## A. NOTES TO THE UNAUDITED INTERIM FINANCIAL STATEMENTS

### A1 Basis of preparation

The unaudited interim financial statements have been prepared in accordance with FRS 134 Interim Financial Reporting and Chapter 9, Appendix 9B of the Listing Requirements of Bursa Malaysia Securities Berhad.

The unaudited interim financial statements should be read in conjunction with the Group's annual audited financial statements for the year ended 31 December 2014.

### A2 Changes in Accounting Policies

The significant accounting policies adopted are consistent with those of the audited financial statements for the year ended 31 December 2014 except for the adoption of the following new and revised Financial Reporting Standards (FRSs) and Amendments to FRSs with effect from 1 January 2015.

#### A2.1 Adoption of FRSs and Amendments to FRSs

On 1 January 2015, the Group adopted the following new and amended FRSs mandatory for annual financial periods beginning on or after 1 January 2015.

### 1 July 2014

Amendments to FRSs	Annual Improvements to FRSs 2010-2012 Cycle
Amendments to FRSs	Annual Improvements to FRSs 2011-2013 Cycle
Amendments to FRS 119	Defined Benefit Plans: Employee Contributions

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

#### A2.2 Standards issued but not yet effective

The Group has not adopted the following standards and interpretations that have been issued but not yet effective:-

#### 1 January 2016

FRS 14	Regulatory Deferral Accounts
Amendments to FRS 11	Accounting for Acquisitions of Interests in Joint Operations
Amendments to FRS 116	Clarification of Acceptable Methods of Depreciation and
and FRS 138	Amortisation
Amendments to FRSs	Annual Improvements to FRSs 2012-2014 Cycle
Amendments to FRS 10	Sale or Contribution of Assets between an Investor and its
and FRS 128	Associate or Joint Venture
Amendments to FRS 10,	Investment Entities: Applying the Consolidation Exception
FRS 12 and FRS 128	Associate or Joint Venture
Amendments to FRS 101	Disclosure Initiative
Amendments to FRS 127	Equity Method in Separate Financial Statements
1 January 2018	

FRS 9

Financial Instruments

The Group plans to apply the abovementioned FRSs in the annual financial statements when they become effective and that the adoption of these Standards will have no material impact on the financial statements of the Group in the period of initial application.

### A2.3 Malaysian Financial Reporting Standards ("MFRS Framework")

On 19 November 2011, the Malaysian Accounting Standards Boards ("MASB") issued a new MASB approved accounting framework, the Malaysian Financial Reporting Standards (MFRS Framework).

The MFRS Framework is to be applied by all Entities Other Than Private Entities for annual periods beginning on or after 1 January 2012, with the exception of entities that are within the scope of MFRS 141 Agriculture (MFRS 141) and IC Interpretation 15 Agreements for Construction of Real Estate (IC 15), including its parent, significant investor and venture (herein called "Transitioning Entities").

On 7 August 2013, the MASB issued another announcement that Transitioning Entities would only be required to adopt the MFRS framework for the annual periods beginning on or after 1 January 2015. Subsequently, on 2 September 2014, MASB has further announced that Transitioning Entities shall be required to apply the MFRS Framework for annual periods beginning on or after 1 January 2017.

The Group falls within the scope definition of Transitioning Entities and have opted to defer adoption of the new MFRS Framework. Accordingly, the Group will be required to prepare financial statements using the MFRS Framework in its first MFRS financial statements for the year ending 31 December 2017. In presenting its first MFRS financial statements, the Group will be required to restate the comparative financial statements to amounts reflecting the application of MFRS Framework.

The Group is in the process of making its assessment of the financial effects of the differences between Financial Reporting Standards and accounting standards under the MFRS Framework. Accordingly, the consolidated financial performance and financial position as disclosed in these unaudited interim financial statements for the period ended 31 March 2015 could be different if prepared under the MFRS Framework.

The Group expects to be in a position to fully comply with the requirements of the MFRS Framework for the financial year ending 31 December 2017.

### A3 Audit report of preceding annual financial statements

The audited financial statements for the financial year ended 31 December 2014 were not subject to any audit qualification.

### A4 Seasonal or cyclical factors

The Group's operations are not affected by seasonal or cyclical factors.

### A5 Unusual items affecting assets, liabilities, equity, net income or cash flows

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

### A6 Material changes in estimates

There were no material changes in estimates of amounts reported in prior interim period that have a material effect in the period under review.

### A7 Debt and equity securities

There were no issuances, cancellations, repurchases, resale and repayments of debt securities during the current quarter.

### A8 Dividend paid

The first interim single-tier dividend of 2 sen per ordinary share amounting to RM9,980,082 in respect of the financial year ending 31 December 2015 was declared on 26 February 2015 and paid on 23 March 2015.

### A9 Segmental Information

	3 months	3 months ended	
	31.03.2015 RM'000	31.03.2014 RM'000	
Segment Revenue			
Revenue from:			
Infrastructure and utilities	46,466	49,566	
Trading	16,095	13,158	
Hospitality	3,584	5,807	
Golf club and recreational facilities	-	1,763	
Investment holding	3,005	9,535	
Total revenue including inter-segment sales	69,150	79,829	
Elimination of inter-segment sales	(138)	(6,734)	
Total Revenue	69,012	73,095	
Segment Results			
Results from:			
Infrastructure and utilities *	31,774	37,104	
Trading	2,115	1,416	
Hospitality	(1,410)	(1,716)	
Golf club and recreational facilities	(490)	(555)	
Oil and gas*	193	558	
Telecommunication*	(1,288)	(1,181)	
Investment holding	(5,076)	(966)	
Total profit	25,818	34,660	
Eliminations	234	(5,643)	
Profit before tax	26,052	29,017	

\* Included share of profit of associates.

There is no segmental information analysis by geographical location as the Group operates predominantly in Malaysia.

### A10 Valuation of property, plant and equipment

Property, plant and equipment, other than freehold land are stated at cost less accumulated depreciation and any impairment losses. Freehold land is stated at cost less any impairment losses and is not depreciated. The Group has not carried out any valuation of its property, plant and equipment during the current quarter.

