

# DAGANG NEXCHANGE BERHAD (REGISTRATION NO. 197001000738 (10039-P)) QUARTERLY REPORT ON CONSOLIDATED RESULTS FOR THE SIXTH QUARTER ENDED 31 DECEMBER 2023

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# THE FIGURES HAVE NOT BEEN AUDITED

# I CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

	INDIVIDUAL QUARTER Current year quarter 31/12//2023 RM'000	CUMULATIVE QUARTER Eighteen months to 31/12/2023 RM'000
Revenue	283,652	1,912,931
Cost of sales	(240,356)	(1,369,626)
Gross profit	43,296	543,305
Other income	9,525	42,005
Expenses	(71,291)	(374,345)
Foreign exchange gain	5,388	22,959
Finance cost	(13,027)	(76,680)
(Loss)/Profit before income tax	(26,109)	157,244
Income tax expense (Note 14)	(29,962)	(346,978)
Zakat	-	(1,051)
Loss for the period	(56,071)	(190,785)
Loss attributable to non-controlling interest	41,478	70,838
Loss attributable to owners of the Company	(14,593)	(119,947)
Loss per share		
Basic Diluted	(0.46) sen (0.46) sen	(3.80) sen (3.80) sen



# I CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME (CONTINUED)

Other comprehensive income for the period, net of tax Items that are or may be reclassified subsequently to profit or loss	INDIVIDUAL QUARTER Current year quarter 31/12/2023 RM'000	CUMULATIVE QUARTER Eighteen months to 31/12/2023 RM'000
Loss for the period	(56,071)	(190,785)
Foreign currency translation differences for foreign operations	(41,530)	12,683
Total comprehensive loss	(97,601)	(178,102)
Total comprehensive loss attributable to non-controlling interest <b>Total comprehensive loss</b>	41,478	70,838
attributable to owners of the Company	(56,123)	(107,264)

There is no comparative for the quarter ended 31 December 2023, due to the change in the financial year end from 30 June to 31 December. The Condensed Consolidated Statement of Profit or Loss and Other Comprehensive Income for the current quarter ended 31 December 2023, being the sixth quarter for the financial year ended 31 December 2023.

The Condensed Consolidated Statement of Profit or Loss and Other Comprehensive Income should be read in conjunction with the accompanying explanatory notes and the audited financial statements for the financial year ended 30 June 2022.



REMARKS TO CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME:

	INDIVIDUAL QUARTER	CUMULATIVE QUARTER
	Current	Eighteen
	year	months
	quarter 31/12/2023	to 31/12/2023
	RM'000	RM'000
Loss before income tax is arrived at		
after charging/(crediting):		
Interest income	(8,735)	(34,521)
Net impairment gains on receivables	(665)	(8,420)
Gain from disposal of an investment	-	(80)
Impairment of property, plant &		
equipment	2,414	25,751
Interest expense	13,027	76,680
Depreciation and amortisation	48,279	242,801
Net realised and unrealised foreign		
exchange gain	(5,388)	(22,959)

There is no comparative for the quarter ended 31 December 2023, due to the change in the financial year end from 30 June to 31 December. The Condensed Consolidated Statement of Profit or Loss and Other Comprehensive Income for the current quarter ended 31 December 2023, being the sixth quarter for the financial year ended 31 December 2023.

The Condensed Consolidated Statement of Profit or Loss and Other Comprehensive Income should be read in conjunction with the accompanying explanatory notes and the audited financial statements for the financial year ended 30 June 2022.



## II CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

	Unaudited As at 31/12/2023 RM'000	Audited As at 30/6/2022 RM'000
ASSETS		
Non-current assets		
Property, plant and equipment Right-of-use assets Intangible assets	2,227,334 56,192 1,162,318	1,748,810 56,467 1,028,596
Deferred tax assets Trade and other receivables Cash and cash equivalents (restricted)	50,268 11,091 258,913	159,020 144,273 260,672
	3,766,116	3,397,838
Current assets	0,100,110	0,001,000
Inventories	125,219	147,970 43,778
Contract assets Trade and other receivables Current tax assets	9,132 312,053 8,023	276,308 5,212
Cash and cash equivalents	<u>411,041</u> 865,468	754,524
Total assets	4,631,584	4,625,630
-		
EQUITY AND LIABILITIES Equity attributable to Owners of the Company		
Share capital	4 047 400	4 047 040
Share option reserve Translation reserve	1,017,403 22,330 75,738	1,017,319 11,439 63,055
Retained earnings	643,864	763,086
Numerica de la constru	1,759,335	1,854,899
Non-controlling Interests Total equity	403,662 2,162,997	474,119 2,329,018
Non-current liabilities		
Deferred tax liabilities Loan and borrowings (secured)	828,026 14,015	638,262 232,784
Long term obligations and provision Lease liabilities Provision for decommissioning costs	10,170 1,430 485,524	7,320 74 422,667
Contract liabilities	<u>485,524</u> <u>281,918</u> 1,621,083	422,007 342,748 1,643,855
Current liabilities	.,021,000	.,
Contract liabilities Trade and other payables	317,027 231,918	220,977 286,171
Loan and borrowings (secured) Lease liabilities	283,388 1,606	200,171 86,575 679
Current tax liabilities	<u>13,565</u> 847,504	<u>58,355</u> 652,757
Total liabilities	2,468,587	2,296,612
Total equity and liabilities	4,631,584	4,625,630
Net assets per share attributable to Owners of the Company (RM)	0.56	0.59

The Condensed Consolidated Statement of Financial Position should be read in conjunction with the accompanying explanatory notes and the audited financial statements for the financial year ended 30 June 2022.



