

**THE AYER MOLEK RUBBER COMPANY BERHAD (1292-P)**  
**(Incorporated in Malaysia)**

**NOTES TO THE FINANCIAL STATEMENTS**  
**BURSA SECURITIES LISTING REQUIREMENTS**

**A. Review of Performance**

The Company and its subsidiaries did not carry on any business operations during the period under review as the plantation lands had been disposed off by the former directors. This position would continue until the Group's Regularization Plan as announced on 8 November 2010 is approved and implemented.

As reported in previous quarterly reports, the transferee of the Company's lands held under Grant 20098 for Lot 299 and GM 1087 for Lot 300 both located in the Mukim of Ayer Panas, District of Jasin, State of Malacca had offered to rescind the transfer in return for a sum of RM600,000 which was paid as consideration for the transfer of the said lands. This was accepted by the Company.

A Consent Order for retransfer of the lands to the Company's name was entered at the Melaka High Court on 9 June 2010. The land titles have already been retransferred into the Company's name.

The said lands have been valued at RM 3,480,000 by C H Williams Talhar & Wong Sdn Bhd as per their valuation report in February 2011.

**B. Prospects for the current Financial Year**

The prospects for the current financial year would remain unchanged until the Group's Regularization Plan as announced on 8 November 2010 is approved and implemented.

**C. Profit forecast**

Not applicable as no profit forecast has been published for the period.

**D. Taxation**

There was no provision for taxation or adjustment of deferred taxation as the Group was dormant during the period under review.

**E. Unquoted Securities**

The Group did not purchase or dispose off any unquoted securities during the period.

## **F. Quoted Securities**

The Group did not purchase or dispose off any quoted securities during the period.

## **G. Material Litigations**

1. As reported in previous Annual Reports and quarterly reports, certain landed properties of the Company had been unlawfully disposed and transferred. The Company has since commenced legal actions in the High Court of Malaysia seeking to set aside the disposal and transfer of the said properties. The relevant legal actions are set out below:
  - a. High Court in Melaka Civil Suit No: 22-48-2009 The Ayer Molek Rubber Company Berhad vs Bintang-Bintang Sdn Bhd & 6 others in respect of “Jasin Lands”;
  - b. High Court in Johor Bahru Civil Suit No: 22-217-2009 The Ayer Molek Rubber Company Berhad vs Bintang-Bintang Sdn Bhd & 6 others in respect of “Segamat Land”;
  - c. High Court in Johor Bahru Civil No: 22-216-2009 The Ayer Molek Rubber Company Berhad vs Ropie Subari and 4 others in respect of “Jementah Land”; and
  - d. High Court in Melaka Civil Suit No: 22-90-2009 The Ayer Molek Rubber Company Berhad vs Magma Tenggara Sdn Bhd & 5 others in respect of “Ayer Panas Land”. This Civil Suit has been amicably settled by way of a consent judgment as stated in Note A above.

Pre-Trial Case Management hearings for cases 1.b. and 1.c. have been fixed on 18 April 2011 and 23 March 2011 respectively.

2. Civil Suit No: S 22-441-2010 The Ayer Molek Rubber Company Berhad vs Abdul Halim Yahya & Co. filed in the High Court in Kuala Lumpur for the return of the Company’s monies held by the Defendant as stakeholder in respect of the sale of the Segamat Land. The case management has been fixed on 25 February 2011.
3. As announced on 1 July 2010, a notice pursuant to Section 218(1) e and 2(a) was served on the Company on 30 June 2010 by the solicitors acting on behalf of Pengurusan Danaharta Nasional Berhad (“Danaharta”) demanding the payment of RM 6,886,241.42 with interest thereon. The demand is in respect the judgment in default entered against the Company on 18 January 2010 under the Kuala Lumpur High Court Suit No. D2-22-1165-2009.

The Writ of Summon in respect of the above suit was served at the Company's old registered address and the Directors were not aware of the suit and therefore did not enter defense.

On 19 July 2010, the Company through its solicitors filed an application to the High Court to set aside the judgment in default entered against the Company.

On 21 July 2010, the Company through its solicitors also filed an application for and obtained an ex parte interim injunction restraining Danaharta from filing a winding petition against the Company in respect of the judgment in default.

On 14 October 2010 the Senior Assistant Registrar of the High Court allowed the Company's application to set aside the judgment in default entered against the Company. Danaharta had subsequently appealed against the decision of the Senior Assistant Registrar.

On 10 January 2011, the High Court allowed Danaharta's appeal. The Company's solicitors are of the view that there was an error in judgment and had strongly advised the Company to appeal against the decision of the High Court. The Company, through the solicitors, has subsequently filed an appeal and the hearing date is yet to be fixed.

The Board has considered the circumstances surrounding Danaharta's claim and, taking into account the solicitors' views of the same, the Board is of the view that the Company has strong grounds to resist the claim.

### **Regularization Plan**

As stated in previous quarterly reports, the Company has been placed under PN 17 of the Listing Requirements of Bursa Malaysia Securities Berhad ("Bursa"). Bursa has granted the Company an extension of time up to 18 November 2010 to submit a Regularization Plan to the Securities Commission or other relevant authorities.

As announced on 8 November 2010 the Company had on 3 November 2010 signed a conditional restructuring agreement with the vendors of Toptrans Engineering Sdn Bhd("Toptrans") which would, upon approval and implementation, result in:

1. Reverse takeover of the Company by vendors of the Toptrans via a Newco;
2. The Company and Toptrans becoming wholly-owned subsidiaries of the Newco;
3. Migration of the existing shareholders' shareholding in the Company to that of the Newco;  
and
4. Transfer of the listing status of the Company to the Newco.

Upon completion of the restructuring, it is expected that the Company's position as a PN 17 company would be regularized.

The Company is now working closely with the advisors to get the Company's Regularization Plan submitted to the relevant authorities.

As was also announced, the Company's advisors on behalf of the Company has on 8 November 2010 applied to Bursa for a further extension of time to submit the Regularization Plan. On 14 January 2011 Bursa has granted the Company a further extension to 18 March 2011 to submit the Company's Regularization Plan.