#### A11 Material events subsequent to the end of the interim period

There were no material events subsequent to the end of the reporting period which is likely to substantially affect the results of the operations of the Group other than the matters as disclosed in Note B7 "Status of Corporate Proposals" and Note B9 "Material Litigation" to the unaudited interim financial statements.

### A12 Changes in the composition of the Group

There were no changes in the composition of the Group for the current quarter including business combination, acquisition or disposal of subsidiaries and long term investments, restructuring and discontinuing operations.

### A13 Capital Commitments

The amount of commitments not provided for in the unaudited interim financial statements as at 31 March 2015 is as follows:

Approved but not contracted for:	RM'000
Approved but not contracted for: Property, plant and equipment	34,399
Approved capital expenditure in respect of assets replacement works but not provided for	13,111
	47,510

## A14 Significant Related Party Transactions

The following are the related party transactions of the Group for the current quarter under review:-

	RM'000
Sale of goods to a related company:	
<ul> <li>Konsortium Air Selangor Sdn Bhd</li> </ul>	215
Management fees received from immediate holding company:	
- Kumpulan Darul Ehsan Berhad	623
Management fees received from related companies:	
<ul> <li>Kumpulan Hartanah Selangor Berhad</li> </ul>	28
<ul> <li>Konsortium Air Selangor Sdn Bhd</li> </ul>	9
<ul> <li>KDEB Waste Management Sdn Bhd</li> </ul>	9
<ul> <li>Central Spectrum (M) Sdn Bhd</li> </ul>	3
- Hebat Abadi Sdn Bhd	2

		-   -	Kump Kons	ncome received from related companies: bulan Hartanah Selangor Berhad ortium Air Selangor Sdn Bhd t Abadi Sdn Bhd	<b>RM'000</b> 191 19 14
A15	Con	tinge	ent li	iabilities and contingent assets	
	The o	contir	ngent	liabilities as at 31 March 2015 are as follows:	
	i) Secured:			RM'000	
		a)	Pro	vision of proportionate corporate guarantee for an associate:	
			i)	For financing/refinancing of the credit facilities for the purchase consideration of business and identifiable assets	56,571
			ii)	Working capital and issuance of bank guarantees	28,199
			iii)	For the warrant guarantee	4,377
	ii)	Uns	secu	red	
		a)	Pe	erformance guarantees to third parties	669
		Tot	al		89,817

There were no contingent assets as at the reporting date.

## B. ADDITIONAL INFORMATION REQUIRED BY THE BURSA MALAYSIA SECURITIES BERHAD LISTING REQUIREMENTS

#### **B1** Performance review

### a) Current quarter against previous year corresponding quarter

For the current quarter ended 31 March 2015, the Group registered revenue RM69.01 million as compared to RM73.09 million for the corresponding quarter 2014, representing a decrease of 6% or RM4.08 million. The decrease was mainly due to the lower revenue recorded by the infrastructure and utilities and hospitality sectors by RM3.10 million and RM2.22 million respectively. No revenue was recorded by the golf club and recreational sector as compared to the corresponding quarter 2014 which recorded a revenue of RM1.76 million as the club had ceased operation with effect from 30 November 2014. However, the trading sector recorded higher revenue by RM2.94 million.

Profit before tax of the Group was RM26.05 million for the current quarter as compared to a profit of RM29.02 million for the preceding year corresponding quarter 2014. The decrease in profit was due to lower contribution from share of profits from associated companies of RM28.05 million as compared to a profit of RM33.24 million recorded in 2014.

Performance of the respective operating business segments for the first quarter ended 31 March 2015 as compared to the preceding year corresponding quarter is analysed as follows:-

1. Infrastructure and utilities

Revenue from infrastructure and utilities sector for the current quarter decreased from RM49.57 million to RM46.47 million and was due to several factors which included changes in the applied discount rate from 5.70% to 8.36% per annum for the settlement of concession receivable (IC 12) totalling RM2.05 million, lower construction revenue by RM0.20 million and lower sales of treated water by RM0.84 million.

The infrastructure and utilities sector registered a profit before tax of RM31.77 million as compared to a profit before tax of RM37.10 million in the corresponding quarter 2014. The decrease in profit was due to lower contribution of share of profits from associated companies by RM5.19 million during the current quarter.

2. Trading

The trading sector posted a profit before tax of RM2.12 million on the back of total revenue of RM16.09 million. On current quarter against corresponding quarter 2014 comparison, profit before tax for the current quarter was higher by RM0.70 million mainly due to higher sale of chemicals.

3. Hospitality

The hospitality sector registered lower revenue of RM3.58 million as compared to the corresponding quarter of 2014 amounting to RM5.81 million. The lower revenue was due to lower room revenue recorded by Quality Hotel City Centre (RM0.20 million) and Brisdale International Hotel Sdn Bhd (RM0.27 million) coupled with Quality Hotel Shah Alam (RM1.75 million) which had ceased operation with effect from 1 June 2014. The loss before tax for the hospitality sector for the current quarter was RM1.41 million as compared to a loss of RM1.72 million in the corresponding quarter of 2014.

4. Golf club and recreational facilities

There was no revenue from the golf club and recreational facilities as compared to RM1.76 million in the preceding year corresponding quarter of 2014 as the club had ceased operation with effect from 30 November 2014. The sector recorded a loss of RM0.49 million as compared to a loss of RM0.56 million in the corresponding quarter 2014.

5. Oil and gas

For the current quarter, NGC Energy Sdn Bhd has recorded a profit after tax of RM0.48 million (2014: profit of RM1.40 million). The Group's share of profit was RM0.19 million as compared to a share of profit of RM0.56 million for the corresponding quarter 2014. The lower profit recorded during the current quarter was mainly due to higher administrative cost and fair value adjustment on derivative.

6. Telecommunication

The Group's share of losses for the current quarter was RM1.29 million as compared to a loss of RM1.18 million for the corresponding quarter of 2014, an increase by RM0.11 million. Higher share of losses was mainly due to lower gross profit margin coupled with higher marketing costs.