## III CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

	Unaudited
	As at 31/12/2023
	RM'000
CASH FLOWS FROM OPERATING ACTIVITIES	1,830,529
Cash receipts from customers Cash payments to suppliers	(1,077,922)
Cash payments to employee and other expenses	(1,077,322) (262,176)
Cash generated from operations	490,431
Income tax paid (net)	(127,570)
Zakat	(753)
Net cash generated from operating activities	362,108
CASH FLOWS FROM INVESTING ACTIVITIES	
Purchase of property, plant and equipment, and intangible assets	(704,907)
Proceeds from disposal of plant and equipment	1,391
Interest received	33,868
Dividend received from investees	29
Acquisition of subsidiaries	(248)
Cash inflow from disposal of an associate	80
Net cash used in investing activities	(669,787)
CASH FLOWS FROM FINANCING ACTIVITIES	
Proceeds from share options exercised	57
Bank borrowings (net)	(21,801)
Dividend paid by a subsidiary to non-controlling interests	(196)
Payment of finance cost	(47,467)
Payment of lease liabilities	(159)
Increase in pledged deposits and restricted cash	(30,370)
Net cash used in financing activities	(99,936)
Net Change in Cash and Cash Equivalents	(407,615)
Cash and cash equivalents as at beginning of financial period	698,056
Effect of exchange rate fluctuations on cash held	35,706
Cash and cash equivalents as at end of financial period (a)	326,147
(a)	
	31/12/2023
Cash and deposits with licensed banks	RM'000
Unrestricted	327,129
- Restricted and pledged	342,825
	669,954
Less: Cash and cash equivalents pledged as security	(342,825)
Less: Bank overdrafts	(982)
Cash and cash equivalents as at end of financial period	326,147

There is no comparative for the quarter ended 31 December 2023, due to the change in the financial year end from 30 June to 31 December. The Condensed Consolidated Statement of Cash Flows for the current quarter ended 31 December 2023, being the sixth quarter for the financial year ended 31 December 2023.

The Condensed Consolidated Statement of Cash Flows should be read in conjunction with the accompanying explanatory notes and the audited financial statements for the financial period ended 30 June 2022.



## IV CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN TOTAL EQUITY

In RM'000	< N	Attributable on-distributab	e to Owners of th le►	e Company — Distributable			
	Share capital	Share option reserve	Translation reserve	Retained earnings	Total	Non- controlling interests	Total equity
Eighteen months to 31 December 2023							
Balance as at 1 July 2022	1,017,319	11,439	63,055	763,086	1,854,899	474,119	2,329,018
Loss for the period Foreign currency translation differences for foreign	-	-	-	(119,947)	(119,947)	(70,838)	(190,785)
operations	-	-	12,683	-	12,683	-	12,683
Total comprehensive loss for the period	-	-	12,683	(119,947)	(107,264)	(70,838)	(178,102)
Contribution by and distribution to owners of the Company							
- Share options exercised	84	(26)	-	-	58	-	58
- Share options forfeited	-	(1,389)	-	1,389	-	-	-
	84	(1,415)	-	1,389	58	-	58
Share options expenses	-	12,306	-	-	12,306	-	12,306
Dividend paid by a subsidiary to non-controlling interest Changes in a subsidiary's ownership interest that do not	-	-	-	-	-	(35)	(35)
result in a loss of control	-	-	-	(664)	(664)	416	(248)
Total transaction with owners of the Company	84	10,891	-	725	11,700	381	12,081
Balance as at 31 December 2023	1,017,403	22,330	75,738	643,864	1,759,335	403,662	2,162,997

There is no comparative for the quarter ended 31 December 2023, due to the change in the financial year end from 30 June to 31 December. The Condensed Consolidated Statement of Changes in Total Equity for the current quarter ended 31 December 2023, being the sixth quarter for the financial year ended 31 December 2023.

The Condensed Consolidated Statement of Changes in Total Equity should be read in conjunction with with the accompanying explanatory notes and the audited financial statements for the financial period ended 30 June 2022.



#### V NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

#### 1 Basis of preparation

These condensed consolidated interim financial statements, for the period ended 31 December 2023, have been prepared in accordance with MFRS 134 *Interim Financial Reporting* and paragraph 9.22 of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad ("**Bursa Securities**"). These condensed consolidated interim financial statements also comply with IAS 34 *Interim Financial Reporting* issued by the International Accounting Standards Board. These quarterly financial statements do not include all of the information required for full annual financial statements and should be read in conjunction with the consolidated financial statements of the Group as at and for the year ended 30 June 2022.

#### 2 Change of Financial Year End

As announced on 17 August 2023, the Company changed its financial year end from 30 June to 31 December. As a result, the next audited financial statements shall be for a period of eighteen (18) months from 1 July 2022 to 31 December 2023 and thereafter; the financial year end shall be 31 December for each subsequent year.

#### 3 Significant accounting policies

The accounting policies adopted in the preparation of the condensed consolidated interim financial statements are consistent with those adopted for the audited financial statements for the financial year ended 30 June 2022 except as described below:

#### 3.1 Adoption of Amendments to Standards

The Group has applied the following amendments for the first time for the financial year beginning on 1 July 2022:

Amendments to MFRS 3: Reference to the Conceptual Framework

Amendments to MFRS 116: Property, Plant and Equipment - Proceeds before Intended Use

Amendments to MFRS 137: Onerous Contracts - Costs of Fulfilling a Contract

Annual Improvements to MFRS Standards 2018-2020

The adoption of the above amendments did not have any material impact on the financial statements of the Group.

