms.

RATIONALE FOR THE TRANSACTION

GuocoLand Group engages in property development and investment business with embedded operations in Singapore, Mainland China and Malaysia. The Transaction is in the ordinary and usual course of business of GuocoLand Group.

TIDR and Intrepid are well-established real estate developers in Singapore. The formation of the joint venture allows GLS to participate in the Project with a lower capital commitment and enables GuocoLand Group to reserve capital for other investment opportunities.

The Board (including the independent non-executive directors) considers that the terms of the JV Agreement are on normal commercial terms, and not less favourable than the terms of other joint ventures with independent property developers, and are fair and reasonable and in the interests of the Company and its shareholders as a whole.

LISTING RULES IMPLICATIONS

TIDR is a wholly-owned subsidiary of TID Pte. Ltd. which is in turn a subsidiary of HLHL, whilst Intrepid is a wholly-owned subsidiary of HLHL. HLHL is a subsidiary of HLIH. As HLIH is a deemed substantial shareholder of the Company, TIDR and Intrepid are associates of a connected person of the Company as defined under Chapter 14A of the Listing Rules. The Transaction therefore constitutes a connected transaction of the Company. The Transaction is entered into on a separate basis from and is independent of other joint venture projects between GuocoLand Group and the HLIH group of companies. The applicable percentage ratios under the Listing Rules in respect of the total funding commitment of GLS under the JV Agreement exceed 0.1% but are less than 5%. The Transaction is therefore only subject to reporting and announcement requirements under Chapter 14A of the Listing Rules but is exempt from independent shareholders' approval requirements therein.

Mr. KWEK Leng Hai and Mr. KWEK Leng San, directors of the Company, are also shareholders of HLHL. While they are not considered as having a material interest in the Transaction, they voluntarily elected to abstain from voting on the relevant board resolutions in relation to the approval of the Transaction.

INFORMATION ON THE COMPANY, GLS, TIDR AND INTREPID

The Company is an investment holding and management company. Its subsidiaries and associated companies are primarily involved in principal investment, property development and investment, hospitality and leisure operations and financial services, located in Hong Kong, Mainland China, Singapore, Malaysia, the United Kingdom, Continental Europe and Australasia.

GLS is a wholly-owned subsidiary of GuocoLand which is in turn a subsidiary of the Company. GLS is a property development and investment holding company in Singapore.

TIDR is a wholly-owned subsidiary of TID Pte. Ltd. which is in turn a subsidiary of HLHL, whilst Intrepid is a wholly-owned subsidiary of HLHL. HLHL is a subsidiary of HLIH. Each of TIDR and Intrepid are real estate development and investment holding companies. The principal activity of HLIH is investment holding.

HLHL is a real estate development and investment holding company in Singapore. Apart from HLIH which is the majority shareholder, HLHL is held by 57 minority shareholders, of which only CDL and GEPL hold more than 5% shareholding interest each. The principal activities of CDL are those of a property developer and owner, and investment holding. HLIH is the immediate and ultimate holding company of CDL. GEPL is a subsidiary of HLIH. Its principal activities are those relating to development and sale of properties, and holding of investments. Other than HLIH, CDL and GEPL, the remaining 55 minority shareholders of HLHL are primarily members of the Quek/Kwek family and persons and/or companies connected to them with each of them holding less than 5% therein.

DEFINITIONS

"Board"	the board of directors of the Company
"CDL"	City Developments Limited, a company incorporated in Singapore with limited liability, the shares of which are listed on SGX-ST
"Company"	Guoco Group Limited, a company incorporated in Bermuda with limited liability, the shares of which are listed on the HK Stock Exchange (Stock Code: 53)
"FWR"	Faber Walk Residence Pte. Ltd., a company incorporated in Singapore with limited liability, the joint venture project company under the JV Agreement
"GEPL"	Garden Estates (Pte.) Limited, a company incorporated in Singapore with limited liability and a subsidiary of HLIH
"GLS"	GuocoLand (Singapore) Pte. Ltd., a company incorporated in Singapore with limited liability and a wholly-owned subsidiary of GuocoLand
"GuocoLand"	GuocoLand Limited, a company incorporated in Singapore with limited liability and a subsidiary of the Company listed on SGX-ST in which the Company owns 66.8% of the issued share capital
"GuocoLand Group"	GuocoLand and its subsidiaries from time to time
"HK\$"	Hong Kong dollars, the lawful currency of Hong Kong
"HK Stock Exchange"	The Stock Exchange of Hong Kong Limited
"HLHL"	Hong Leong Holdings Limited, a company incorporated in Singapore with limited liability and a subsidiary of HLIH
"HLIH"	Hong Leong Investment Holdings Pte. Ltd., a company incorporated in Singapore with limited liability and a deemed substantial shareholder of the Company
"Hong Kong"	the Hong Kong Special Administrative Region of the People's Republic of China
"Intrepid"	Intrepid Investments Pte. Ltd., a company incorporated in Singapore with limited liability and a wholly-owned subsidiary of HLHL
"JV Agreement"	the joint venture agreement dated 24 February 2025 entered into among the Parties relating to the Project
"Listing Rules"	the Rules Governing the Listing of Securities on the HK Stock Exchange
"Party(ies)"	a/the party(ies) to the JV Agreement being GLS, TIDR, Intrepid and FWR

"Project"	the acquisition and development of the Property, the sales and marketing of the residential units in the development and as more particularly set out under the "Purpose of FWR" above
"Property"	all that parcel of land known as Lot 9584L of Mukim 5 and situated at Faber Walk, Singapore
"S\$"	Singapore dollars, the lawful currency of Singapore
"SGX-ST"	Singapore Exchange Securities Trading Limited
"Shareholders"	GLS, TIDR and Intrepid and any other person holding shares in the capital of FWR, and "Shareholder" means any one of them
"Singapore"	Republic of Singapore
"TIDR"	TID Residential Pte. Ltd., a company incorporated in Singapore with limited liability and a wholly-owned subsidiary of TID Pte. Ltd. which is in turn a subsidiary of HLHL
"Transaction"	the entering into of the JV Agreement by the Parties and the transactions contemplated thereunder
"%"	per cent.

Note:

Sums of S\$ in this announcement have been translated into HK\$ at the exchange rate of S\$1:HK\$5.822 for reference only.

By Order of the Board Stella Lo Sze Man Company Secretary

Hong Kong, 24 February 2025

As at the date of this announcement, the Board comprises Mr. KWEK Leng Hai as Executive Chairman; Mr. Christian K. NOTHHAFT as Executive Director & CEO; Mr. KWEK Leng San as Non-executive Director; Mr. Lester G. HUANG, SBS, JP, Mr. Paul J. BROUGH and Ms. Melissa WU Mao Chin as Independent Non-executive Directors.