Puncak Niaga Holdings Berhad (416087-U) Unaudited Second Quarterly Financial Statements Ended 30 June 2019 Condensed Consolidated Statement of Profit or Loss

		INDIVIDUA Current Year Quarter	AL QUARTER Preceding Year Corresponding Quarter	CUMULATI Current Year To date	VE QUARTER Preceding Year Corresponding Period
			ths ended		hs ended
		30.06.2019	30.06.2018	30.06.2019	30.06.2018
	Note	RM'000	RM'000	RM'000	RM'000
		Unaudited	Unaudited	Unaudited	Unaudited
Revenue	A14(a)	110,415	57,008	208,601	86,504
Other income		6,887	29,419	14,574	34,161
Operating costs		(116,668)	(87,652)	(221,584)	(142,033)
Reversal for foreseeable losses		9,206	10,193	17,014	23,369
Depreciation and amortisation expenses		(6,898)	(5,754)	(14,129)	(11,393)
Profit/(Loss) from operations		2,942	3,214	4,476	(9,392)
Finance costs		(18,722)	(5,609)	(36,196)	(7,030)
Share of results of equity accounted entities		(36)	(11)	(43)	(45)
Loss before tax	A9	(15,816)	(2,406)	(31,763)	(16,467)
Taxation expense	B5	(1,321)	(2,554)	(4,455)	(2,991)
Loss after tax		(17,137)	(4,960)	(36,218)	(19,458)
Attributable to:					
Owners of the parent		(15,667)	(4,260)	(33,357)	(17,953)
Non-controlling interests		(1,470)	(700)	(2,861)	(1,505)
Loss after tax		(17,137)	(4,960)	(36,218)	(19,458)
		sen	sen	sen	sen
Basic loss per share attributable to owners of the parent:	B11	(3.50)	(0.95)	(7.46)	(4.01)
to omition of the parent	5.1	(0.00)	(0.00)	(7.40)	(1.01)

(The Condensed Consolidated Statement of Profit or Loss should be read in conjunction with the audited financial statements for the financial year ended 31 December 2018 and the accompanying explanatory notes attached to the interim financial statements.)

Puncak Niaga Holdings Berhad (416087-U) Unaudited Second Quarterly Financial Statements Ended 30 June 2019 Condensed Consolidated Statement of Other Comprehensive Income

	INDIVIDUA	L QUARTER	CUMULATIVE QUARTER		
	Current Year	Preceding Year	Current Year	Preceding Year	
	Quarter	Corresponding	To date	Corresponding	
		Quarter		Period	
	3 mont	hs ended	6 mon	ths ended	
	30.06.2019	30.06.2018	30.06.2019	30.06.2018	
	RM'000	RM'000	RM'000	RM'000	
	Unaudited	Unaudited	Unaudited	Unaudited	
Loss after tax	(17,137)	(4,960)	(36,218)	(19,458)	
Other comprehensive income:					
Items that may be subsequently reclassified to profit or loss					
Foreign currency translation	(98)	674	1,607	(287)	
Other reserves	(7)	-	(7)	-	
Total comprehensive expense for the period	(17,242)	(4,286)	(34,618)	(19,745)	
Total comprehensive expense attributable to:	(15.770)	(0.500)	(0.4.757)	(40.040)	
Owners of the parent	(15,772)	(3,586)	(31,757)	(18,240)	
Non-controlling interests	(1,470)	(700)	(2,861)	(1,505)	
	(17,242)	(4,286)	(34,618)	(19,745)	

(The Condensed Consolidated Statement of Comprehensive Income should be read in conjunction with the audited financial statements for the financial year ended 31 December 2018 and the accompanying explanatory notes attached to the interim financial statements.)

Puncak Niaga Holdings Berhad (416087-U) Unaudited Second Quarterly Financial Statements Ended 30 June 2019 Condensed Consolidated Statement of Financial Position

	Note	As at 30.06.2019 RM'000 Unaudited	As at 31.12.2018 RM'000 Audited
ASSETS		Orladdica	Addited
Non-current assets			
Property, plant and equipment		518,799	527,427
Investment properties	A10	852,297	852,297
Bearer biological assets		307,948	305,470
Concession asset		5,968	6,168
Investment in associates		9	7
Trade and other receivables		530,571	456,284
Deferred tax assets		25,891	29,328
		2,241,483	2,176,981
Current assets			
Inventories		4,649	5,273
Fresh fruits bunches		2,727	3,248
Contract assets		66,319	29,717
Contract costs Trade and other receivables		10,514	10,514
Short-term investments		133,992	120,425
Tax recoverable		157,599 6,631	421,510 6,450
Cash and bank balances		440,041	298,752
Cash and Sam Salahoos			·
TOTAL ASSETS		822,472 3,063,955	895,889
		3,003,933	3,072,870
Equity and liabilities			
Equity attributable to equity owners of the parent			
Share capital		554,663	554,663
Reserves		782,066	813,823
Treasury shares		(5,941)	(5,941)
Shareholders' equity		1,330,788	1,362,545
Non-controlling interest		35,776	38,112
Total equity		1,366,564	1,400,657
Non-current liabilities			
Loans and borrowings	B7	962,005	950,375
Concession liability		112,543	114,896
Trade and other payables		10,000	10,000
Deferred tax liabilities		184,974	189,320
		1,269,522	1,264,591
Current liabilities			
Loans and borrowings	B7	167,048	158,496
Trade and other payables		202,159	175,983
Contract liabilities		-	184
Provision for foreseeable loss		54,372	71,387
Tax payable		4,290	1,572
		427,869	407,622
Total liabilities		1,697,391	1,672,213
TOTAL EQUITY AND LIABILITIES		3,063,955	3,072,870
Net assets per share attributable to owners of the par	ent (RM)	2.98	3.05

(The Condensed Consolidated Statement of Financial Position should be read in conjunction with the audited financial statements for the financial year ended 31 December 2018 and the accompanying explanatory notes attached to the interim financial statements.)

