

# **HUNZA PROPERTIES BERHAD**

(Company No. 461624-X)

Notes to the Interim Financial Statements:-

## **A. Explanatory Notes to the Interim Financial Statements as required by FRS134**

### **A1. Basis of preparation**

The interim financial report has been prepared in accordance with Financial Reporting Standard 134, Interim Financial Reporting and paragraph 9.22 of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad.

The interim financial statements should be read in conjunction with the audited financial statements of Hunza Properties Berhad Group (“the Group”) for the year ended 30 June 2009. These explanatory notes attached to the interim financial statements provide an explanation of events and transactions so as to give a true and fair view of the state of affairs of the Group as of 30 September 2009 and of its result and cash flow for the period then ended.

### **A2. Changes in Accounting Policies**

The significant accounting policies and methods of computation adopted by the Group in the interim financial statements are consistent with those of the audited financial statements for the year ended 30 June 2009 except for the adoption of FRS 8, Operating Segments which replaces FRS 114<sup>2004</sup>, Segment Reporting which is effective for annual financial statements with periods commencing on or after 1 July 2009.

The Group determines and presents operating segments based on information that is internally provided to the Group Executive Chairman, who is the Group’s chief operating decision maker. Since the change in accounting policy only impacts presentation and disclosure aspects, there is no impact on earnings per ordinary share.

### **A3. Declaration of audit qualification**

The annual financial statements of the Group for the immediate preceding financial year ended 30 June 2009 were not subject to any qualification on the report of the auditors.

### **A4. Seasonal or cyclical factors**

The business operations of the Group have not been significantly affected by seasonal or cyclical factors, except being primarily a property developer, it is highly correlated to the nation’s economy.

### **A5. 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 for the financial period under review.

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**A6. Changes in estimates**

There were no material changes in estimates for the financial period under review.

**A7. Debt and equity securities**

The number of treasury shares brought forward from the last financial year ended 30 June 2009 was 4,973,000 ordinary shares of RM1 each at total cost of RM8,156,996. During the period, HPB has bought back a further 83,100 ordinary shares at the average price of RM1.45 per share. All the above ordinary shares bought back were held as treasury shares in accordance with the requirements of Section 67A of the Companies Act, 1965 and the balance of treasury shares as at 30 September 2009 is accordingly 5,056,100. There were no share cancellations and resale of treasury shares during the period. Subsequent to 30 September 2009 (up to 24 November 2009), the Group has bought back a further 23,000 ordinary shares at the average price of RM1.45 per share; these were also treated as treasury shares.

As at 30 September 2009, a total of 4,219,900 ordinary shares had been allotted to employees of the Group under the Employee Share Option Scheme ("ESOS") since the inception of this scheme in November 2001. No shares were allotted to the employees of the Group arising from the exercise of the options under ESOS during the period. As at 30 September 2009, a total of 23,000 options to subscribe for ordinary shares of RM1 each under ESOS remain unexercised. This figure is inclusive of adjustments made to the number of options as well as exercise prices following the rights issue completed on 11 March 2004. The expiry date for the unexercised options is 26 November 2011. Subsequent to the quarter ended 30 September 2009, no ESOS has been exercised.

**A8. Dividend Paid**

No dividend was paid during the period under review.

See note B13 for Proposed Dividend.

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## A9. Operating Segments

The Group has four reportable segments, as described below, which are the Group's strategic business units.

	Property development RM'000	Construction RM'000	Trading RM'000	Property investment RM'000	Total reportable segment RM'000	Others non-reportable segments RM'000	Elimination RM'000	Consolidated RM'000
<b>Financial period ended 30 September</b>								
External revenue	55,268	-	1,786	-	57,054	39	-	57,093
Inter-segment revenue	-	4,967	1,809	-	6,776	719	(7,495)	-
Segment profit / (loss)	18,512	216	748	(49)	19,427	(957)	(830)	17,640
Segment assets	380,102	11,061	5,388	109,955	506,506	20,994	-	527,500

### Financial period ended 30 September 2008 (restated)

External revenue	19,818	-	5,374	-	25,192	19	-	25,211
Inter-segment revenue	-	-	31	-	31	1,421	(1,452)	-
Segment profit / (loss)	9,048	-	33	(27)	9,054	(982)	24	8,096
Segment assets	384,205	-	7,302	101,341	492,848	54,992	-	547,840

The adoption of FRS 8 Operating Segments does not have major impact on the Group's disclosure. This is because the segments are basically the same, except with the identification of property investment as separate segment. Additionally, the Group needs to identify segments assets for quarterly reporting purpose as well.