#### 3.2 Standards issued but not yet effective

	Effective for financial periods beginning on or after
MFRS 17: Insurance Contracts	1 January 2023
Amendments to MFRS 17: Insurance Contracts	1 January 2023
Amendment to MFRS 17: Initial Application of MFRS 17 and MFRS 9 – Comparative Information	1 January 2023
Amendments to MFRS 101: Classification of Liabilities as Current or Non- Current	1 January 2024
Amendments to MFRS 101: Disclosure of Accounting Policies	1 January 2023
Amendments to MFRS 108: Definition of Accounting Estimates	1 January 2023
Amendments to MFRS 112: Deferred tax related to Assets and Liabilities arising from a Single Transaction	1 January 2023
Amendments to MFRS 10 and MFRS 128: Sale or Contribution of Assets between an investor and its Associate or Joint Venture	Deferred
The Group will adopt the above standards and amendments when they become a	ffactive in the respective

The Group will adopt the above standards and amendments when they become effective in the respective financial periods.



#### 4 Auditors' Report on preceding annual financial statement

The auditor' report on the Group's audited financial statements for the financial year ended 30 June 2022 was not subject to any qualification.

#### 5 Seasonal or cyclical factors

The Group's operations were not materially affected by any seasonal or cyclical factors during the current period.

## 6 Unusual items due to their nature, size or incidence

There were no items affecting assets, liabilities, equity, net income, or cash flows that were unusual because of their nature, size or incidence in the current period.

## 7 Material changes in estimates used

There were no changes in estimates of amounts reported in prior financial years that have a material effect in the current period.

#### 8 Debt and equity securities

The Group did not undertake any issuance and/or repayment of debt and equity securities, share buy-backs, share cancellations, shares held as treasury shares and resale of treasury shares for the period ended 31 December 2023.

#### 9 Dividend

The Board of Directors does not recommend the payment of any dividend for the current quarter ended 31 December 2023.



#### 10 Segmental information for the current period

The Group's current activity is mainly from the Technology, Energy and Information Technology industries.

Business segment	Technology	Energy	Information Technology	Corporate	Eliminations	Consolidated
2022/2023	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000
Revenue from external customers Inter-segment revenue	999,177	622,481	291,273 44,095	- 24,842	- (68,937)	1,912,931
Total revenue	000 177	622 494		,		1 012 021
Segment result	999,177	622,481	335,368	24,842	(68,937)	1,912,931
Profit/(Loss) from operations	64,455	370,185	60,981	(12,119)	(24,047)	459,455
Depreciation and amortisation	(110,487)	(113,437)	(18,460)	(417)	-	(242,801)
(Impairment)/Reversal on		( · · )	( · · )	( )		
receivables	(1,204)	18	9,606	-	-	8,420
Gain on disposal on investment in an associate	_	-	80		_	80
Impairment of property, plant &			00			00
equipment	-	-	(25,751)	-	-	(25,751)
Finance costs	(1,781)	(70,269)	(2,100)	(2,530)	-	(76,680)
Finance income	10,522	18,655	1,358	3,986	-	34,521
(Loss)/Profit before tax	(38,495)	205,152	25,714	(11,080)	(24,047)	157,244
Income tax expense						(346,978)
Zakat						(1,051)
Net loss after tax						(190,785)
Net loss attributable to non-controlling interest				70,838		
Net loss attributable to owners of the	Company					(119,947)
Segment assets	2,005,799	2,805,244	573,882	910,921	(1,664,262)	4,631,584
Segment liabilities	889,848	1,978,482	598,155	57,092	(1,054,990)	2,468,587

## 11 Changes in the composition of the Group

There are no significant changes in the composition of the Group for the current period including business combinations, acquisitions or disposals of subsidiaries and long-term investments, restructuring or discontinued operations.

## 12 Contingent liabilities

There are no material contingent liabilities as at the date of this announcement.

#### 13 Capital commitments

There are no material capital commitments as at the date of this announcement other than capital commitments on Property, Plant and Equipment, authorised and contracted of RM5.40 million as at 31 December 2023.



#### 14 Income tax

	INDIVIDUAL QUARTER Current year quarter 31/12/2023 RM'000	CUMULATIVE QUARTER Eighteen months to 31/12/2023 RM'000
Malaysian and foreign income tax:		
Current tax expense - Current year - Over provision in prior year Total current tax expense	(12,122) 694 (11,428)	(89,491) 91 (89,400)
Deferred tax credit/ (expense)		
- Current year	56,179	(205,748)
- Under provision in prior year	(74,713)	(51,830)
Total deferred tax expense	(18,534)	(257,578)
Total tax expense	(29,962)	(346,978)

The Group's effective tax rates are reflective of the various tax legislations within which the Group operates. For the financial period ended 31 December 2023, the taxation arose mainly from certain profit-making subsidiary companies.

In the current quarter, the net deferred tax expense RM18.53 million includes reversal of deferred tax liabilities due to re-measurement of EPL temporary differences, offset with reassessment of recognition of deferred tax assets on prior years' tax losses in 30 June 2022.

Current year deferred tax expenses were mainly in relation to enaction of Energy Profit Levy ("EPL"), a temporary levy introduced by UK Government on 14 July 2022. The EPL was set at 25% for profits arising from 26 May 2022 to 31 December 2022 and 35% for profits arising from 1 January 2023 to 31 March 2028.

As of 31 December 2023, the deferred tax expense mainly arising from the EPL regime of RM143.20 million based on the taxable temporary differences expected to be reverse during the window for which the EPL regime applies, i.e. up to 31 March 2028. These temporary differences arose from the expected future amortisation of intangible assets and depreciation of oil and gas assets up to 31 March 2028.

#### 15 Status of corporate proposals announced but not completed as at the date of this announcement

There are no announced corporate proposals that are not completed as at the date of this report, other than disclosed below:

(a) The Company had on 13 September 2023 announced that the Company proposes to undertake a private placement of up to 10% of the total number of issued shares of the Company to third party investor(s) to be identified later at an issue price to be determines later in accordance with the general mandate pursuant to Sections 75 and 76 of the Companies Act 2016 ("Proposed Private Placement").