	Attributable to Owners of the Parent								
	←		Non-dis	tributable —	\longrightarrow	Distributable			
	Share Capital RM'000	Treasury Shares RM'000	Foreign Currency Translation Reserves RM'000	Revaluation Reserves RM'000	Other Reserves RM'000	Retained Earnings RM'000	Total RM'000	Non- controlling Interests RM'000	Total Equity RM'000
6 months period ended 30 June 2019 At 1 January 2019	554,663	(5,941)	(610)	125,531	(20,014)	708,916	1,362,545	38,112	1,400,657
Foreign currency translation Other reserves	-	-	1,607	-	- (7)	-	1,607 (7)	-	1,607 (7)
Total other comprehensive expense	_	-	1,607	-	(7)	-	1,600	-	1,600
Loss for the period Total comprehensive expense	-	-	1,607	-	- (7)	(33,357)	(33,357)	(2,861) (2,861)	(36,218)
Subscription of shares by non-controlling interest in a subsidiary	-	-	-	-	-	-	-	525	525
Total transactions with owners of the Company	<u> </u>	-	-	-	-	-	-	525	525
At 30 June 2019	554,663	(5,941)	997	125,531	(20,021)	675,559	1,330,788	35,776	1,366,564
6 months period ended 30 June 2018 At 1 January 2018, as previously stated Adjustment on initial application of MFRS9, net of tax At 1 January 2018, restated	554,663 - 554,663	(5,941) - (5,941)	(181) - (181)	125,531 - 125,531	(20,014) - (20,014)	882,092 (1,278) 880,814	1,536,150 (1,278) 1,534,872	33,900 33,900	1,570,050 (1,278) 1,568,772
Foreign currency translation	-	-	(287)	-	-	-	(287)	-	(287)
Total other comprehensive expense	-	-	(287)	-	-	-	(287)	-	(287)
Loss for the period Total comprehensive expense			(287)	-		(17,953) (17,953)	(17,953) (18,240)	(1,505) (1,505)	(19,458) (19,745)
Subscription of shares by non-controlling interest in a subsidiary	-	-	-	-	-	-	-	7,000	7,000
Total transactions with owners of the Company	-	-	-	-	-	-	-	7,000	7,000
At 30 June 2018	554,663	(5,941)	(468)	125,531	(20,014)	862,861	1,516,632	39,395	1,556,027

(The Condensed Consolidated Statements of Changes in Equity should be read in conjunction with the audited financial statements for the financial year ended 31 December 2018 and the accompanying explanatory notes attached to the interim financial statements.)

Puncak Niaga Holdings Berhad (416087-U) Unaudited Second Quarterly Financial Statements Ended 30 June 2019 Condensed Consolidated Statement of Cash Flow

	6 months ended 30.06.2019 RM'000 Unaudited	6 months ended 30.06.2018 RM'000 Unaudited
Cash flow from operating activities		
Receipts from customers	69,507	91,883
Other income	741	12,390
Payments for operating expenses	(52,568)	(147,033)
Payments to contractors	(133,628)	(69,902)
Cash used in operations	(115,948)	(112,662)
Tax paid	(2,804)	(577)
Interest received	15,596	4,204
Net cash used in operating activities	(103,156)	(109,035)
Cash flow from investing activities Net cash inflow from acquisition of a subsidiary Acquisition of property, plant and equipment Net advance to associate/joint venture Additions of bearer biological assets Net proceeds from short-term investments Proceeds from disposal of property, plant and equipment Net cash generated from investing activities	- (1,195) (45) (6,209) 265,494 285 258,330	103,910 (6,396) (99) (7,179) 292,712 12,059 395,007
Cash flow from financing activities		
Proceeds from loans and borrowings	30,447	19,500
Non-controlling interest subscription of share capital in a subsidiary	- (44.770)	7,000
Repayment of loans and borrowings	(11,773)	(14,478)
Repayment of obligations under finance leases Decrease in pledged deposits	(1,195) 1,107	(1,923)
Finance cost	(31,996)	(2,521)
Net cash used in financing activities	(13,410)	7,578
1101 Gaon about in initiationing abilitiatos	(10,710)	1,570

Puncak Niaga Holdings Berhad (416087-U) Unaudited Second Quarterly Financial Statements Ended 30 June 2019 Condensed Consolidated Statement of Cash Flow

	6 months ended	6 months ended
	30.06.2019	30.06.2018
	RM'000	RM'000
	Unaudited	Unaudited
Net increase in cash and cash equivalents	141,764	293,550
Effects of exchange rate on cash and cash equivalents	5	568
Cash and cash equivalents at beginning of financial period	292,997	243,811
Cash and cash equivalents at end of financial period	434,766	537,929
Cash and cash equivalents comprise:		
Deposits with licensed banks	383,951	452,423
Cash and bank balances	56,090	89,557
	440,041	541,980
Less: Pledged deposits	(2,364)	(2,364)
Bank overdraft	(2,911)	(1,687)
	434,766	537,929

(The Condensed Consolidated Statement of Cash Flow should be read in conjunction with the audited financial statements for the financial year ended 31 December 2018 and the accompanying explanatory notes attached to the interim financial statements.)

Puncak Niaga Holdings Berhad (416087-U) Unaudited Second Quarterly Financial Statements Ended 30 June 2019

A. EXPLANATORY NOTES PURSUANT TO MFRS 134

A1 Basis of preparation

The condensed consolidated interim financial statements are unaudited and have been prepared in accordance with Malaysian Financial Reporting Standards ("MFRS") 134: Interim Financial Reporting in Malaysia, IAS 34: Interim Financial Reporting and paragraph 9.22 of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad ("Bursa Securities").

The condensed consolidated interim financial statements do not include all of the information required for full annual financial statements and should be read in conjunction with the audited financial statements for the financial year ended 31 December 2018. The explanatory notes attached to the interim financial statements provide an explanation of events and transactions that are significant to an understanding of the changes in the financial position and performance of the Group since the financial year ended 31 December 2018.

A2 Significant Accounting Policies

The accounting policies and presentation adopted for this condensed consolidated interim financial statements are consistent with those adopted in the audited financial statements of the Group for the financial year ended 31 December 2018, except for the adoption of the following standards, amendments and annual improvements to MFRSs as disclosed below.