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## A10. Valuations of property, plant & equipment

The value of land and buildings, stated at 2005 valuation, has been brought forward after a revaluation exercise carried out on 15 May 2005 by an independent firm of professional valuers using “open market value with existing use” basis. This was in line with our policy that freehold office units and apartments and buildings (held for own use) stated at valuation are revalued at regular intervals of at least once in every five years.

Property, plant & equipment also comprise property that is being constructed and developed for future use as investment property. FRS 116, “Property, Plant & Equipment” applies to such property until development has been completed.

## A11. Valuations of investment properties

The value of such lands are based upon a valuation exercise carried out on 22 June 2009 by an independent firm of professional valuers. The valuations were arrived at by reference to market evidence of transaction prices for similar properties. This was in line with our policy upon adoption of FRS 140, that investment properties stated at valuation are revalued at regular intervals of at least once every year.

## A12. Material events subsequent to the interim reporting period

There are no material events subsequent to the end of the period reported on that have not been reflected in the financial statements for the said period.

## A13. Changes in the composition of the Group

On 5 August 2009, HPB acquired 1,000,000 ordinary shares of RM1.00 each representing 100% of the total issued and paid-up capital of Diamaward (M) Sdn Bhd (see note B9) for a cash consideration of RM2,874,000. Following the acquisition, Diamaward (M) Sdn Bhd is now a wholly-owned subsidiary of HPB. Please refer to our public announcement dated 5 August 2009 in Bursa-Link or our website for details.

(i) Identifiable assets acquired and liabilities assumed

	Audited RM'000
Property, plant and equipment	352
Property development cost (*)	39,642
Receivables, deposits and prepayments	19,617
Cash and cash equivalents	4,818
Loans and borrowings	(245)
Payables and accruals	(60,812)
Deferred and current tax liabilities	(498)
Total net identifiable assets	<u>2,874</u>

\* The fair value of property development cost had been determined based on projected cash flow to be generated from the construction of units sold as at date of acquisition.

Other than the above, there were no changes in the composition of the Group from the end of previous quarter until the announcement date of this report.

## A14. Contingent liabilities

There were no contingent liabilities as at 30 September 2009.

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## **B. Additional information required by the listing requirements of Bursa Malaysia Securities Berhad**

### **B1. Performance review of the Group**

The Group recorded revenue of RM57.1 million and profit before taxation of RM17.4 million for current quarter. The increase of 126% and 132% respectively as compared to preceding year's corresponding quarter is mainly driven by:

- i) The newly acquired subsidiary, Diamaward (M) Sdn Bhd ("DSB") has contributed RM43.7million revenue in current financial period. However, the increase in profit before taxation is not substantially affected by this acquisition as the Group was previously entitled to share of 90% of DSB's profit pursuant to our agreement (refer note B9 a).
- ii) Infinity and Gurney Paragon projects recorded substantially stronger sales during current quarter.
- iii) Physical construction for Infinity project has been progressing well with anticipated vacant possession by beginning of next calendar year.
- iv) Works for Gurney Paragon have been started on the 2 residential towers' superstructure, hence leading to both revenue and profit recognition on percentage of work done.

Previously we reported that the pace of construction work (basement and foundation) for Gurney Paragon project was not on schedule due to "contractor's work being behind schedule". Note that we have instituted legal and arbitration proceedings against this contractor. Please refer to note B12(v) and (vi).