On 22 September 2023, the Company announced that the listing application in relation to the Proposed Private Placement has been submitted to Bursa Malaysia Securities Berhad ("Bursa Securities").

On 27 September 2023, the Company announced that the listing application was subsequently approved by Bursa Securities for up to 321,531,043 Placement Shares to be issued pursuant to the Proposed Private Placement.



#### 16 The status of utilisation of proceeds raised from the Private Placement

Details of utilisation	Proposed Utilisation <u>RM '000</u>	Actual Utilisation <u>RM '000</u>	Balanced Unutilised <u>RM '000</u>	Intended Timeframe For Utilisation From The Receipt Of <u>Placement Funds</u>
Future viable investment	93,637	93,637	-	Within 24 months
Partial repayment of bank borrowings	20,000	20,000	-	Within 6 months
Working capital	49,868	49,868	-	Within 12 months
Estimated expenses	100	100	-	Upon completion
	163,605	163,605	-	

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#### 17 Derivatives

There are no derivatives as at the date of this announcement.

#### 18 Classification of financial assets

For period ended 31 December 2023, there was no change in the classification of financial assets as a result of a change in the purpose or use of those assets.

#### 19 Material litigation

The Company and its subsidiaries have no material litigation as at the date of this announcement other than disclosed below:

 a) Nuraslina binti Zainal Abidin vs Dagang Net Technologies Sdn. Bhd. ("Dagang Net"), Dagang NeXchange Berhad ("The Company") and Genaxis Group Sdn. Bhd. ("Genaxis") (Dagang Net, the Company and Genaxis shall collectively be referred to as "Defendants").

The Company had on 11 October 2021 announced that the Company and its wholly-owned subsidiary Dagang Net were informed by their solicitors, Messrs Azmi & Associates, that the solicitors had received a sealed copy of the Originating Summons dated 6 October 2021 ("Legal Suit") from Messrs. Bahari & Bahari, the solicitors who act on behalf of Puan Nuraslina binti Zainal Abidin ("Plaintiff") and an affidavit in support of the Plaintiff dated 27 September 2021.

In the Legal Suit, the Plaintiff is seeking amongst others, the following reliefs:

- 1. A declaration that Dagang Net and DNeX have conducted the affairs of Genaxis in a manner oppressive, prejudicial and in complete disregard to the interest of the Plaintiff as member of Genaxis;
- 2. A declaration that the Plaintiff is relieved of and is not liable to any profit guarantee given by the Plaintiff in the Shareholders Agreement in Genaxis;
- 3. An Order that Dagang Net purchase all the Plaintiff's shares in Genaxis at a fair value to be determined by the Court or an independent valuer appointed by the Court.

DNeX denies the allegations made by the Plaintiff and has been vigorously defending the claim.

On 21 September 2022, the Company has received a copy of unsealed notice of appeal dated 19 September 2022 from the Plaintiff in respect of the appeal filed by the Plaintiff against the decision made by the Judicial Commissioner which had dismissed the Plaintiff's petition for minority oppression.

Hearing of the appeal is fixed on 10 July 2024 differed from earlier date of 29 September 2023.



#### **19** Material litigation (continued)

The Company and its subsidiaries have no material litigation as at the date of this announcement other than disclosed below: (continued)

b) Dagang NeXchange Berhad ("The Company"), Dagang Net Technologies Sdn. Bhd. ("Dagang Net"), DNeX Telco Services Sdn. Bhd. ("DTS"), PT Dagang Samudera Hutama ("PT DSH") and PT DNeX Telco Indonesia ("PT DTI") (The Company, Dagang Net, DTS, PT DSH and PT DTI shall collectively be referred to as "the Group" or "the Plaintiffs") vs Mohd Ismail Khan bin Wazir Khan, the former Chief Executive Officer of DTS ("the Defendant").

The Company had on 11 November 2022 announced that the Group via its solicitor, Messrs. Chooi & Company + Cheang & Ariff ("CCA"), filed a legal action against the Defendant in the Kuala Lumpur High Court.

The Group is seeking for the following reliefs against the Defendant:

- 1. A declaration that the Defendant had breached his fiduciary duty, trust, duty of care, skill and diligence, duty of fidelity and duty of trust and confidence towards the Plaintiffs, in regards to the acquisition of a remotely operated vehicle ("ROV");
- 2. A declaration that USD1,335,000 and/or all secret profits and/or other benefits obtained by the Defendant through the ROV acquisition are held on constructive trust for the Plaintiffs;
- 3. An account of profits obtained by the Defendant for the sum of USD1,335,000 and/or all secret profits and/or other benefits procured through the ROV acquisition;
- 4. Special damages in the sum of USD1,250,000 and IDR23,764,196,250 to be paid by the Defendant to the Plaintiffs;
- 5. Aggravated damages against the Defendant to be assessed by the Court;
- 6. Exemplary damages against the Defendant to be assessed by the Court;
- 7. Pre-judgement interest on the sums adjudged by the Court at the rate of 5% per annum from the date of the statement of claim until the date of the judgement.
- 8. Post-judgement interest on the sums adjudged by the Court at the rate of 5% per annum from the date of the judgement until its full realisation;
- 9. Costs on an indemnity basis; and
- 10. Any further and/or other relief than the Court deems fit and proper.

The trial continued for 4 days and was completed on 31 January 2024.

The parties are currently in the midst of preparing post-trial submissions. The oral submissions for this matter have been fixed on 13 May 2024.