#### 7. Investment holding

Investment holding recorded lower revenue of RM3.01 million as compared to RM9.54 million in the corresponding quarter 2014. This was due to no dividend received during the current quarter as compared to RM6.00 million received for the corresponding quarter of 2014. This sector recorded a loss before tax of RM5.08 million as compared to a loss of RM0.97 million in the corresponding quarter 2014.

### B2 Comment on material change in profit before tax

The Group recorded a profit before tax of RM26.05 million for the current quarter ended 31 March 2015 as compared to a profit of RM26.17 million in the previous quarter ended 31 December 2014.

### B3 Commentary on prospects

#### 1. Infrastructure and utilities

In conjunction with the proposed restructuring of the water supply industry in the State of Selangor and Federal Territories of Kuala Lumpur and Putrajaya ("Proposed Water Restructuring"), Kumpulan Darul Ehsan Berhad ("KDEB") made certain offers to acquire the equity interest in the companies involved in the treatment, supply and distribution of water.

KDEB had on 20 June 2014, made an offer to the Company to purchase 90.83% equity in Titisan Modal (M) Sdn Bhd and the resolution of the RM150 million nominal amount Bai-Bithamin Ajil Islamic Debt Securities A ("BaIDS A") and RM50 million nominal amount Bai-Bithamin Ajil Islamic Debt Securities ("BaIDS B") both issued by Viable Chip (M) Sdn Bhd, a wholly owned subsidiary of the Company vide the assumption of such liabilities by KDEB ("Proposals"). Subsequently, on 23 June 2014 the Company has accepted the KDEB's offer subject to the terms and conditions of the definitive agreement(s) to be executed by the parties in relation to the Proposals, which are conditional upon, amongst others, the approval of the shareholders of the Company at an extraordinary general meeting ("EGM") to be convened.

Pengurusan Air Selangor Sdn Bhd ("Air Selangor"), a wholly-owned subsidiary of KDEB has been incorporated as a special purpose vehicle to undertake the Proposed Water Restructuring.

Subsequent to the Memorandum of Understanding and Heads of Agreement executed on 26 February 2014 and 1 August 2014 respectively between the Government of Malaysia ("Federal Government") and the State Government of Selangor Darul Ehsan ("State Government"), a Master Agreement was entered into on 12 September 2014 between the Federal Government, the State Government, Pengurusan Aset Air Berhad ("PAAB") and Air Selangor for inter alia the transfer of certain water supply assets from Air Selangor to PAAB and an Asset Transfer Agreement was entered into on 22 September 2014 ("State Agreement") between the State Government and Air Selangor for the transfer to Air Selangor of water-supply related assets owned by the State Government, in furtherance of the Proposed Water Restructuring.

Subsequently, Puncak Niaga Holdings Berhad ("PNHB") had on 11 November 2014 entered into a conditional sale and purchase agreement with Air Selangor for the proposed disposal by PNHB of the entire equity interest and cumulative convertible redeemable preference shares held in Puncak Niaga (M) Sdn Bhd and 70% equity interest and RM212.0 million nominal value of redeemable

convertible unsecured loan stocks held in Syarikat Bekalan Air Selangor Sdn Bhd for a total cash consideration of RM1,555.3 million.

Upon the successful completion of the Proposed Water Restructuring, the Group will move away from the water utilities sector and is currently seeking investment opportunities in other sectors to ensure continued sustainability of its business and operations.

2. Trading

For the trading activities sector, the demand for the water treatment chemicals remains bullish in the near future due to the increase in water production from the water treatment plants especially in the state of Selangor.

3. Hospitality

For the hospitality sector, with the closure of Quality Hotel Shah Alam and Brisdale Hotel, the Group is currently reviewing its investments in the hospitality sector with a view towards streamlining its existing business model to improve operational efficiencies.

4. Golf club and recreational activities

For the golf club and recreational activities sector, Cash Band (M) Berhad, a 99.98% owned subsidiary of the Company, had on 6 February 2013 entered into a Development Agreement with Rockbay Streams Sdn Bhd (now known as Setia Eco Templer Sdn Bhd), a 100% owned subsidiary of SP Setia Berhad, for a mixed development project comprising residential and commercial properties ("Project"). The Project is expected to contribute positively to the future earnings of the Group.

5. Oil and gas

Future outlook for the oil and gas sector will be challenging due to the continuous drop in contract price and weaker Ringgit Malaysia against the US Dollar. However, the Group remains confident in the long-term prospects of the oil and gas sector as the Group expects an increase in demand for liquefied petroleum gas in the domestic and commercial sectors over the next few years.

6. Telecommunication

For the telecommunication sector, Ceres Telecom Sdn Bhd ("Ceres"), a 30% associated company, is currently pursuing several initiatives to streamline its business and improve its financial performance; refocusing of its market segment, introducing new products, extending its network of distributors and the launch of the B-Brands segment.

Ceres had on 21 April 2015 entered into a Mobile Service Branding and Marketing ("B-Brand") Agreement ("Agreement") with Hi Pro Edar (M) Sdn Bhd, a wholly owned subsidiary of Theta Edge Berhad ("Theta"), which in turn is a subsidiary of Lembaga Tabung Haji. The Agreement provides for Theta to offer mobile telecommunication services for voice, short messaging services and data services to its targeted community under Theta's own brand name leveraging on Ceres's network and platform. The commercial launch of the B-Brand is expected in June 2015. Efforts are continuously being pursued in order to ensure that Ceres contributes positively to the results of the Group in the future.

### B4 Profit forecast and profit guarantee

No profit forecast or profit guarantee was issued during the current quarter.