### **B2. Material changes in the quarterly results as compared with preceding quarter**

The Group achieved a net profit of RM12.7 million for the current quarter as compared to RM9.4 million for the immediate preceding quarter ended 30 June 2009. The increase of RM3.3 million is mainly attributable to:

- i) Improved sales performance resulting from intensified marketing efforts and improving market sentiments driven by world economy recovery.
- ii) Construction works for Gurney Paragon 2 blocks of super condominiums have been picking up (refer note B1 iv).

### **B3. Prospects for the current financial year**

The Board re-affirms its view of 24 August (our quarterly report for 4<sup>th</sup> Quarter, year ended 30 June 2009) for the Group's prospects for this year. Essentially the Board is of this positive view because of the improving market sentiment as well as pace of construction work.

### **B4. Variance of actual profit from forecast profit**

Not applicable. The Group has not published any profit forecast nor profit guarantee for the period under review.

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## B5. Taxation

	Individual Quarter		Cumulative Quarter	
	Current Quarter ended 30.09.2009 RM'000	Corresponding Quarter ended 30.09.2008 RM'000	Current Period to date ended 30.09.2009 RM'000	Corresponding Period to date ended 30.09.2008 RM'000
Current Year	(4,635)	(2,454)	(4,635)	(2,454)
Deferred Tax Income	65	311	65	311
	<u>(4,570)</u>	<u>(2,143)</u>	<u>(4,570)</u>	<u>(2,143)</u>

The effective tax rate of the Group for the current period to date is slightly higher than that of the statutory rate due to losses of certain companies which for income tax purposes cannot be set-off against profits of other companies and some expenses that are not deductible in determining taxable profit.

## B6. Profits / (loss) on sale of unquoted investments and / or properties

There was no significant sale of unquoted investments and/or properties for the current financial period to date.

## B7. Other Investments

Investments in marketable securities as at 30 September 2009 are as follows:

	RM'000
<b>At cost:</b>	
Unit trust fund	5,017
Subordinated bonds	7,500
Quoted shares in Malaysia	<u>1,900</u>
	14,417
Less: Allowance for diminution in value	<u>(5,656)</u>
	8,761
Less: Non-current portion	<u>(8,073)</u>
	<u>688</u>
<b>Market value:</b>	
Unit trust fund	4,830
Quoted shares in Malaysia	1,098

The subordinated bonds were issued by specially incorporated corporations, in conjunction with the collateralised loan obligations (see note B10).

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## **B8. Status of corporate proposals**

On 21 October 2009, CIMB, on behalf of HPB, have announced to the public via Bursa-Link its proposed renounceable rights issue of up to 45,207,697 new ordinary shares of RM1.00 each in HPB on the basis of three (3) rights shares for every ten (10) existing ordinary shares of RM1.00 each held in HPB together with up to 45,207,697 free detachable five (5)-year warrants on the basis of one (1) free warrant for every one (1) rights share subscribed on an entitlement date to be determined later ("Proposed Rights Issue with Warrants"). CIMB is the investment banker engaged for this corporate exercise.

The Proposed Rights Issue with Warrants is conditional upon approvals being obtained from the following:

- (i) Bank Negara Malaysia for the issue of Warrants under the Proposed Rights Issue with Warrants;
- (ii) Bursa Malaysia Securities Berhad ("Bursa Securities") for the listing of and quotation for the Rights Shares and the Warrants as well as the new Hunza Shares to be issued pursuant to the exercise of the Warrants;
- (iii) shareholders of Hunza; and
- (iv) any other relevant authorities or persons, if required.

On 13 November 2009, CIMB, on behalf of HPB, have submitted relevant applications in respect of the Proposed Rights Issue with Warrants to Bursa Malaysia Securities Berhad and Bank Negara Malaysia.

Subsequently Bursa Securities had vide its letter dated 20 November 2009 approved the following:

- (i) admission to the Official List and the listing and quotation of up to 45,207,697 Warrants to be issued pursuant to the Proposed Rights Issue with Warrants;
- (ii) listing of up to 45,207,697 new ordinary shares of RM1.00 each in Hunza to be issued pursuant to the Proposed Rights Issue with Warrants; and
- (iii) listing of up to 45,207,697 new ordinary shares of RM1.00 each in Hunza to be issued pursuant to the exercise of Warrants.