#### 19 Material litigation (continued)

The Company and its subsidiaries have no material litigation as at the date of this announcement other than disclosed below: (continued)

- c) Material litigation between Dagang NeXchange Berhad, DNeX Semiconductor Sdn. Bhd., Mimastronics Technologies Company Limited and Tethystronics Technologies Company Limited
  - i. Arbitration proceeding against Mimastronics Technologies Company Limited ("MIMAS")

The Company had on 17 November 2022 announced that DNeX Semiconductor Sdn. Bhd. ("DNeX Semi"), a wholly-owned subsidiary of the Company, had on 17 November 2022 issued and served a Notice of Arbitration to commence arbitration proceedings against Mimastronics Technologies Company Limited ("MIMAS") under rules 5.3 and 22.4 of the Asian International Arbitration Centre Arbitration Rules, 2021. MIMAS is wholly owned by Tethystronics Technologies Company Limited ("TTCL") a special purpose vehicle ultimately owned by Beijing Integrated Circuit Advanced Manufacturing and High-End Equipment Equity Investment Fund Center (Limited Partnership) ("CGP"), which also held 40% equity interest in SilTerra Malaysia Sdn. Bhd. ("SilTerra"). SilTerra is a 60% owned subsidiary of DNeX Semi which in turn is a subsidiary of the Company.

DNeX and CGP had respectively acquired, through DNeX Semi and TTCL, 60% and 40% of the shareholding of SilTerra from Khazanah Nasional Berhad ("Khazanah") pursuant to a Share Sale and Purchase Agreement dated 31 March 2021 between DNeX, CGP and Khazanah ("SilTerra SSPA").

DNeX Semi and TTCL aimed to continue with the operations of SilTerra. This necessitated compliance with the conditions imposed on the manufacturing licence ("the Licence") issued to SilTerra pursuant to the Industrial Co-ordination Act 1975. Amongst other things, it was a condition that at least 55% of the shareholding of SilTerra was to be owned by a Malaysian entity. A breach of this condition would trigger a possible revocation of the Licence.

In order to fulfil commitments made by DNeX Semi and TTCL under the SilTerra SSPA, it was necessary for DNeX Semi to raise a sum of RM120 million in SilTerra for the purposes specified in Schedule 4(I) of the SilTerra SSPA.

Various discussions were held between the parties to deliberate on the option of financial instruments to be used for purpose of raising the aforementioned funds. Of the options discussed, the parties had sought to opt for the possible issuance of Irredeemable Convertible Preference Shares ("ICPS") in DNeX Semi amounting to RM100 million to be issued to and subscribed by MIMAS ("Proposed Investment"). The Proposed Investment forms the subscription exercise that was the subject of the Subscription Agreement dated 21 January 2022 entered between DNeX Semi in return for a payment of RM100 million. The rights of the DNeX Semi and MIMAS as shareholders was to be regulated by the Shareholders Agreement dated 21 January 2022 entered between DNeX Semi, MIMAS and DNeX ("SHA").

The execution of the SSA and SHA was done in accordance with a protocol which stipulates that wetink versions of the signing pages were only required for the purposes of stamping. Nonetheless upon executing the two agreements, DNeX reached out to MIMAS to delay the stamping as DNeX will need to seek greater clarity on the matter from the relevant authorities in fear that it might potentially breach any regulatory conditions duly imposed by the Government of Malaysia.

Accordingly, DNeX and CGP had sought clarification with the Ministry of International Trade and Industry ("MITI") in relation to the possible breach of any regulatory conditions pursuant to the Proposed Investment.



#### 19 Material litigation (continued)

The Company and its subsidiaries have no material litigation as at the date of this announcement other than disclosed below: (continued)

- c) Material litigation between Dagang NeXchange Berhad, DNeX Semiconductor Sdn. Bhd., Mimastronics Technologies Company Limited and Tethystronics Technologies Company Limited. (continued)
  - i. Arbitration proceeding against Mimastronics Technologies Company Limited ("MIMAS"). (continued)

Vide MITI's letter dated 28 February 2022, DNeX and CGP learned that the prior approval of MITI was required in relation to the Proposed Investment. Despite the clarification letter from MITI, MIMAS purported to stamp the SSA and SHA, utilising scanned copies of the signing pages of the said agreements on which DNeX and DNeX Semi signed. This was despite the understanding of the parties that only wet ink copies would be stamped. At all material times, the original wet ink copies of the SSA and SHA are kept in trust by DNeX's solicitors and have not been released to CGP, MIMAS or its solicitors.

MIMAS took, and still takes, the position that such approval was not required and maintains that the SSA and the SHA are valid and enforceable. It is, further, MIMAS's position that these agreements should not be understood as being conditional upon such approval.

DNeX and DNeX Semi, however, consider such approval as necessary, more so in light of the terms and conditions of the SSA and the SHA which provide for MIMAS becoming a shareholder upon the issuance of the ICPS and not their conversion. If so, this puts the Licence, and thus the operations of SilTerra, at risk. This is also after taking into account the MITI's letter dated 28 February 2022 which stipulates that the prior approval of MITI was required in relation to the Proposed Investment.

It is the position of DNeX and DNeX Semi that the SSA and the SHA are void by reason of Section 21, Contracts Act 1950 as the parties were under a mistake as to a matter of fact essential to the said agreements.

In view of the foregoing, DNeX and DNeX Semi demand that the dispute be referred to arbitration pursuant to the Arbitration Agreements in accordance with the Asian International Arbitration Centre Arbitration Rules, 2021.

DNeX and DNeX Semi will seek the necessary relief to have the SSA and SHA declared null and void.

ii. Commencement of Originating Summons by TTCL against DNeX Semi and SilTerra in relation to a shareholders' agreement dated 8 July 2021 entered between TTCL and DNeX Semi.