### B5 Other operating income/(expenses)

Included in other operating income/(expenses) are the follow credits/(charges):

	3 months	ended
	31.03.2015 RM'000	31.03.2014 RM'000
Notional income on unwinding of discounting of:		
- concession receivables	4,645	2,666
<ul> <li>gross amount due from customer</li> </ul>	2,621	3,996
- loan and receivables	1,256	1,701
Profit from Islamic short term placements	923	787
Interest income - fixed deposit	103	53
Gain on disposal:		
- property, plant and equipment	46	-
Loss on foreign exchange	(19)	-
Finance costs	(22,997)	(27,794)
Depreciation of property, plant and equipment	(1,947)	(2,472)
Depreciation of investment properties	(21)	(21)
Amortisation of intangible assets	-	(476)
Amortisation of concession rights	(4,186)	(4,186)
Impairment loss on trade receivables	(15,269)	(13,987)

Other items not applicable to the Group are write off of receivables, write off of inventories and gain or loss on derivatives.

#### B6 Income tax and zakat expense

	3 months ended		
	31.03.2015 31.03.20		
	RM'000	RM'000	
Current tax position	5,962	6,375	
Deferred tax transfer to balance sheet	(1,047)	(1,171)	
Income tax expense	4,915	5,204	
Zakat expense	18	12	
Income tax and zakat expense	4,933	5,216	

The effective tax rate for the Group for the current quarter is lower as certain income is not subjected to tax.

### **B7** Status of corporate proposals

Save as disclosed below, there is no other corporate proposals announced but not completed as at the date of this report:

(i) Proposed investment in a mobile virtual network operator business via a thirty per cent (30%) equity stake in Ceres Telecom Sdn Bhd by Perangsang Telco Sdn Bhd

Perangsang Telco Sdn Bhd ("Perangsang Telco") a wholly owned subsidiary of the Company, had on 19 June 2012, entered into an Investment and Shareholders' Agreement with SAMENA Telecom Limited, Connect Mena Limited Jebel Ali Free Zone and Ceres Telecom Sdn Bhd ("Ceres Telecom") for the proposed investment in a mobile virtual network operator business via a thirty per cent (30%) equity stake in Ceres Telecom at a cost of investment of RM24,240,973.00.

Perangsang Telco had fully subscribed to the shares equivalent to 30% equity stake in Ceres Telecom under the First Cash Call, Second Cash Call and Third Cash Call of Phase I on 13 December 2012, 24 June 2013 and 1 October 2013 respectively. The balance of the investment cost of RM7.992 million shall be payable under Phase 2 and is conditional upon the fulfilment of certain conditions. As at the date of this report, the proposed investment is subject to the launch of its Virgin Mobile brand.

(ii) Proposed joint venture between Cash Band (M) Berhad, a 99.98% owned subsidiary of Perangsang Selangor, with Rockbay Streams Sdn Bhd, a 100% owned subsidiary of SP Setia Berhad, for a mixed development project

Cash Band (M) Berhad, a 99.98% owned subsidiary of the Company, had on 6 February 2013, entered into a Development Agreement ("the Agreement") with Rockbay Streams Sdn Bhd (know known as Setia Eco Templer Sdn Bhd), a 100% owned subsidiary of SP Setia Berhad, for a mixed development project comprising residential and commercial properties. As at the date of this report, the Agreement is pending the fulfilment of the final conditions precedent.

(iii) Proposed purchase by Kumpulan Darul Ehsan Berhad ("KDEB") of 90.83% equity in Titisan Modal (M) Sdn Bhd ("TMSB") ("Proposed Purchase") and the resolution of the RM150 million nominal amount Bai-Bithamin Ajil Islamic Debt Securities A ("BaIDS A") and RM50 million nominal amount Bai-Bithamin Ajil Islamic Debt Securities ("BaIDS B") both issued by Viable Chip (M) Sdn Bhd ("Viable Chip") vide the assumption of such liabilities by KDEB ("Proposed Resolution").

(Proposed Purchase and Proposed Resolution are collectively referred to as "Proposals")

On 20 June 2014, the Company received an offer letter from KDEB in relation to the Proposals ("Offer"). The Board (save for YM Raja Idris Raja Kamarudin and Encik Suhaimi Kamaralzaman who are both deemed interested parties in the Offer) at its meeting on 23 June 2014, has resolved to accept the Offer from KDEB after deliberating on the Proposals on the following indicative terms and conditions: -

- (i) The Proposed Purchase of the 90.83% equity in TMSB for an indicative consideration of RM78.054 million; and
- (ii) The Proposed Resolution of the BaIDS A and BaIDS B via KDEB's assumption of the liabilities amounting to an aggregate nominal amount of RM200.0 million as consideration for the settlement of inter-company debt.

The Company will in due course execute the definitive agreement(s) in relation to the Proposals, which are conditional upon, amongst others, the approval of the shareholders of the Company at an extraordinary general meeting ("EGM") to be convened.

### B8 Borrowings

The Group borrowings as at 31 March 2015 and all denominated in local currency are as follows:

	RM'000
Short term borrowings Secured	439,121
Long term borrowings	
Secured	588,225
Total Borrowings	1,027,346

### **B9** Material litigation

Save as disclosed below, neither the Company nor its subsidiary companies has been or are involved in any material litigation, claims or arbitration either as plaintiff or defendant and the Directors are not aware of any proceedings, pending or threatened, against the Company or its subsidiary companies or of any facts likely to give rise to any proceedings which might materially affect the financial position or business of the Company or its subsidiary companies.

### Part A – Konsortium ABASS Sdn. Bhd. ("ABASS") as the Plaintiff(s)

- 1. ABASS filed a Writ of Summons in High Court on 28 March 2011 against SYABAS whereby ABASS is seeking the following:-
  - A declaration that the SYABAS is liable to make full payment on all invoices issued by the ABASS pursuant to the PCCA and Related Agreements particularly in accordance to Section 4.04 (c) of the Novation Agreements and that the SYABAS's liability to make payment in full is not in any way diminished or mitigated by reason of its right to make proportionate payment to the water concessionaires;
  - ii) Judgment for the sum of RM149,478,553.02;
  - iii) An account of all payments due to the ABASS in respect of invoices issued after the date of the Writ herein be taken by the Court and an order that the SYABAS to pay the ABASS all such sums found to be due on the taking of such account;
  - iv) Interest on the outstanding amount of the invoices for the months from January 2010 to October 2010 at the rate of one percent (1%) per annum plus the base lending rate of Malayan Banking Berhad calculated on daily basis until the date of full payment by the SYABAS;
  - v) Interest on the outstanding amount of the previous outstanding invoices for the months from June 2006 to December 2009 in the sum of RM6,218,522.57;
  - vi) Alternative to prayers (iii) and (iv) above, interest at the rate of 8% per annum on the outstanding amount of each of the outstanding invoices to be calculated from the respective due date until the date of full payment by SYABAS;
  - vii) Damages for breach of contract;
  - viii) Costs; and
  - ix) Such further order or relief that the Court deems fit and just.