The approval by Bursa Securities for the Proposed Rights Issue with Warrants is subject to, amongst others, the following conditions:

- (i) Hunza and its adviser must fully comply with the relevant provisions under the Listing Requirements of Bursa Securities pertaining to the implementation of the proposal;
- (ii) Hunza and its adviser to inform Bursa Securities upon the completion of the proposal;
- (iii) Hunza to furnish Bursa Securities with a written confirmation of its compliance with the terms and conditions of Bursa Securities' approval once the proposal is completed;
- (iv) payment of additional listing fees (if any). In this respect, Hunza is required to furnish Bursa Securities on a quarterly basis a summary of the total number of shares listed (pursuant to the exercise of Warrants or convertible securities) as at the end of each quarter together with a detailed computation of listing fees payable; and
- (v) the approval from the Controller of Foreign Exchange (via Bank Negara Malaysia) for the issuance of Warrants to the non-resident shareholders, including renounees, if any.

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## **B9. Long-term receivables**

Pursuant to paragraph 8.23 (1)(ii), (2)(e) and PN No.11/2001 of the Bursa Securities Listing Requirements, the Board of HPB wishes to announce the financial assistance provided by the Group during the period are as follows:

(a) Diamaward (M) Sdn. Bhd.(“DSB”)

A wholly-owned subsidiary of the Company, Hunza Properties (North) Sdn. Bhd. (“HPN”) had agreed to provide an interest free financial assistance of up to RM35 million (unsecured) to DSB, for the purpose of financing the purchase and development of DSB’s sea-front property into high-end condominium. HPN has been appointed as the project manager cum consultant for implementation of the high-end development project. Under the above arrangement, HPN is entitled to a share of the profit generated from the said development to reflect the risks of the development, management & consultancy services and provisions of financial assistance.

As at 30 June 2009, HPN has advanced RM12.8 million to DSB. The financial assistance shall be repaid to HPN before DSB is entitled to its share of profit.

Subsequent to the year ended 30 June 2009, HPB acquired the 100% equity stakes in DSB, thus making it a wholly-owned subsidiary (see note A13). As such, the share of profit from project management and the amount outstanding had been re-classed as inter-company transactions and eliminated through consolidation in current financial period.

(b) Nilai Arif Sdn Bhd (“NASB”)

A wholly-owned subsidiary of the Company, Hunza Properties (North) Sdn. Bhd. (“HPN”) has entered into an agreement with NASB whereby NASB has appointed HPN as project manager cum consultant to provide evaluation and advisory services on a mixed development project. HPN has agreed to provide a sum of RM10 million as security deposit to NASB for the mixed development project. HPN is entitled to a share of the profit generated from the said development.

As at 30 September 2009, the amount of security deposit provided by the subsidiary company to NASB is RM9.3 million. The security deposit shall be repaid to HPN before NASB is entitled to its share of profit.

No share of profit was recorded for the period ended 30 September 2009 under this agreement as the said project is still at a preliminary stage of development.



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## B10. Group borrowings

Details are as follows:

<u>Current</u>	<u>RM'000</u>	<u>RM'000</u>	<u>RM'000</u>
	Unsecured	Secured	Total
Bankers' acceptances	2,092	-	2,092
Overdraft	-	2,224	2,224
Revolving credit	-	4,000	4,000
Bridging loan	-	7,781	7,781
Finance lease liabilities	-	968	968
Long-term borrowings due within one year	30,000	12,091	42,091
	<u>32,092</u>	<u>27,064</u>	<u>59,156</u>
<u>Non-current</u>	<u>RM'000</u>	<u>RM'000</u>	<u>RM'000</u>
Finance lease liabilities due within 2 – 5 years	-	505	505
Long-term borrowings due within 2 – 5 years	-	47,100	47,100
Finance lease liabilities later than 5 years	-	216	216
Long-term borrowings later than 5 years	-	3,700	3,700
	<u>-</u>	<u>51,521</u>	<u>51,521</u>

All borrowings are denominated in *Ringgit Malaysia*. Those secured are by way of a fixed charge over one or a combination of land and other assets and by way of corporate guarantee. The bankers' acceptances are secured by way of corporate guarantee.