The Company had on 15 December 2022 announced that the Company's subsidiaries namely, DNeX Semi and SilTerra (collectively referred to as "**the Group**" or "**the Defendants**"), were served with an Originating Summons together with notice of Application (ex-parte) for injunctive relief against the Defendants via its solicitors Messrs Rahmat Lim & Partners. The cause papers were served at the registered office of the Defendants on 12 December 2022. As a result of inadvertent clerical error, the cause papers were not brought to the attention of the management of the Defendants. The notice of application sought among others, injunctive relief and remedies against the Defendants.

The notice of application was heard before the High Court on 14 December 2022. As a result of explanation given by the Defendants' counsel, the court granted an interim injunction pending hearing of the Plaintiff and Defendants on 22 February 2023.

The Company does not expect any material financial impact by reason of the relief and remedy sought by TTCL arising from the originating summon other than legal cost to be incurred. No material operational impact is expected arising from the originating summon.



#### **19** Material litigation (continued)

The Company and its subsidiaries have no material litigation as at the date of this announcement other than disclosed below: (continued)

- c) Material litigation between Dagang NeXchange Berhad, DNeX Semiconductor Sdn. Bhd., Mimastronics Technologies Company Limited and Tethystronics Technologies Company Limited. (continued)
  - ii. Commencement of Originating Summons by TTCL against DNeX Semi and SilTerra in relation to a shareholders' agreement dated 8 July 2021 entered between TTCL and DNeX Semi. (continued)

The Company had on 10 January 2023 announced, a Consent Order ("Consent Order") was recorded on 9 January 2023 in the High Court of Kuala Lumpur in relation to the Originating Summons No. WA-24NCC(ARB)-55-12/2022 ("OS") on mutual agreement between Tethystronics Technologies Company Limited ("TTCL"), DNeX Semiconductor Sdn. Bhd. ("DNeX Semi") and SilTerra Malaysia Sdn. Bhd. ("SilTerra"). Among others, the Consent Order provides that:-

- 1) The Ad Interim Order dated 14 December 2022 ("Interim Injunction") was discharged;
- 2) The Board of SilTerra shall not deliberate on matters in respect of the proceeding of the OS and impending arbitrations;
- 3) The Board of SilTerra is entitled to convene subsequent meetings in respect of other matters related to SilTerra, and that SilTerra shall remain a nominal party in the OS proceedings;
- TTCL and DNeX Semi shall ensure that their respective nominee directors of SilTerra abide by the terms of the Consent Order and that such directors shall continue to act in the best interest of SilTerra;
- 5) The composition of the Board of SilTerra shall remain as at the composition prior to 21 November 2022; and
- 6) The Consent Order shall be effective and enforceable until the disposal of the OS. The Consent Order shall be discharged upon the disposal of the OS.

The Consent Order will not have any material financial impact other than legal cost to be incurred and no material operational impact is expected arising from the Consent Order. In contrary, the Consent Order will allow the Board of SilTerra to operate their business as usual with a functional Board.



#### **19** Material litigation (continued)

The Company and its subsidiaries have no material litigation as at the date of this announcement other than disclosed below: (continued)

iii. Commencement of Arbitration by TTCL against DNeX Semi and SilTerra.

The Company had on 15 December 2022 announced that it had on 14 December 2022, received a Notice of Arbitration from TTCL ("the Claimant") via its solicitors Messrs Rahmat Lim & Partners to commence arbitration proceedings against the Company's subsidiaries namely, DNeX Semi ("1st Respondent") and SilTerra ("2nd Respondent") (collectively referred to as "the Group" or "the Respondents") under the Asian International Arbitration Centre Arbitration Rules, 2021 ("AIAC Rules").

(a) Background

TTCL had entered into the Shareholders' Agreement dated 8 July 2021 ("SHA") with DNeX Semi. SilTerra become party to the SHA pursuant to the Joinder Agreement TTCL ("JA"), the Company and SilTerra dated 18 February 2022.

Disputes and differences have raised between TTCL, DNeX Semi and SilTerra (collectively, "the Parties") in relation to or arising out of the SHA ("the Disputes"). Disputes between TTCL, DNeX Semi and SilTerra arise from the SHA, read with the JA and a further agreement as contained in a letter dated 8 July 2021 between DNeX Semi and the Company on the one part and TTCL, Beijing Integrated Circuit Advance Manufacturing and High-End Equipment Equity Investment Fund Centre (Limited Partnership) and Mimastronics Technologies Company Limited, on the other part ("Collateral Agreement"). The Collateral Agreement was entered into in connection with the SHA. In connection with the SHA, the Collateral Agreement was entered into for the purposes of, amongst other things, regulating the composition of SilTerra's Board.

In respect of the appointment of Directors of SilTerra, it was agreed under Clause 4 of the SHA, read with the JA and the Collateral Agreement, that:

- 1. Unless otherwise unanimously agreed upon by TTCL, and DNeX Semi in writing, SilTerra's Board shall consist of not more than 5 Directors.
- 2. The composition of SilTerra's Board shall be mutually agreed upon TTCL and DNeX Semi in writing.
- 3. SilTerra's Board shall at all times comprise of 2 persons appointed by DNeX Semi and 3 persons appointed by TTCL, DNeX Semi and TTCL have the right to remove from SilTerra's Board the person that they have respectively appointed as Director.

However, the Company have been advised that the SHA is not binding in the Respondents for legal reasons that shall be made clear in the formal reply to be filled under the AIAC Rules.

Further, the Respondents have been advised they have legal authority and basis to appoint additional directors. The 1st Respondents have passed the necessary Members' Written Resolutions to appoint additional directors in accordance with the prevailing terms of the Constitution ("Appointment MWR").