(a) Adoption of Standards, Amendments and Annual Improvements to Standards

The Group adopted the following Standards, Amendments and Annual Improvements to Standards:-

Description		Effective for annual periods beginning on or after
Amendments to MFRS 3	Business Combinations	1 January 2019
	(Annual Improvements to MFRS Standards 2015-2017 Cycle)	
MFRS 16	Leases	1 January 2019
Amendments to MFRS 9	Financial Instruments	1 January 2019
	(Prepayment Features with Negative Compensation)	
Amendments to MFRS 11	Joint Arrangements	1 January 2019
10 leterentetien 00	(Annual Improvements to MFRS Standards 2015-2017 Cycle)	4. 1
IC Interpretation 23	Uncertainty over Income Tax Treatments	1 January 2019
Amendments to MFRS 112	Income Taxes (Annual Improvements to MFRS Standards 2015-2017 Cycle)	1 January 2019
Amendments to MFRS 119	Employee Benefits (Plan Amendments, Curtailment or Settlement)	1 January 2019
Amendments to MFRS 123	Borrowing Cost (Annual Improvements to MFRS Standards 2015-2017 Cycle)	1 January 2019
Amendments to MFRS 128	Investments in Associates and Joint Ventures – Long-term Interest in Associates and Joint Ventures	1 January 2019

(b) Standards issued but not yet effective

At the date of authorisation of these interim financial statements, the following MFRSs, Amendments to MFRSs and IC Interpretation were issued but are not yet effective and have not been applied by the Group:

Description		Effective for annual periods beginning on or after
Amendments to MFRS 3	Business Combinations - Definition of a Business	1 January 2020
Amendments to MFRS 101 and MFRS 108	Presentation of Financial Statements and changes in Accounting Estimates and Errors - Definition of Material	1 January 2020
MFRS 17	Insurance Contracts	1 January 2021
Amendments to MFRS 10	Consolidated Financial Statements,	Yet to be
and MFRS 128	Investments in Associates and Joint Ventures – Sale or Contribution of Assets between an Investor and its Associate or Joint Venture	determined

The Group is expected to apply the abovementioned pronouncements beginning from the respective dates the pronouncements become effective. The Group is currently assessing the financial impact that may arise from the initial application of the accounting standards, interpretations and amendments effective for annual periods on or after a date yet to be confirmed.

A3 Auditors' report on preceding annual financial statements

The auditors' report on the financial statements for the financial year ended 31 December 2018 was not qualified.

A4 Seasonal or cyclical factors

The business of the Group is not subject to seasonal or cyclical fluctuation.

A5 Unusual items due to their nature, size or incidence

There was no item affecting the assets, liabilities, equity, net income or cash flows of the Group that is unusual because of their nature, size or incidence during the current financial quarter and financial year-to-date.

A6 Changes in estimates

There were no significant changes in the estimates of the amount reported in the current financial year-to-date results.

A7 Debt and equity securities

There were no issuances, cancellations, repurchases, resales and repayments of debt and equity securities during the current financial quarter and financial year-to-date.

A8 <u>Dividend paid</u>

There was no dividend paid during the current financial quarter and financial year-to-date (30.06.2018: Nil).

A9 Segment revenue and results

The segmental analysis of the Group for the current financial quarter and financial year-to-date are as follows:

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	Wa	ter	Constr	uction	Planta	ation	Conce	ssion	Tot	al
Individual quarter results for 3 months ended	30.06.2019	30.06.2018	30.06.2019	30.06.2018	30.06.2019	30.06.2018	30.06.2019	30.06.2018	30.06.2019	30.06.2018
	RM'000									
Operating Revenue										
Revenue from external customers	1,289	3,992	39,915	34,108	3,388	3,648	65,813	14,877	110,405	56,625
Finance income	-	-	34	234	2	113	4,499	1,770	4,535	2,117
Other income	188	-	(88)	77	(4)	99	(32)	3	64	179
	1,477	3,992	39,861	34,419	3,386	3,860	70,280	16,650	115,004	58,921
Operating expenses	(1,900)	(3,188)	(43,419)	(51,535)	(3,168)	(16,458)	(43,793)	(6,988)	(92,281)	(78,169)
Fair value loss on fresh fruit bunches	· -	-	· -	-	(305)	-	-	-	(305)	· -
Reversal for foreseeable losses	-	-	9,206	10,193	-	-	-	-	9,206	10,193
Depreciation and amortisation	-	-	(176)	(239)	(5,042)	(3,367)	(117)	(29)	(5,335)	(3,635
Segment results	(423)	804	5,472	(7,162)	(5,129)	(15,965)	26,370	9,633	26,289	(12,690)
Finance costs	-	-	(2,504)	(1,594)	(2,679)	(432)	(14,274)	(4,603)	(19,457)	(6,629
Profit/(Loss) before tax	(423)	804	2,968	(8,756)	(7,808)	(16,397)	12,096	5,030	6,832	(19,319

	Wa	ter	Constr	uction	Planta	ation	Conce	ssion	Tot	al
Cumulative quarter results for 6 months ended	30.06.2019	30.06.2018	30.06.2019	30.06.2018	30.06.2019	30.06.2018	30.06.2019	30.06.2018	30.06.2019	30.06.2018
	RM'000									
Operating Revenue										
Revenue from external customers	5,203	7,892	59,829	54,541	7,618	8,313	135,932	14,877	208,582	85,623
Finance income	-	-	160	314	5	144	8,900	1,770	9,065	2,228
Other income	188	-	14	309	41	123	21	3	264	435
Fair value gain on fresh fruit bunches	-	-	-	-	-	291	-	-	-	291
-	5,391	7,892	60,003	55,164	7,664	8,871	144,853	16,650	217,911	88,577
Fair value loss on fresh fruit bunches	-	-	-	-	(521)	-	-	-	(521)	-
Operating expenses	(5,054)	(6,408)	(76,897)	(75,345)	(19,473)	(33,431)	(91,374)	(6,988)	(192,798)	(122,172)
Reversal of foreseeable losses	-	-	17,014	23,369	-	-	-	-	17,014	23,369
Depreciation and amortisation	-	-	(351)	(478)	(10,171)	(6,400)	(212)	(29)	(10,734)	(6,907)
Segment results	337	1,484	(231)	2,710	(22,501)	(30,960)	53,267	9,633	30,872	(17,133)
Finance costs	-	-	(3,850)	(2,999)	(5,203)	(1,576)	(27,868)	(4,603)	(36,921)	(9,178)
Profit/(Loss) before tax	337	1,484	(4,081)	(289)	(27,704)	(32,536)	25,399	5,030	(6,049)	(26,311)