The Group's and the Company's unsecured, long-term borrowing is a collateralised loan obligation ("CLO") which is repayable on September 2010. This loan bears interest at fixed rate of 7.13% per annum. This unsecured long-term loan of the Group and of the Company is covered by negative undertakings to the effect that the Company shall not incur, assume, guarantee or permit to exist any indebtedness without the prior consents of all persons to whom the Company has then or hereafter provided a negative pledge.

As one of the conditions to the collateralised loan obligation, the Company has subscribed for subordinated bonds issued by specially incorporated corporations.

The loan shall be repayable by the Company in one lump sum on the last day of the tenor of the facility. In the event the rating assigned to the Group by Malaysian Rating Corporation Berhad (MARC) falls below "BBB" or has been suspended or withdrawn, the facility shall immediately be terminated, whereupon HPB shall be required forthwith on demand to prepay the loan together with the interest thereon.

The Group's secured long-term loans and bridging loan obtained from local licensed banks bear interest rates at 0.875% and 1% above the banks' cost of funds and 1% per annum above the lending bank's base lending rate respectively.

The Group's bankers' acceptances bear interest at rates 1.25% to 2% per annum, while revolving credit and overdraft bear interest at rate of 1% to 2% per annum above the lending banks' base lending rates.

Finance lease liabilities are subject to fixed interest rates ranging from 2.46% to 3.80% per annum.

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## **B11. Off balance sheet financial instruments**

The Group has no off balance sheet financial instrument.

## **B12. Changes in material litigation**

### **(i) Civil suit between Hunza Parade Development Sdn. Bhd. ("HPD") and The Kwangtung and Tengchow Association Penang ("Kwangtung")**

HPD, a 92.5% owned subsidiary, has filed a civil suit against the trustees of Kwangtung on the wrongful termination and repudiation of a joint venture agreements (the "JV Agreement") by Kwangtung which has the effect of preventing HPD from undertaking the development of a commercial block. The claims made by HPD against Kwangtung in the subject proceedings are, inter alia for :

- a. a sum of RM31.8 million for loss of profits consequential upon the wrongful termination and repudiation of the JV Agreements; and
- b. a sum of RM4.8 million being damages in respect of actual cost and expenses incurred by HPD pursuant to the JV Agreements.

After the case management on 10 September 2009, the court fixed 10 December 2009 for parties to comply with court's pre-trial directions before fixing a trial date.

The solicitors for HPD are of the opinion that HPD has a proper and valid case of action against Kwangtung with reasonable chances of succeeding in its claims against Kwangtung.

### **(ii) Arbitration between Hunza Properties (North) Sdn. Bhd. ("HPN") - Claimant and Wee Lian Construction Sdn. Bhd. ("WLC") - Respondent**

HPN, a wholly-owned subsidiary company of Hunza Properties Bhd, delivered a Statement of Claim against WLC for a claim of RM3.0 million as well as interest and costs on 19 December 2007.

The arbitration proceedings initiated by HPN against WLC are premised on WLC'S wrongful termination of the contract and for the resolution of other disputes including those relating to WLC's substantial delays in the performance of the works and the value of their claims for interim payment in respect of earthworks and ancillary works for the development project by HPN ("Alila project").

As both the Claimant and Respondent are still in the midst of finalising the process of discovery and inspection of documents, the tentative hearing dates which were previously set to be on 24-26 June and 7-10 July 2009, have been vacated. New hearing dates will be scheduled.

HPN's solicitors are of the opinion that HPN has a good arguable case against WLC.