On 30 March 2011, the sealed copy of the Writ of Summons was served on SYABAS. During the case management fixed on 12 April 2011, SYABAS's solicitors informed the Court that SYABAS will

be issuing Third Party proceedings against the Selangor State Government. The Court has fixed 30 May 2011 for the next case management.

On 30 May 2011, ABASS's solicitors informed the Court that ABASS had filed its Reply and Defence to Counterclaim on 27 May 2011 and will prepare and file an application for trial of preliminary issues. Pending the above, the Court has fixed 7 July 2011 for case management.

On 7 July 2011, ABASS's solicitors informed the Court that ABASS has filed an application for trial of preliminary issues on 6 July 2011. SYABAS further informed the Court that they have served a Summons for Leave to Issue a Third Party Notice on 6 July 2011. SYABAS is seeking leave of Court to sue the Selangor State Government as a third party to ABASS's claim and is seeking a 100% indemnity from the State Government in the event that SYABAS is liable to pay to ABASS. The Court has fixed the next case management on 29 July 2011 for SYABAS to file its affidavit in reply to ABASS's affidavit.

On 29 July 2011, SYABAS's solicitors informed that they have filed and served affidavit in reply on 28 July 2011 to ABASS's application for trial of preliminary issues. The Court further fixed 19 August 2011 for ABASS to reply to SYABAS's affidavits and subsequently, on 26 August 2011 for SYABAS to reply to ABASS's affidavits. The next case management was fixed on 26 August 2011.

On 26 August 2011, ABASS solicitors informed the High Court that there are three applications pending in the High Court as follows:

1) Enclosure10 - ABASS's application for trial of preliminary issue

2) Enclosure13 - SYABAS's application to issue third party notice against the Selangor State Government

3) Enclosure14 - SYABAS's application to amend its Defense

ABASS's solicitors also informed the Court that ABASS had filed and served affidavits in reply in respect of all the above applications.

The Court has fixed 26 September 2011 as the final case management whereby the said date is for the parties to exhaust their affidavits and to fix hearing dates where necessary.

On 26 September 2011, both parties deliberated on the above applications and the Court fixed the next case management on 5 October 2011 in order to fix the hearing dates for the said applications.

On 5 October 2011, ABASS's solicitors informed the Court that ABASS had been served with the Defendant's Affidavits in Reply for all the three (3) enclosures on 26 September 2011 and may need to file in a reply.

Having heard from the solicitors of both parties on the order of the hearing of the three (3) enclosures, the Court has fixed the hearing dates as follows:

- (i) Enclosure 13 & 14 (SYABAS's application to issue third party notice against the Selangor State Government & SYABAS's application to amend its Defence) on 21 October 2011; and
- (ii) Enclosure 10 (ABASS's application for trial of preliminary issue) on 21 November 2011.

On 21 October 2011, after hearing of Enclosure 13 and 14, the Court has fixed 31 October 2011 for decisions on both applications. However, on 31 October 2011, the Court has adjourned the decision date to 3 November 2011.

On 3 November 2011, the Court allowed SYABAS's applications to amend the Defence and to issue third party notice against Selangor State Government. With regards to the amendment application,

ABASS sought leave to file a reply to SYABAS's Amended Defense within 2 weeks upon the service of the sealed Amended Defense or any further extension of time by agreement of both parties. The next case management is fixed on 17 November 2011 pending SYABAS's service of the third party notice against Selangor State Government.

On 8 November 2011, ABASS filed an appeal to the Judge in Chambers against the decision of the High Court in respect of Enclosures 13 and 14. The Court has fixed 23 November 2011 as the hearing date for both appeals.

On 17 November 2011, the counsel for Selangor State Government informed the Court that they have filed their Memorandum of Appearance on 15 November 2011, however, they have yet to file in their defense and they intend to set aside the Third Party Notice. The Court confirmed the hearing dates as follows:

- a) 21 November 2011 Enclosure 10; and
- b) 23 November 2011 ABASS's appeal against the decision of the Court delivered on 3 November 2011.

The next case management is fixed on 23 November 2011 for ABASS to update the Court on the status of the above hearings and for SYABAS to file Summons for Directions in respect of the Third Party Proceeding.

On 21 November 2011, the Court adjourned the Hearing for Enclosure 10 to 13 January 2011 and maintained 23 November 2011 as the hearing date for ABASS's appeal against the decision of the Court delivered on 3 November 2011.

On 23 November 2011, after having heard of ABASS's appeal against the decision of the High Court in respect of Enclosures 13 and 14, the learned Judge has fixed 8 December 2011 to deliver the decision of the appeal. On the same day SYABAS filed the Summons for Directions for the Third Party proceedings and the Court has fixed 30 November 2011 as the hearing date for the same.

On 30 November 2011, the learned Deputy Registrar granted order in terms of SYABAS' Summons for Third Party Directions and further directed the State Government to file the followings within 14 days from the service of SYABAS' Statement of Claim:-

- a) The State Government's Defence to SYABAS' Statement of Claim; and
- b) Application to set aside the Third Party Notice, if necessary.

Pending the above, the case was fixed for case management on 5 January 2012.

On 5 January 2012, the Court has further fixed the next case management on 20 January 2012 pending filing of SYABAS's Reply to the State Government's defence and for ABASS to update the Court on the outcome of the preliminary issue Hearing fixed on 13 January 2012.