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o)		Wat	er	Constr	uction	Planta	ation	Conce	ssion	Tot	al
		30.06.2019	30.06.2018	30.06.2019	30.06.2018	30.06.2019	30.06.2018	30.06.2019	30.06.2018	30.06.2019	30.06.2018
		RM'000									
	Assets and Liabilities										
	Segment assets	20,013	27,009	93,619	139,698	742,457	742,054	1,161,194	1,131,013	2,017,283	2,039,774
	Included in the measure of segment assets are: Additions to non-current assets other than										
	financial instruments and deferred tax assets	-	-	-	56	8	14,606	74,296	-	74,304	14,662
	Segment liabilities	546	526	343,168	324,375	298,538	275,025	1,042,332	985,266	1,684,584	1,585,192

Reconciliations of reportable segment revenue, profit or loss, assets, liabilities and other material items

	30.06.2019 RM'000	30.06.2018 RM'000
Profit or loss		
Total profit or loss for reportable segments	(6,049)	(26,311)
Other non-reportable segments and elimination	(19,353)	13,310
Unallocated expenses	(6,361)	(3,466)
Loss before tax of continuing operations	(31,763)	(16,467)

	External	Depreciation	Finance	Finance	Segment	Additions to	Segment
	revenue	and amortisation	costs	income	assets	non-current assets	liabilities
	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000
Results for 3 months ended 30.06.2019							
Total reportable segments	110,405	(5,336)	(19,457)	4,534	29,932	45,362	(26,295)
Other non-reportable segments	10	(1,562)	(2,047)	3,824	93,481	473	2,615
Elimination of inter-segment transactions							
and balances	-	-	2,782	(2,782)	(120,470)	-	3,955
Unallocated assets	-	-	-	-	(1,817)	-	-
Unallocated liabilities	-	-	-	-	-	-	1,881
Consolidated total	110,415	(6,898)	(18,722)	5,576	1,126	45,835	(17,844)
Results for 3 months ended 30.06.2018							
Total reportable segments	 56,625	(3,635)	(6,629)	2,117	1,138,612	9,926	(987,144)
Other non-reportable segments	383	(2,084)	(1,616)	4,138	138,302	882	(66,695)
Elimination of inter-segment transactions		,	, ,				, ,
and balances	-	(35)	2,636	(2,635)	(129,060)	-	(66,652)
Unallocated assets	-	-	-	· -	(27,968)	-	-
Unallocated liabilities	-	-	-	-	-	-	(682)
Consolidated total	57,008	(5,754)	(5,609)	3,620	1,119,886	10,808	(1,121,173)

	External	Depreciation	Finance	Finance	Segment	Additions to	Segment
	revenue	and	costs	income	assets	non-current	liabilities
		amortisation				assets	
	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000
Results for cumulative 6 months ended 30.06.2019							
Total reportable segments	208,582	(10,734)	(36,921)	9,065	2,017,283	74,304	(1,684,584)
Other non-reportable segments	19	(3,395)	(4,791)	7,614	2,063,920	473	(348,069)
Elimination of inter-segment transactions							
and balances	-	-	5,516	(5,516)	(1,049,770)	-	524,533
Unallocated assets	-	-	-	-	32,521	-	-
Unallocated liabilities	-	-	-	-	-	-	(189,271)
Consolidated total	208,601	(14,129)	(36,196)	11,163	3,063,954	74,777	(1,697,391)
Results for cumulative 6 months ended 30.06.2018							
Total reportable segments	85,623	(6,907)	(9,178)	2,228	2,039,774	14,662	(1,585,192)
Other non-reportable segments	881	(4,416)	(2,787)	8,012	2,094,602	2,191	(421,231)
Elimination of inter-segment transactions		(=0)	4.00=	(4.004)	(000 740)		474 770
and balances	-	(70)	4,935	(4,934)	(908,718)	-	471,559
Unallocated assets	-	-	-	-	(26,048)	-	(407.444)
Unallocated liabilities	- 00 504	- (44.000)	(7.000)			40.050	(107,441)
Consolidated total	86,504	(11,393)	(7,030)	5,306	3,199,610	16,853	(1,642,305)

A10 Valuation of property, plant and equipment and investment properties

The valuation of the properties have been brought forward without amendment from the latest audited annual financial statements as there is no indication on the fair value of the properties differ materially from their carrying value as at 31 December 2018.

A11 Subsequent events

- a) Pujian Bayu, a wholly-owned subsidiary of TRIplc Berhad, which in turn is a wholly-owned subsidiary of the Company, had on 31 July 2019, issued Medium Term Notes (MTNs) of up to RM200.0 million in nominal value. The proceeds raised by Pujian Bayu is, amongst others:
 - i) advance to TRIpic Berhad as and when required to part finance the construction costs pursuant to the concession agreement dated 18 February 2016 entered between The Government of Malaysia, Universiti Teknologi MARA and TRIpic Medical Sdn Bhd, a wholly-owned subsidiary of TRIpic Berhad, for the planning, design, financing, development, construction, landscaping, equipping, installation, completion, testing and commissioning of the facilities and infrastructure in relation to the Teaching Hospital and Medical Academic Centre in UiTM Puncak Campus ("Z1P3 Project").
 - ii) advanced to TRIpIc Berhad to partially repay the term loan facility granted by Hong Leong Bank Berhad to TRIpIc Berhad to part finance the construction costs of the Z1P3 Project; and
 - iii) purchased RM35.0 million in nominal value of Junior Notes issued by TRIplc Ventures Sdn Bhd, a wholly-owned subsidiary of TRIplc Berhad.

The MTNs had been assigned a preliminary rating of AA3 by RAM Rating Services Berhad and each tranche of the MTNs has a tenure of more than one (1) year and up to fifteen (15) years from the date of such issuance, as Pujian Bayu may select.

Pujian Bayu had on 25 June 2019 lodged with Securities Commission Malaysia of the requisite information and relevant documents relating to the MTNs.

Save as disclosed above, there are no other material events subsequent to the end of the current financial quarter that have not been reflected in the financial statements of the Group for the current financial quarter.

A12 Changes in the composition of the Group

a) Puncak Niaga (India) Sdn. Bhd. ("PN India"), a wholly-owned subsidiary of the Company, had on 29 August 2018 submitted an application to strike off the name of PN India from the Register of Companies Commission of Malaysia pursuant to Section 550 of the Companies Act, 2016 ("Striking Off PN India"). PN India had on 10 June 2019 received a letter dated 31 May 2019 from the Companies Commission of Malaysia notifying that PN India had been struck off from the Register of Companies Commission of Malaysia pursuant to Section 550 of the Companies Act, 2016 on 13 February 2019. Accordingly, PN India ceased to be a subsidiary of the Company on 13 February 2019.