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Notes to the Interim Financial Statements:-

## **B12. Changes in material litigation (continued)**

### **(iii) Legal proceeding by Bong Ah Chin Machinery & Construction Sdn. Bhd. ("BACMC") against Hunza Properties (Kedah) Sdn. Bhd. ("HPK")**

HPK, a 94% owned subsidiary company of Hunza Properties Bhd, was served a Writ of Summon on 29 April 2008 by BACMC for a claim of RM20.7 million as well as compensation, interest and other reliefs.

HPK's defence was filed on 9 July 2008 to the Alor Setar High Court.

HPK's application to strike out BACMC's suit was called up again on 29 April 2009 and after both parties submitted their submissions, the Judge dismissed the application to strike out the matter. HPK is appealing to the Court of Appeal, and had on 10 May 2009 through its solicitors filed a Notice of Appeal to the Court of Appeal.

HPK's solicitors are of the opinion that HPK have a good arguable case against BACMC.

### **(iv) Legal proceeding by Gergaji Development Sdn. Bhd. ("GDSB") against Hunza Distripark Sdn. Bhd. ("HD")**

HD, a wholly-owned subsidiary company of Hunza Properties Bhd, has on January 13, 2009, received a Writ of Summon dated December 26, 2008 and Statement of Claim dated December 24, 2008 served by GDSB.

GDSB is the registered owner of a piece of land adjacent to HD's Land in Daerah Seberang Perai Tengah, Negeri Pulau Pinang. GDSB claims that HD's quarry activities and/or excavation or blasting works carried out by its agents or servants had extended beyond the common boundary between the HD's Land and GDSB's land, thereby trespassing and/or encroaching onto the GDSB's land without GDSB's permission, or otherwise constituted a nuisance affecting GDSB's enjoyment of its land. In addition, GDSB also claims that HD, its agents or servants have been negligent in carrying out such works into GDSB's land. GDSB further claims that HD has unjustly enriched itself from the proceeds of the quarry work on GDSB's land. GDSB had in their notice of demand dated November 17, 2008 demanded RM7.7 million as the remedial costs for the construction of a retaining wall along the affected area.

HD had sought preliminary views from its solicitors and had been advised that the plaintiff may not be entitled to the amount/damages as claimed. Further there would be no diminution in value as the plaintiff would have to level their land in order to proceed with any development etc.

It is also HD's position that HD is not liable directly as the said land has been leased/licensed to third party independent contractors since 1995 to carry out quarrying works for their own benefits. In the circumstances HD would be seeking to make the third party independent contractor liable for whatever damages that may be awarded against HD (which is denied). In the alternative HD would be seeking an indemnity from the said third party contractor for whatever orders that may be made against HD.

The solicitors of HD, in the process of preparing for HD's defence, required more information to the above claims. The solicitors of HD has made an application to the Court on 11 March 2009 for further and better particulars on the matters pleaded on the Statement of Claim. The solicitor of HD is expected to file the defence after the disposal of the said application.

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## B12. Changes in material litigation (continued)

(v) **Arbitration & Litigation between Hunza Properties (Gurney) Sdn Bhd (“HPG”), Hunza Properties (Penang) Sdn Bhd (“HPP”) and PLB-KH Bina Sdn Bhd (“PLB-KH”)**

On 3 September 2009, HPG and HPP, wholly-owned subsidiaries of the Company issued a Notice of Arbitration referring the disputes and differences between HPP and HPG, and PLB-KH under the contract dated 14 January 2008 entered among HPP, HPG and PLB-KH (“the Contract”) to arbitration. The Contract was for the basement construction works of the Gurney Paragon Project. HPP’s and HPG’s claims are premised upon PLB-KH Bina Sdn Bhd’s breaches of the Contract and for loss and damage as a result thereof. HPP and HPG are currently in the midst of assessing their loss and damage which will be claimed against PLB-KH in the arbitration.