On 13 January 2012, SYABAS requested for an adjournment of the Hearing of Enclosure 10 as Syarikat Pengeluar Air Selangor Holdings Berhad ("Splash") is having similar suit against SYABAS which is pending in the Court of Appeal and Federal Court. Since there is a Notice of Motion for clarification of the Court of Appeal order pending to be heard at the Court of Appeal, SYABAS informed that Splash has also filed an application for leave to appeal to the Federal Court against the decision of the Court of Appeal. As such, the parties should wait for the outcome of these applications before proceeding with the Hearing, as the decisions of the Court of Appeal and Federal Court in the Splash suits are directly related to the present suit. The learned Judge adjourned the case to 13 February 2012 for parties to update the Court on the matter.

On 20 January 2012, ABASS informed the Court that the Hearing of Enclosure 10 was adjourned on 13 January 2012 due to a possible recusal of the learned Judge. ABASS had also filed a Notice of Application for Interim Payment for SYABAS to pay to court RM150,000,000 or other sum which is deem suitable reasonable and fair by the court

On 13 February 2012, the Court of Appeal has fixed the Hearing for clarification on 20 February 2012 whilst the Federal Court has fixed a case management on 23 February 2012 for the SPLASH matter.

The Court has also fixed the next case management on 5 March 2012, pending the decision of the SPLASH matter and for the possible recusal of the learned Judge, on the followings:-

- a) Enclosure 10;
- b) ABASS's Application for Interim Payment; and
- c) Summon in Chambers for State Government's application to strike out the Third (3<sup>rd</sup>) Party Notice.

On 5 March 2012, the Learned Judge informed that he will recuse himself for potential conflict of interest. The Deputy Registrar will inform in due course on the new Judge for the matter.

On 16 March 2012, ABASS's solicitors informed the Learned Judge that the matter was initially fixed before 2 Judges but both the judges' have recused themselves on the possibility of conflict of interest. The Learned Judge informed parties that his Lordship also has heard a civil matter to which SYABAS was a party. The solicitors took note of this and informed the Learned Judge that they would seek instructions from their clients on the same.

The Learned Judge was informed that there are 3 pending applications before the Court and the applications would be dealt with in the following sequence:

- a) Third Party's application to set aside third party notice Enclosure 77;
- b) Plaintiff's application for trial of preliminary issue Enclosure 10; and
- c) Plaintiff's application for interim payment Enclosure 76.

The Court fixed the next case management on 20 April 2012 for parties to revert with respective clients' instructions on the possible recusal of the Learned Judge and for counsel to address the Court on the matter.

On 20 April 2012, ABASS's solicitors informed the Learned Judge that the written submission for Enclosure 10 has been filed and served, and is now pending for a hearing date to be fixed. As for Enclosure 76, ABASS's solicitors only managed to extract notice on the 18 April 2012 and as such, SYABAS would require time to reply the affidavit.

The Court has fixed the hearing of Enclosure 77 on 28 June 2012. The court has also fixed for the hearing of Enclosure 10 and mention for Enclosure 76 on 10 August 2012.

On 28 June 2012, ABASS's solicitors have attended the hearing before the Justice Lee Swee Seng at Kuala Lumpur High Court in relation to Enclosure 77. In the middle of submission by the parties, the Court was informed by SYABAS's solicitors that he had to attend to a matter at the Court of Appeal. As such, the Court has fixed 3 July 2012 for continued hearing.

During the continued hearing on 3 July 2012, the Learned Judge had made queries on ABASS's stand. ABASS's solicitors informed the Court that pursuant to Section 4.04 of the Novation Agreement, the cause of action by ABASS was against SYABAS. ABASS's solicitors further noted that SYABAS is able to make proportionate payment but this is without prejudice to ABASS's rights to claim for full payment as well as to execute the judgement sum, in the event that the Court decides in favour of ABASS. The Learned Judge has fixed the decision of this application on 31 July 2012.

On 31 July 2012, the Learned Judge had allowed Selangor State Government's application to strike out the Third Party Notice and the Statement of Claim filed by SYABAS. Hence, the Court has decided to set aside the Third Party Notice and has struck out the Statement of Claims by SYABAS against the Selangor State Government (Enclosure 77). The Learned Judge has then fixed 10 August 2012 for the hearing of Enclosure 10.

During the hearing session on 10 August 2012, ABASS's solicitors proceeded with its submission for the Application followed by a submission by SYABAS's solicitors objecting to the Application. SYABAS's solicitors requested for a further hearing date to address the Court after receipt of the Court of Appeal's written judgement for the SPLASH matter.

The Court has fixed 23 August 2012 for the continued hearing of Enclosure 10 and 3 September 2012 for decision on Enclosure 10 and mention for Enclosure 76.

On 23 August 2012, ABASS's solicitors have attended the continued hearing of ABASS's application for Trial of Preliminary Issue at KL High Court.

The Court has then fixed 3 September 2012 for the decision. On 3 September 2012, after having heard counsels' arguments in relation to Enclosure 10, the Court has allowed the application for Trial of Preliminary Issues. Pending the fixing of the hearing date of Enclosure 10, the Court has directed parties to do as follows:

- a) ABASS to provide the latest update amount outstanding from SYABAS to ABASS;
- b) The parties to file the bundle of documents within two (2) weeks from today; and
- c) Witness statements to be ready and exchanged 2 weeks before hearing.

The Court has then fixed the matter for further case management on 5 September 2012 for the fixing of trial dates for the hearing of Enclosure 10.

On 5 September 2012 during the case management, SYABAS's counsel informed the Court that they are intending to file and serve the following:-

- a) Application to amend SYABAS's Amended Defence in light of the Notice of Assignment dated 15 August 2012 issued by ABASS to SYABAS; and
- b) Application to stay the proceeding pending the hearing of SYABAS's appeal to the Court of Appeal on the striking out of the Third Party Notice against the State Government.

Pending the above matter, the Court has fixed the main action and ABASS's application for interim payment (Enclosure 76) for further case management on 2 October 2012.