Save as disclosed above, there were no other changes in the composition of the Group during the current financial quarter.

A13 Contingent liabilities and contingent assets

Save as disclosed in Note B9 Material Litigations, there were no other material contingent liabilities and contingent assets as at 30 June 2019.

A14 Other material disclosures

a) Revenue

INDIVIDUAL QUARTER		CUMULATI	VE QUARTER
Current Year	Preceding Year	Current Year	Preceding Year
Quarter	Corresponding	To date	Corresponding
	Quarter		Period
3 mon	ths ended	6 mont	hs ended
30.06.2019	30.06.2018	30.06.2019	30.06.2018
RM'000	RM'000	RM'000	RM'000
1,289	3,992	5,203	7,892
39,915	34,108	59,829	54,541
2,909	3,648	6,611	8,313
65,813	14,877	135,932	14,877
489	383	1,026	881
110,415	57,008	208,601	86,504
	Current Year Quarter 3 mon 30.06.2019 RM'000 1,289 39,915 2,909 65,813 489	Current Year Quarter Quarter 3 months ended 30.06.2019 30.06.2018 RM'000 RM'000 1,289 3,9915 34,108 2,909 3,648 65,813 14,877 489 383	Current Year Preceding Year Current Year Quarter Corresponding To date Quarter 3 months ended 6 mont 30.06.2019 30.06.2018 30.06.2019 RM'000 RM'000 RM'000 1,289 3,992 5,203 39,915 34,108 59,829 2,909 3,648 6,611 65,813 14,877 135,932 489 383 1,026

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b) Capital commitments

The following are the capital commitments of the Group:-

As at 30.06.2019 RM'000 3,225

Contracts approved and contracted for

Acquisition and disposal of property, plant and equipment

	6 mon	ths ended 30.0	6.2019
	At cost RM'000	Accumulated Depreciation RM'000	Net Book Value RM'000
Acquisition	1,204	9	1,195
Disposal	1,173	811	362

A15 Financial instruments

The carrying amounts of cash and cash equivalents, short-term receivables and payables and short-term borrowings reasonably approximate their fair values due to the relatively short-term nature of these financial instruments.

The following are the analysis of the carrying amount and fair value of those financial instruments not carried at fair value. These fair values are categorised under Level 3 of the fair value hierarchy:

	Carrying	Fair	Carrying	Fair
	amount	value	amount	value
	30.06.2019	30.06.2019	30.06.2018	30.06.2018
	RM'000	RM'000	RM'000	RM'000
Financial liabilities :				
Loans and borrowings	1,129,053	1,129,053	177,934	177,623

Short-term investments of the Group and of the Company amounted to RM157,599,000 (31.12.2018: RM421,510,000) which is carried at fair value is categorised as fair value through profit and loss ("FVTPL") financial assets under Level 2 of the fair value hierarchy.

The Group uses the following hierarchy for determining the fair value of all financial instruments carried at fair value:

Level 1 fair value

Level 1 fair value is derived from quoted price (unadjusted) in active markets for identical financial assets or liabilities that the entity can access at the measurement date.

Level 2 fair value

Level 2 fair value is estimated using inputs other than quoted prices included within Level 1 that are observable for the financial assets or liabilities, either directly or indirectly.

Level 3 fair value

Level 3 fair value is estimated using unobservable inputs for the financial assets and liabilities using discounted cash flow method.

B. EXPLANATORY NOTES PURSUANT TO APPENDIX 9B OF THE MAIN MARKET LISTING REQUIREMENTS OF BURSA SECURITIES

B1 Review of performance

During the current financial quarter and financial year-to-date, the Group recorded higher revenue of RM110.4 million and RM208.6 million as compared to RM57.0 million and RM86.5 million in the preceding year's corresponding financial quarter and financial year-to-date, representing an increase of RM53.4 million (93.7%) and RM122.1 million (141.2%) respectively. The higher revenue reported in the current financial quarter and financial year-to-date was mainly due to the improved revenue contribution from the Concession segment amounted to RM50.9 million and RM121.1 million respectively.

The Group recorded a loss before tax ("LBT") of RM15.8 million and RM31.8 million for the current financial quarter and financial year-to-date as compared to RM2.4 million and RM16.5 million reported in the preceding year's corresponding financial quarter and financial year-to-date, representing a negative variance of RM13.4 million (>100%) and RM15.3 million (92.7%) respectively. The higher LBT reported in the current financial quarter and financial year-to-date was mainly due to higher operating cost, higher depreciation and amortisation expense and finance cost.

The review of the Group's performance by each segment is as follows:

(a) Water:

The Water segment reported a LBT of RM0.4 million and profit before tax ("PBT") of RM0.3 million during the current financial quarter and financial year-to-date as compared to a PBT of RM0.8 million and RM1.5 million reported in the preceding year's corresponding financial quarter and financial year-to-date, representing a decrease of RM1.2 million (152.6%) and RM1.15 million (-77%) respectively, as the contract between PNC and Kementerian Air, Tanah Dan Sumber Asli ("KATS") for the Project "Kerja-Kerja Operasi Dan Penyelenggaraan Secara Komprehensif Loji Rawatan Air Di Kampung Lawa Gadong, Beaufort, Sabah" ("Beaufort Project") expired on 30 April 2019.

(b) Construction:

The Construction segment reported a PBT of RM3.0 million and LBT of RM4.1 million in the current financial quarter and financial year-to-date as compared to a LBT of RM8.8 million and LBT of RM0.3 million in the preceding year's corresponding financial quarter and financial year-to-date, representing a positive variance of RM11.7 million (134%) and negative variance of RM3.8 million (>-100%) respectively.

The positive variance in the current financial quarter as compared to the preceding year's corresponding financial quarter was mainly due to contribution from the Kuantan project with overall progress of 10.83% and lower operating expenses. Whereas the higher LBT during the financial year-to-date as compared to the preceding financial year-to-date was mainly due to the reversal of liquidated and ascertained damages of RM17.5 million made in the preceding year for the D44 project upon receiving the approval for extension of time from the client, Jabatan Perkhidmatan Pembetungan ("JPP"), Kementerian Tenaga, Teknologi Hijau Dan Air ("KeTTHA") ("Government of Malaysia") vide its letter dated 27 March 2018, to the Company's whollyowned subsidiary, PNC.