#### 19 Material litigation (continued)

The Company and its subsidiaries have no material litigation as at the date of this announcement other than disclosed below: (continued)

- c) Material litigation between Dagang NeXchange Berhad, DNeX Semiconductor Sdn. Bhd., Mimastronics Technologies Company Limited and Tethystronics Technologies Company Limited. (continued)
  - iii. Commencement of Arbitration by TTCL against DNeX Semi and SilTerra.(continued)
    - (b) Relief and Remedy sought by TTCL

Thus, TTCL demands that the Disputes be referred to arbitration pursuant to the AIAC Rules.

- 1. An order that DNeX Semi and SilTerra (or any of them) take the necessary steps to comply with their obligations under the SHA.
- 2. A declaration that Appointment MWR is illegal, invalid, null, void and/or unenforceable ("Disputed Appointments");
- 3. A declaration that the Disputed Appointments are illegal, invalid, null, void and/or unenforceable;
- 4. An order that DNeX Semi and SilTerra (or any of them) restore the composition of the board of directors of SilTerra to the composition prior to the Appointment MWR, and that SilTerra take steps to remove the Impugned Directors from SilTerra's register of its directors, managers and secretaries.
- 5. A declaration that the Directors' Written Resolution ("DWR") on 21 November 2022 to rescind an earlier validly passed resolution of SilTerra's Board dated 17 November 2022 and any DWR passed with the votes of Impugned Directors are illegal, invalid, null, void and/or unenforceable.
- 6. An order that DNeX Semi and SilTerra (or any of them) take steps to rescind the Recission DWR and any other DWR passed with the votes of the Impugned Directors.
- 7. An injunction against DNeX Semi and SilTerra (or any of them), their servants and/or agents restraining them from acting upon or giving effect to Appointment MWR or any resolution for the appointment of Impugned Directors.
- 8. An injunction against DNeX Semi and SilTerra (or any of them), their servants and/or agents restraining them from acting upon or giving effect to the Rescission DWR.
- 9. An injunction against DNeX Semi and SilTerra (or any of them), their servants and/or agents restraining them from acting upon or giving effect to any DWR passed with the votes of the Impugned Directors or to take steps to propose or pass any DWR that is dependent on the votes of the Impugned Directors.
- 10. An injunction against DNeX Semi and SilTerra (or any of them), their servants and/or agents restraining them from representing to anyone or holding out the Impugned Directors as the Directors of SilTerra, or permitting the Impugned Directors or any of them to hold themselves out as the Directors of SilTerra.
- 11. An order for DNeX Semi to indemnify TTCL for all loss and damage suffered, the amount of which is to be assessed.
- 12. Damages to be assessed.
- 13. Interest.
- 14. Costs.
- 15. Such further orders deemed appropriate by the Tribunal.

The Company does not expect any material financial impact by reason of the relief and remedy sought by TTCL arising from the arbitration other than legal cost to be incurred. No material operational impact is expected arising from the arbitration.

None of the Directors and/or major shareholders of the Company and/or persons connected with them have any interests, direct or indirect, in the aforesaid arbitration proceedings.



#### 19 Material litigation (continued)

The Group and the Company do not expect any material financial impact by reason of the commencement of the said arbitration proceeding other than legal cost to be incurred. SilTerra remains a 60% owned subsidiary of DNeX Semi which in turn is a subsidiary of the Company. No material operational impact is expected arising from the arbitration.

#### 20 Comparison between the current quarter and the immediate preceding quarter

	Current quarter 31/12/2023 RM'000	Immediate preceding quarter 30/9/2023 RM'000	Variance %
Revenue	283,652	327,448	-13%
- Technology	145,425	157,173	-7%
- Energy	97,176	114,794	-15%
<ul> <li>Information Technology ("IT")</li> </ul>	41,051	55,481	-26%
Profit/(Loss) before tax	(26,109)	19,234	>-100%
- Technology	(31,009)	(15,446)	>-100%
- Energy	20,220	23,147	-12%
- IT	(10,658)	16,156	>-100%
- Corporate	(4,662)	(4,623)	1%

## <u>Revenue</u>

The Group reported 13% lower revenue of RM43.80 million for current quarter ended 31 December 2023. The Technology division contributing 51% to total Group revenue, while Energy and IT division contributed 34% and 14% respectively.

#### **Technology Segment**

The Technology division revenue was slightly lower at RM145.42 million in current quarter, compared with RM157.17 million in immediate preceding quarter. The 7% reduction was mainly due to lower wafer shipments.

#### Energy Segment

The Energy revenue stood at RM97.18 million, a 15% lower revenue as compared to immediate preceding quarter (Q5, 2023: RM114.79 million). The reduction driven by lower average oil price (Q6, 2023: USD81.9/bbls; Q5, 2023: USD97.2/bbls million).

#### Information Technology Segment

The Group Information Technology revenue reported a 26% decline revenue for the current quarter as compared to immediate preceding quarter (Q5, 2023: RM41.05 million; Q4, 2023: RM55.48 million) mainly due to:

- Revenue from Subsea Telco is lower by RM10.46 million or 49% (Q6, 2023: RM10.81 million; Q5, 2023: RM21.27 million) as a result of intermediate class survey as part of regular preventive maintenance exercise in current quarter.
- While Group Tech&SI business' revenue also reduced by RM2.62 million or 37% (Q6, 2023: RM4.44 million; Q5, 2023: RM7.06 million) resulted from progressive work done of ongoing projects which shall be materialise in future period.
- Group's Trade Facilitation & e-Services has reduce the revenue by RM1.35 million or 5.0% (Q6, 2023: RM25.80 million; Q5, 2023: RM27.15 million) in tandem with completion and progressive work done of certain projects.