During the Case Management on 2 October 2012, since the parties are still in the midst of exchanging affidavits in relation to SYABAS's application to re-amend its Defence (Enclosure 110), the Court has fixed 8 November 2012 for the following:-

- a) Hearing of Enclosure 110; and
- b) Mention of the Main Action and Enclosure 76.

On 8 November 2012, the Court has decided to allowed SYABAS's application to re-amend its Defence and directed SYABAS to file it within seven (7) days from 8 November 2012. The Court had given ABASS the liberty to make consequential amendments to its amended reply to defence within fourteen (14) days from the date of service of SYABAS re-amended Defence.

The Court had also fixed 30 November 2012 as the new Case Management date for ABASS application for interim payment (Enclosure 76) and fixed 22, 23 and 24 April 2013 as trial dates for the action. On 30

November 2012, the Court fixed 4 January 2013 for further mention of ABASS' application for interim payment.

On 14 December 2012, SYABAS served a Notice of Application dated 11 December 2012 to strike out Writ of Summon and Statement of Claim. SYABAS based their application on the ground that by virtue of a Deed of Assignment dated 23 August 2012 entered into between ABASS and Maybank Investment Bank Berhad (as Security Agent for Acqua SPV Sdn. Bhd), ABASS had absolutely and irrevocably assigned its right to receive payments from SYABAS, to Maybank Investment Bank Berhad. In view of that, SYABAS claimed that ABASS has no right title, or interest to make any claim against SYABAS. The Application was fixed for hearing on 4 January 2013.

On 4 January 2013, as the parties were still in the midst of exchanging their affidavits, the Court directed as follows:

- a) SYABAS to file its affidavit in-reply on or before 7 January 2013;
- b) ABASS to file its affidavit in-reply thereof (if any) on or before 14 January 2013; and
- c) Hearing of the SYABAS' striking out application and case management of ABASS' application for interim payment was fixed on 12 March 2013.

During the hearing of SYABAS' application to strike out ABASS' Writ of Summon and Statement of Claims and case management on 12 March 2013, the parties informed the Court that they had filed and exchanged their respective submissions in relation to the SYABAS' application and that the parties required some time to prepare a submission in-reply. Having heard this, the Court directed the parties to file and serve the respective submission in-reply on or before 18 March 2013 and hearing of SYABAS' application and Case Management for the main suit and ABASS; application for interim payment was fixed on 20 March 2013.

On 31 January 2013, the Court of Appeal dismissed the appeal made by SYABAS against the decision by the Court on 31 July 2012 allowing the Selangor State Government' application to set aside the 3rd Party Notice and Statement of Claim filed by SYABAS. SYABAS then on 20 February 2013 filed a notice of motion for leave to appeal to the Federal Court against the decision of the Court of Appeal. The motion for leave to appeal has been fixed for hearing on 28 August 2013.

On 19 March 2013, ABASS filed another Notice of Application to strike out SYABAS' early application to strike out Writ of Summon and Statement of Claim and also to strike out SYABAS' Statement of Defence and Counterclaim. In the application, ABASS also applied for stay of the whole proceeding pending disposal of its application. This ABASS' application was fixed for hearing on 20 March 2013. ABASS based the application on a ground that SYABAS is no longer having locus standi to defend the case and to proceed with the application to strike out ABASS' Writ of Summon and Statement of Claim due to an assignment has been given by SYABAS by reason of its bonds having been acquired Pengurusan Aset Air Berhad ("PAAB") as informed by PAAB in its letter to ABASS dated 14 March 2013.

During the hearing on 20 March 2013, the Court instructed parties to complete the exchange of affidavits on 28 March 2013 and a Case Management was fixed on 29 March 2013 for parties to revert to the Court whether to proceed with their striking out applications or to proceed only with the trial by way of preliminary issues as decided before.

During the case Management on 29 March 2013, ABASS' solicitors informed the Court that they had just been served with SYABAS' affidavit in-reply to oppose ABASS' application to strike out their application and defence in which SYABAS still refused to disclose the relevant assignment document s executed by them. In light of this development, ABASS' solicitors informed the Court that ABASS might file in another application for discovery of the assignment documents. In this connection, the Court directed ABASS to

file the notice of application for discovery of documents by 3 April 2013 and the hearing of the discovery application together with final Case Management was fixed on 17 April 2013.

In view of the full trial of the case that had been fixed on 22 to 24 April 2013, the Court fixed 8 April 2013 for Case Management whereby the parties were required to file the common bundle of documents, statement of agreed facts, statement of issues to be tried, bundle of pleadings, summary of case and list of witnesses and their respective roles.

The Court also informed the parties that depending on the outcome of the discovery application, it is minded to address the striking out applications filed by both parties as a preliminary point before the start of the full trial on 22 April 2004.

On 8 April 2013, the parties informed the Court that their respective summary of case and list of witnesses had already been filed in Court. The documents which are still pending finalization are the Statement of Agreed Facts, Statement of Issue to be Tried and the Common Bundle of Documents. ABASS' solicitors also informed the Court that ABASS' discovery application had been filed on 3 April 2013 and that SYABAS is due to file its affidavit in-reply today.

SYABAS solicitors then informed the Court that there is a pending leave application by SYABAS in the Federal Court, to appeal against the decision of the Court of Appeal in dismissing SYABAS' appeal against the High Court order in striking out the Third Party application against Selangor State Government. The motion for leave to appeal to the Federal Court has been fixed for Hearing on 28 August 2013.

Having heard this, the trial dates fixed on 22 to 24 April 2013 are vacated pending disposal of the Hearing of the leave application at the Federal Court. As such, all directions given by the Court earlier pertaining to the trial would be stayed pending the outcome of the Federal Court decision. The Court then fixed 4 September 2013 as the Case Management date for the main action.

However, the other pending applications would proceed as fixed as follows:

- i) ABASS' discovery application hearing maintained on 17 April 2013; and
- ii) SYABAS' and ABASS' striking out applications were fixed for Hearing on 24 April 2013.

On 17 April 2013, when the case was fixed for Hearing of ABASS' discovery application, the learned Judge informed the parties that her Ladyship had read the written submission of both parties and would require clarification on certain point of law. However, the learned Judge had also reiterated her Ladyship's earlier suggestion to have the issue of locus standi be dealt together with the main action, so as to avoid wasting of judicial time.