(c) Plantation:

The Plantation segment reported a LBT of RM7.8 million and RM27.7 million in the current financial quarter and financial year-to-date as compared to a LBT of RM16.4 million and RM32.5 million in the preceding year's corresponding financial quarter and financial year-to-date, representing a positive variance of RM8.6 million (52.4%) and RM4.8 million (14.8%) respectively.

The better performance in the current financial quarter and current financial year-to-date were mainly due to lower operating expenses, negated by higher cost of sales particularly manuring application costs in Q2'2019 for some of the Estates, higher depreciation and amortisation, higher finance cost coupled with the lower CPO prices which averaged at approximately RM1,979/MT during the current financial year-to-date as compared to the preceding year's corresponding financial year-to-date average CPO prices of RM2,383/MT.

(d) Concession

The Concession segment reported a PBT of RM12.1 million and RM25.4 million in the current financial quarter and financial year-to-date as compared to a PBT of RM5.0 million and RM5.0 million in the preceding year's corresponding financial quarter and financial year-to-date, representing an increase of RM7.1 million (142%) and RM20.4 million (>100%) respectively.

The higher PBT recorded in the current financial quarter and financial year-to-date were mainly attributed to the Concession segment contributing a full 3 months' result in the current financial quarter as compared to only 1 month in the preceding year's corresponding financial quarter comprising the facilities management services performance of UiTM-Zone 1 Phase 2, Campus Puncak Alam (UiTM-Z1P2) which commenced in April 2014 and construction activities of UiTM-Zone 1 Phase 3, Campus Puncak Alam (UiTM-Z1P3) which commenced in April 2017. The overall work progress of completion for UiTM-Z1P3 during the current financial quarter is 65.09%.

B2 Comparison of loss before taxation with the immediate preceding financial quarter

The Group reported a LBT of RM15.8 million for the current financial quarter compared to LBT of RM15.9 million in the immediate preceding financial quarter, representing a positive variance of RM0.1 million. The lower LBT reported in the current financial quarter was mainly due to higher revenue which was partly diminished by the higher operating expenses and finance costs.

B3 Prospects

The Group is continuously looking to expand its operations in areas related to its core businesses and competencies in the water, environmental engineering and construction activities, plantation and concession and facilities management, both locally and abroad

The Group believes that the oil palm plantation segment offers sustainable prospects despite the various challenges faced in the Malaysian oil palm industry in 2018 and 2019 due to lower palm oil prices and higher palm oil stocks. The Group remains cautious in managing the various challenges in the oil palm plantation segment such as fluctuations in crude palm oil prices, labour shortage and adverse weather conditions. The Group plans to continue with new land cultivation development of 1,500 hectares every two years. With the completion of 1,000 hectares cleared for planting in 2018, the Group earmarks another 500 hectares of land clearing in 2019. The Group estimates that the FFB crop production will rise in the next two years with improved yield from the existing mature palms and more immature palms reaching the maturity stage.

On the Construction segment, the Group will continue to be involved in water and wastewater infrastructure-related projects. The Group is focusing on minimising third party interference issues at the ongoing D44 Project as much as possible within its scope of control to ensure the project is not affected adversely by late handovers from third parties. As for the Kuantan Project awarded in 2018, the Group is taking all actions to ensure that the Kuantan Project is completed as scheduled. The Group adopts a cautious approach in line with profitability concerns in accessing new opportunities and exploring options in other States to participate in utilities and infrastructure works.

Concession Project UiTM-Zone 1 Phase 2, Campus Puncak Alam ("UiTM-Z1P2")

A wholly owned sub-subsidiary of the Company, TRIpIc Ventures Sdn Bhd ("TVSB"), entered into the UiTM Z1P2 Concession Agreement with the Government, represented by the Ministry of Higher Education and UiTM in 2010. Under the Z1P2 Concession Agreement, TVSB was granted a 23-year concession to undertake the planning, design, financing, development, construction, landscaping, equipping, installation, completion, testing, commissioning and maintenance of specified facilities and infrastructure for Z1P2 of UiTM Puncak Alam Campus. The specified facilities and infrastructure include academic facilities for three faculties, namely the Faculty of Accountancy, Faculty of Business Administration and Faculty of Hotel and Tourism Management, common facilities, student accomodation, multipurpose hall, maintenance centre, prayer hall, library, student centre, cafeteria and health centre.

The construction works for Z1P2 of UiTM Puncak Alam Campus commenced in 2011 and was completed in 2014.

The Group commenced with the facilities management services for a period of 20 years from 2014 to 2034.

Concession Project UiTM-Zone 1 Phase 3, Campus Puncak Alam ("UiTM-Z1P3")

A wholly owned sub-subsidiary of the Company, TRIplc Medical Sdn Bhd ("TMSB") was awarded a concession to undertake the planning, finance, design, development, construction, landscaping, equipping, installation, completion, testing and commissioning of the facilities and infrastructure in relation to the Teaching Hospital and Medical Academic Centre at UiTM Puncak Alam Campus ("Project") for a development cost of RM599.0 million and thereafter, to carry out the asset management services of the facilities and infrastructure in accordance with the terms and conditions of the Concession Agreement dated 18 February 2016 entered into between the Government of Malaysia represented by the Ministry of Higher Education ("Government"), Universiti Teknologi MARA ("UiTM") and TMSB.

The concession is for a period of 25 years starting from 11 April 2017, 3 years for construction works and 22 years for asset management services.

With the fixed monthly receivable and steady income from the availability charges and facilities management services of Project UiTM-Z1P2, coupled with the new concession agreement for Project UiTM-Z1P3, the Board of Directors foresees these concessions would contribute positively to the Group's earnings.

B4 Variances from profit forecast and profit guarantee

The disclosure requirements for explanatory notes for variances from profit forecast or profit guarantee are not applicable.

B5 Income tax expenses

	INDIVIDUAL QUARTER		CUMULATIVE QUARTE	
	Current Year	Preceding Year	Current Year	Preceding Year
	Quarter	Corresponding	To date	Corresponding
		Quarter		Period
	3 mon	ths ended	6 mont	hs ended
	30.06.2019	30.06.2018	30.06.2019	30.06.2018
	RM'000	RM'000	RM'000	RM'000
Income tax				
- current year tax expense	(3,647)	(888)	(6,230)	(1,324)
- over/(under) provision in prior year	882	(1,666)	866	(1,667)
	(2,765)	(2,554)	(5,364)	(2,991)
Deferred tax				
- reversal of temporary differences	1,444	=	909	=
	(1,321)	(2,554)	(4,455)	(2,991)

The effective tax rate of the Group for the financial year-to-date was lower than the Malaysian statutory tax rate mainly due to reversal of temporary differences in respect of prior year.