20 Comparison between the current quarter and the immediate preceding quarter (continued)

## Profit/(Loss) Before Tax

	Current quarter 31/12/2023 Operating Profit/(Loss) RM'000	Net Impairment Reversal/ (Loss) RM'000	Current quarter 31/12/2023 Profit/(Loss) Before Tax RM'000
Profit/(Loss) before tax ("PBT")	(24,360)	(1,749)	(26,109)
- Technology	(31,882)	873	(31,009)
- Energy	20,102	118	20,220
- IT	(7,918)	(2,740)	(10,658)
- Corporate	(4,662)	-	(4,662)
Profit/(Loss) before tax	Immediate preceding quarter 30/9/2023 Operating Profit/(Loss) RM'000 19,222	Net Impairment Reversal/ (Loss) RM'000 12	Immediate preceding quarter 30/9/2023 Profit/(Loss) Before Tax RM'000 19,234
- Technology	(15,355)	(91)	(15,446)
- Energy	23,011	136	23,147
- IT	16,189	(33)	16,156
- Corporate	(4,623)	-	(4,623)

Excluding the one-off expenses non-operational expenses of RM1.75 million resulted from impairment assets and receivables, the Group reported Loss Before Tax of -RM24.36 million in the current quarter with reduction of RM43.58 million as compared to the immediate preceding quarter of RM19.22 million. Apart from lower revenue, the major impact that cause a negative result to the Group was due to negative Gross Profit margin coming from Group Technology division. While the Group IT negative result was mainly due to higher unrealised foreign exchange loss derived from Subsea Telco arm in Indonesia.



#### 21 Prospects for 2024

#### <u>Overall</u>

We aim to identify and pursue high-growth areas within each of our diverse business segments of technology, energy and information technology. This ensures we maintain a competitive edge and remain at the forefront of innovation in the sectors we operate in.

#### **Technology**

Our strategic focus on enhancing our product mix with emerging technologies such as microelectromechanical systems ("MEMS") and Silicon Photonics is gaining positive momentum. We are starting to experience a gradual growth in demand for emerging technologies which command higher average selling prices and profit margins.

On-going efforts in product testing and qualifications with global customers and our 20% capacity expansion from 2023 puts us in a strong position to efficiently meet market demand as the industry rebounds.

The global semiconductor industry is expected to recover in the second half 2024 on the back of rising demand for artificial intelligence (AI) and high-performance computing (HPC), coupled with stabilising demand for smartphones, personal computers, infrastructure and resilient growth in automotive sector.

#### Energy

Ping Petroleum Limited has a diversified O&G portfolio encompassing 3 assets in UK (Anasuria, Avalon and Fyne) and 3 assets in Malaysia (Meranti Cluster, A Cluster and Abu Cluster). These assets provide Ping with long-term growth opportunities and diversifies risk with exposure to different geographical and risk profiles.

With production sharing contracts secured with Petronas for all 3 assets in Malaysia, we are currently focused on the development of the Abu Cluster, located offshore Terengganu. This will enable us to unlock near-term production and is targeted to achieve by early 2025.

The Group will leverage on its track record of being a low-cost upstream producer of late-life assets and innovator in marginal field development to maximise the economic potential of these assets.

In the recently published Petronas Activity Outlook 2024-2026 report, Petronas aims to sustain and grow Malaysia's oil and gas production to two million barrels of oil equivalent per day (MMboe/d) by 2025 and beyond. This will create significant opportunities for OGPC as a service provider and distributor of technical products and equipment in the O&G sector.

#### Information Technology

Building upon our track record in delivering nationally critical IT projects, we aim to leverage on our strategic partnerships forged with leading technology companies to deliver innovative solutions that accelerate digital transformation. We are expanding our service offerings by strengthening capabilities and seizing opportunities in new technology areas such as IoT, Big Data and analytics.

Our focus is on securing large-scale IT and digitalisation projects in both public and private sectors, locally and globally, with a target on the Middle East and North Africa region for smart city development, e-government services, and system integration projects.

Reinforcing our position as a leading player in trade facilitation, we are committed to roll-out new digital solutions that simplify trade processes and enhance ease of doing business for the trading community. A notable example is the launch of Tradeswift DAGANGNET, an all-encompassing trade facilitation SuperApp, a mobile platform that empowers users to effortlessly handle, pay for, and manage trade transactions on the go. We are also developing new B2B e-Services for trade facilitation to enhance customers' trading experience.



## 22 Variance for actual and forecast profit

The Company did not issue any profit forecast or profit guarantee during the financial period reported.

## 23 Earnings per share

Basic earnings per share	INDIVIDUAL QUARTER Current year quarter 31/12/2023 RM'000	CUMULATIVE QUARTER Eighteen months to 31/12/2023 RM'000
Loss attributable to the Owners of the Company	(14,593)	(119,947)
Number of ordinary shares at beginning of the period Effect of new ordinary shares issued	3,156,331	3,156,255 74
Weighted average number of ordinary shares	3,156,331	3,156,329
Basic loss per share (sen)	(0.46)	(3.80)

Diluted earnings per share	INDIVIDUAL QUARTER Current year quarter 31/12/2023 RM'000	CUMULATIVE QUARTER Eighteen months to 31/12/2023 RM'000
Loss attributable to the Owners of the Company	(14,593)	(119,947)
Weighted average number of ordinary shares as per basic earnings per share Share deemed to be exercised for no consideration	3,156,331	3,156,329
- exercise of share options		<u> </u>
Weighted average number of ordinary shares	3,156,331	3,156,329
Diluted loss per share (sen)	(0.46)	(3.80)

The potential conversion of share options is anti-dilutive as its exercise price is higher than the average market price of the Company's ordinary shares during the current financial period. Accordingly, the exercise of share options has been ignored in the calculation of dilutive earnings per ordinary share.

## 24 Authorisation for issue

The condensed consolidated interim financial statements were authorised for issue by the Board of Directors in accordance with a resolution of the Directors.

Kuala Lumpur