In this connection, the Court had fixed the case for Case Management of the main action, ABASS' application for interim payment, SYABAS' striking out application and ABASS' striking out and discovery application on 4 September 2013, pending the hearing of SYABAS' leave application at the Federal Court in regard to the 3rd Party Proceeding against the State Government of Selangor. The Court had also directed the full Hearing date fixed on 24 April 2013 be vacated.

On 4 September 2013, the case was fixed for Case Management pending the hearing of SYABAS' leave application to appeal to the Federal Court pertaining to the striking out of the Third Party proceeding against the State Government of Selangor.

During the proceeding, the Court was informed by SYABAS' counsel that the leave application was allowed by the Federal Court on 28 August 2013 and SYABAS has since then filed a Notice of Appeal on 2 September 2013. Having heard this, the learned Judge has ordered for a stay of the present proceeding

pending the decision of the Federal Court on the appeal proper. The Court then fixed for further Case Management on 28 November 2013.

On 28 November 2013, SYABAS' counsel informed the Court that the Federal Court has fixed the appeal for Case Management on 13 January 2014, pending receipt of the grounds of judgment from the Court of Appeal. Having heard this, the learned Judge has then fixed for further Case Management on 27 January 2014 for parties to update the learned Judge on the status of the said appeal.

On 27 January 2014, SYABAS' counsel informed the Court that the Federal Court has fixed the said appeal for Hearing on 7 April 2014. Having heard this, the learned Judge has then fixed this case for further Case Management on 9 April 2014.

On 9 April 2014 SYABAS' solicitors informed that the hearing of SYABAS's appeal at the Federal Court in regards to the third party proceeding was to be held on the same date. Based on this circumstances, the High Court has then fixed the matter for further case management on 18 April 2014.

On 18 April 2014, the Learned Judge was informed that Abass has received a letter from SYABAS' solicitors informing that the hearing at the Federal Court in relation to the third party proceedings has been further adjourned to 7 July 2014. The Court has then fixed the matter for further case management on 9 July 2014 for parties to update the Court on the outcome of the said hearing.

On 9 July 2014, the case was again fixed for Case Management for parties to update the Court on the status of SYABAS' appeal to the Federal Court pertaining to the striking out of the Third Party proceeding against the State Government of Selangor. During the proceeding, SYABAS' solicitors informed the Court that the hearing fixed on 7 July 2014 at the Federal Court in regard to the said Third Party proceeding had been adjourned to 2 October 2014.

The Court then fixed the matter for further Case Management on 9 October 2014 for the parties to update the Court on the outcome of the said hearing at the Federal Court.

On 9 October 2014, the case was again fixed for Case Management for parties to update the Court on the status of SYABAS' appeal to the Federal Court pertaining to the striking out of the Third Party proceeding against the State Government of Selangor. During the proceeding, the Court was informed that the Federal Court had allowed SYABAS' appeal and as a consequence of which, the State Government of Selangor remains as a third party to this proceeding.

The Court was also informed by the counsel acting for the State Government of Selangor that the issue of SYABAS' *locus standi* by reason of their assignment to CIMB Investment Bank is still pending final determination in a separate suit involving the State Government of Selangor and SYABAS at the Federal Court. The counsel informed that the parties are still at the leave stage at the Federal Court, which is fixed for Case Management on 13 October 2014. Having heard this, the Court has now fixed this matter for further Case Management on 8 December 2014 for parties to update the Court on the status of the said leave application at the Federal Court.

On 8 December 2014, the case was fixed for further Case Management for parties to update the Court on the State Government's leave application at the Federal Court on the issue of locus standi of Syabas following its assignment to CIMB Investment Bank in a separate suit involving the State Government of Selangor and SYABAS.

During the proceeding, the Court was informed that the leave application has been fixed for hearing on 6 January 2015, and that SYABAS has since written to the Federal Court seeking for an adjournment. Having heard this, the Court has now fixed this matter for further Case Management before the learned

judge Tuan Harminder Singh Dhaliwal on 13 February 2015 pending the outcome of the said leave application at the Federal Court.

However, the case has since been rescheduled for Case Management on 18 February 2015. On 18 February 2015, the Court was informed that the leave application has been fixed for Hearing on 14 April 2015. Having heard the above, the Court has now fixed this matter for further Case Management on 24 April 2015.

On 24 April 2015, the Court was informed that the hearing of the leave application at the Federal Court on 14 April 2015 was adjourned as parties have yet to receive the Grounds of Judgement from the Court of Appeal. Having heard the above, the Court has now fixed this matter for further Case Management on 29 June 2015.

### **B10** Dividends

The first interim single-tier dividend of 2 sen per ordinary share amounting to RM9,980,082 in respect of the financial year ending 31 December 2015 was declared on 26 February 2015 and paid on 23 March 2015.

#### B11 Earnings per share

#### Basic earnings per share

The basic earnings per share is calculated by dividing the net profit attributable to owners of the parent by the weighted average number of shares in issue.

	3 Months Ended 31.03.2015	3 Months Ended 31.03.2014
Basic earnings per share		
Net profit attributable to owners of the parent (RM'000)	20,268	23,274
Weighted average number of shares in issue ('000)	499,004	499,004
Basic earnings per share (sen)	4.1	4.7

## B12 Realised and unrealised profits or losses disclosures

The breakdown of retained profits of the Group as at the reporting date, into realised and unrealised profits, pursuant to the directive is as follows:-

	As at 31.03.2015 RM'000	As at 31.12.2014 RM'000
The retained profits of the Group:-		
- Realised	(9,552)	(6,099)
- Unrealised	(56,749)	(56,749)
	(66,302)	(62,848)
Total share of retained profit from associated companies		
- Realised	628,771	615,030
Retained earnings as per financial statements	562,470	552,182

## BY ORDER OF THE BOARD

HASHIMAH BINTI HAJI MOHD ISA Company Secretary

Date: 28 May 2015