B6 Status of corporate proposals

There were no corporate proposals announced as at the date of this report.

B7 Loans and borrowings

Details of the Group's loans and borrowings as at 30 June 2019 are as follows:-

	Current	Non-current
	RM'000	RM'000
Secured		
Medium Term Notes	19,461	158,259
Junior Notes	-	30,141
Senior Sukuk Murabahah	-	614,068
Tawarruq term loan	11,556	127,118
Term loan	37,201	22,430
Revolving credit facility	91,500	-
Bank overdraft	2,913	-
Obligation under finance leases	4,417	9,989
	167,048	962,005

All loans and borrowings are denominated in Ringgit Malaysia.

B8 Off balance sheet financial instruments

As at the latest practicable date prior to the issuance of this interim financial statements, the Group has not entered into any financial instruments with off balance sheet risk.

B9 Material litigations

(1) Kris Heavy Engineering & Construction Sdn Bhd ("KHEC")

a) The First Arbitration Proceedings

KHEC, a sub-contractor for the Chennai Water Supply Augmentation Project 1 - Package III ("Chennai Project"), has initially referred certain disputed claims totalling Rs8,44,26,981 (equivalent to approximately RM6.75 million) against PNHB-LANCO-KHEC JV ("the Consortium"), a jointly controlled entity in India of the Company.

Arising from the arbitration proceedings initiated by KHEC, both KHEC and the Consortium have each appointed a qualified civil engineer as their arbitrator respectively, and both arbitrators have selected a retired Judge of the High Court in Chennai, India as the third arbitrator who will also act as the presiding arbitrator of the arbitral tribunal. The arbitral tribunal was officially constituted on 24 September 2005. On 28 September 2005, the Company was informed that the arbitral tribunal has fixed the following dates for the filing of the arbitration cause papers as part of the preliminary procedural formalities:-

- i) claim by the claimant, KHEC to be filed before 4 October 2005;
- ii) rejoinder by the respondent, the Consortium to be filed before 18 November 2005; and
- iii) reply rejoinder by the claimant, KHEC to be filed before 5 December 2005.

The Consortium had on 2 January 2006, filed its counter-claim amounting to Rs13,61,61,931 (equivalent to approximately RM10.89 million) against KHEC's claim of Rs8,44,26,981 (equivalent to approximately RM6.75 million) to the arbitral tribunal in India.

The Statement of Claim lodged by KHEC had subsequently been revised from Rs8,44,26,981 (equivalent to approximately RM6.75 million) to Rs9,84,58,245 (equivalent to approximately RM7.88 million) whilst the counter-claim submitted by the Consortium, had also been revised as per the rejoinder, from Rs13,61,61,931 (equivalent to approximately RM10.89 million) to Rs13,63,39,505 (equivalent to approximately RM10.91 million).

The Company was notified on 4 March 2009 by solicitors acting on behalf of Consortium that the Arbitration Panel had at its meeting held on 26 February 2009 accepted the letter of withdrawal from the Arbitration Panel dated 18 February 2009 from the arbitrator nominated by KHEC. As such, the date for further meeting of the Arbitration Panel was to be communicated after the appointment of the substitute arbitrator to be nominated by KHEC under Section 15(2) of the Arbitration and Conciliation Act, 1996 of India.

The Company was notified on 25 June 2009 that the first sitting of the newly formed Arbitration Panel for the First Arbitration Proceedings comprising the Presiding Arbitrator, the arbitrator nominated by the Consortium and the substitute arbitrator nominated by KHEC was held on 20 June 2009.

The continued hearing date for the First Arbitration Proceedings were fixed on 31 August 2013, 28 September 2013 and 29 September 2013, 9 November 2013 and 10 November 2013.

At the hearing held on 10 November 2013, the Arbitration Panel has tentatively fixed the continued hearing of the First Arbitration Proceedings on 4 January 2014 and 5 January 2014.

The continued hearing tentatively scheduled on 4 January 2014 and 5 January 2014 did not proceed as scheduled.

On 29 January 2014, the Arbitration Panel fixed the continued hearing of the First Arbitration Proceedings on 8 February 2014 and 9 February 2014, respectively.

The continued hearing proceeded on 8 February 2014 but the hearing date of 9 February 2014 was vacated due to non-availability of the Chief Arbitrator. The Arbitration Panel has fixed the continued hearing dates for the First Arbitration Proceedings on 29 May 2014 and 30 May 2014.

The hearing for the First Arbitration Proceedings fixed on 29 May 2014 and 30 May 2014 did not proceed as scheduled and was fixed by the Arbitration Panel on 4 July 2014 to be fixed on 16 August 2014 and 17 August 2014.

The hearing of the First Arbitration Proceedings fixed on 16 August 2014 and 17 August 2014 proceeded as scheduled.

The Arbitration Panel has tentatively fixed the next continued hearing dates on 24 October 2014 and 25 October 2014.

The hearing of the First Arbitration Proceedings fixed on 24 October 2014 and 25 October 2014 proceeded as scheduled.

On 17 November 2014, the Arbitration Panel has fixed the continued hearing dates for the First Arbitration Proceedings on 6 and 7 December 2014 respectively.

On 26 November 2014, the Arbitration Panel has rescheduled the continued hearing dates for the First Arbitration Proceedings originally scheduled on 6 December 2014 and 7 December 2014 to 24 January 2015 and 25 January 2015, respectively.

On 7 January 2015, the Arbitration Panel postponed the continued hearing dates for the First Arbitration Proceedings originally scheduled on 24 January 2015 and 25 January 2015. The Panel has yet to schedule new dates for the continued hearing.

On 14 December 2015, the counsel of the Consortium notified the Presiding Arbitrator that the Arbitrator in charge unable to continue as Arbitrator in view of his continued ill-health. An alternative Arbitrator will be appointed in due course. The Panel has yet to schedule new dates for the continued hearing for the First Arbitration Proceedings.

On 3 March 2016, the name of the replacement Arbitrator had been submitted by the counsel of the Consortium to the Panel for consideration and decision. The Panel has yet to schedule new dates for the continued hearing for the First Arbitration Proceedings.