HPP and HPG had also obtained an interim injunction order (Inter Partes) against PLB-KH vide Originating Summons, High Court of Malaya at Penang, and the order was served upon PLB-KH. The terms of the interim injunction order (Inter Partes) are as follows:-

- a. to restrain PLB-KH from entering and/or remaining and/or trespassing on the site situated at the site pending the final disposal of the Originating Summons filed therein;
- b. to restrain PLB-KH from preventing and/or obstructing the Plaintiffs and/or its sub-contractors/suppliers from progressing with the works for the Proposed Mixed Development project on the Site for HPP and HPG, including the completion of the remaining basement construction works, and developing the Site pending the final disposal of the Originating Summons filed therein; and
- c. that cost of the application to be borne by PLB-KH.

The Inter Partes application proceeding was heard before the Judge on 3 November 2009, on which date the Judge allowed HPG and HPP’s application for the interim injunction order against PLB-KH pending the final disposal of the Originating Summons. The Court has yet to fix a hearing date for the Originating Summons.

In the Originating Summons, High Court of Malaya at Penang, HPP and HPG are seeking a declaration and an injunction order against PLB-KH. In essence, the declaration and the injunction would have the effect of restraining PLB-KH from entering, remaining or trespassing the Site or preventing or obstructing HPP and HPG from progressing with the Works at the Site.

(vi) **Writ action filed by HPG and HPP against PLB Engineering Bhd (“PLB Eng”)**

HPG and HPP have on 3 November 2009 jointly commenced a Writ Action against PLB Eng which is the holding company of PLB-KH pursuant to the Letter of Corporate Guarantee dated 20 August 2008 wherein PLB Eng guaranteed a sum of RM1.52 million amounting to 5% of the contract price of the Contract.

HPP and HPG claim against PLB Eng:

- a. The sum of RM1.52 million being the outstanding sum due and owing to HPP and HPG by PLB Eng pursuant to the Letter of Corporate Guarantee dated 20 August 2008;
- b. Costs;
- c. Interest at the rate of 8% per annum on the sum of RM1.52 million from 9 September 2009 to the date of settlement; and
- d. Such further or other relief which the Honourable Court deems fit and appropriate.

HPG and HPP’s solicitors are of the opinion that HPG and HPP have a good arguable case against PLB Eng.

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## B13. Proposed Dividend

The board of directors proposed a final single tier dividend of RM0.056 per ordinary share, in respect of the financial year ended June 30, 2009. The proposed dividend if payable in respect of all outstanding ordinary shares in issue as of 30 September 2009 would amount to RM8.2 million. The dividend is subject to approval by shareholders at the forthcoming Annual General Meeting of the company. EX-date, entitlement date and payment date of the proposed dividend are on 11 January 2010, 13 January 2010 and 28 January 2010 respectively.

## B14. Earnings per share

### (a) Basic

Basic earnings per share is calculated by dividing the net profit for the period by the weighted average number of ordinary shares in issue during the period, excluding treasury shares held by the Company.

	Individual Quarter		Cumulative Quarter	
	Current quarter ended 30.9.2009 RM'000	Corresponding quarter ended 30.9.2008 RM'000	Current period ended 30.9.2009 RM'000	Corresponding period ended 30.9.2008 RM'000
Net profit attributable to ordinary shareholders	12,699	5,617	12,699	5,617
Weighted average number of ordinary shares in issue (excluding treasury shares)	145,633	145,675	145,633	145,675
Basic earnings per ordinary share (sen)	8.81	3.86	8.81	3.86

### (b) Diluted

It is not applicable as the exercise price for the unexercised ESOS is higher than market price of Company's ordinary shares.

## B15. Cash and cash equivalents

Cash and cash equivalents comprise the following:

	Current Quarter ended 30.6.2009 RM'000	Preceding Year Corresponding Quarter ended 30.9.2008 RM'000
Cash and bank balances	17,769	54,787
Short-term deposits with licensed banks *	2,847	17,011
Bank overdrafts	(2,224)	-
	<u>18,392</u>	<u>71,798</u>

\* Short-term deposits with licensed banks are net of sinking funds and service charges deposit placed on behalf of housebuyers and deposits placed as security.

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(Company No. 461624-X)

Notes to the Interim Financial Statements:-

## **B16. Authorisation for issue**

The interim financial statements were authorised for issue by the Board of Directors in accordance with a resolution of the Directors on 25 November 2009.