On 20 April 2016, the name of the replacement Arbitrator had been accepted by the Panel. The Panel has yet to schedule new dates for the continued hearing for the First Arbitration Proceedings.

On 2 June 2016, KHEC's Arbitrator had resigned and a new arbitrator has been nominated for the Panel's consideration and decision before the Panel schedules new dates for the continued hearing for the First Arbitration Proceedings.

On 11 July 2016, the Panel fixed 30 July 2016 for the continued hearing of the First Arbitration Proceedings.

At the hearing on 30 July 2016, the Panel fixed 17 September 2016 and 18 September 2016 for the continued hearing of the First Arbitration Proceedings.

On 19 September 2016, the Company updated that the hearing of the First Arbitration Proceedings will be continued on 2 October 2016.

On 4 October 2016, the Company updated that the hearing of the First Arbitration Proceedings will be continued on 12 November 2016 and 13 November 2016.

On 11 November 2016, the Company notified that the hearing fixed on 11 November 2016 and 12 November 2016 have been cancelled as the Chief Arbitrator has resigned recently due to health reasons. The remaining Panel is in the process of selecting a suitable replacement for the Chief Arbitrator before the Panel schedules the new dates for the continued hearing for the First Arbitration Proceedings.

On 21 November 2016, the Company was notified that the Panel has approved the replacement for the Chief Arbitrator for the First Arbitration Proceedings. The new dates for the continued hearing for the First Arbitration Proceedings has yet to be scheduled by the Panel.

On 4 January 2017, the Company was notified that the Panel has fixed the continued hearing for the First Arbitration Proceedings on 10 January 2017.

On 11 January 2017, the Company was notified at the hearing held on 10 January 2017 that the Chief Arbitrator had withdrawn himself from the Panel and the remaining Panel will have to find a replacement for the Chief Arbitrator before the Panel schedules new dates for the continued hearing for the First Arbitration Proceedings.

The newly constituted Panel fixed the hearing for the First Arbitration Proceedings on 7 March 2017, 11 April 2017 and 22 April 2017.

At the hearing held on 11 April 2017, the Panel fixed the next continued hearing date of the First Arbitration Proceedings on 17 June 2017 and vacated the earlier date fixed on 22 April 2017.

On 17 June 2017, the Panel fixed the continued hearing dates of the First Arbitration Proceedings on 15 July 2017 and 16 July 2017, respectively. which were subsequently cancelled by the Panel.

The next continued hearing date of the First Arbitration Proceedings which was fixed by the Panel on 10 September 2017 was subsequently adjourned and held on 18 November 2017.

At the hearing held on 18 November 2017, the Panel fixed the next continued hearing dates of the First Arbitration Proceedings on 6 and 7 January 2018.

The continued hearing proceeded on 6 January 2018 but the hearing date of 7 January 2018 was vacated and the Panel has fixed the next continued hearing of the First Arbitration proceedings on 24 February 2018, 25 February 2018, 24 March 2018 and 25 March 2018, respectively.

At the hearing held on 24 February 2018 and 25 February 2018, the Panel fixed the next continued hearing of First Arbitration Proceedings on 24 March 2018, 25 March 2018, 5 May 2018, 6 May 2018 and 8 May 2018, respectively.

The next continued hearing date of the First Arbitration Proceedings which was fixed by the Panel on 24 March 2018 and 25 March 2018 were subsequently adjourned. The Panel fixed the next hearing of the First Arbitration Proceedings on 5 May 2018, 6 May 2018 and 7 May 2018, respectively.

The continued hearing proceeded on 5 May 2018 and 6 May 2018 but the hearing date of 7 May 2018 was vacated. The Panel fixed the next continued hearing date on 23 June 2018 and 24 June 2018.

The hearing proceeded on 23 June 2018 and the Panel vacated the hearing scheduled on 24 June 2018. The Panel fixed the next continued hearing of First Arbitration Proceedings on 30 June 2018 and 1 July 2018.

The hearing proceeded on 30 June 2018 and 1 July 2018. The Panel fixed the next continued hearing of the First Arbitration Proceedings on 11 August 2018 and 12 August 2018.

The hearing proceeded on 11 August 2018. The Panel vacated the hearing scheduled on 12 August 2018 and fixed the next continued hearing of the First Arbitration Proceedings on 15 September 2018.

The continued hearing proceeded on 15 September 2018 and parties were directed to submit written submissions on or before 15 October 2018.

The Final Award is pending from the Arbitral Panel.

b) The Second Arbitration Proceedings

KHEC had commenced a second arbitration proceedings against the PNHB-Lanco members of the Consortium ("the Second Arbitration") on the basis of the terms of the Joint Venture Agreement dated 13 February 2003 and the Supplemental Agreement to the Joint Venture Agreement dated 26 March 2003 respectively, entered into between the Company, Lanco Infratech Limited and KHEC whereby KHEC is claiming for loss of profit (inclusive of interest and other cost) amounting to Rs5,44,32,916 (equivalent to approximately RM4.35 million) as they allege that they, despite being a 10% shareowner, received only 4.31% out of the total value of the contract works of the Chennai Project. Subsequently, KHEC had filed in an amended claim for damages and lost of profit from Rs5,44,32,916 to Rs55,44,32,916 (equivalent to approximately RM44.3 million). PNHB-Lanco's counsel had filed an interim application to dismiss the claim of Rs50,00,00,000 (equivalent to approximately RM39.9 million) for compensation for loss of opportunity on the basis that it is frivolous and unreasonable.

The Second Arbitration proceedings which were heard by a single arbitrator have been completed wherein the parties have submitted their respective written submissions on 1 December 2012.

On 1 April 2013, PNHB-Lanco members of the Consortium received the Arbitrator's Final Award dated 29 March 2013 wherein the PNHB-Lanco members of the Consortium are to pay interest for the delayed payment of enabling cost of Rs.58 Lakhs amounting to Rs14,62,503 (approximately RM83,627.38) only to the claimant, KHEC Heavy Engineering and Construction Sdn Bhd on or before 30 April 2013 and all other claims by the claimant were rejected.

PNHB-Lanco member of consortium had on 27 April 2013 complied with the Final Award of the Arbitration dated 29 March 2013 by paying the interest for the delayed payment of enabling cost of Rs.58 Lakhs amounting to Rs.14,62,503 to KHEC.

KHEC had informed the Company of its intention to challenge the Final Award of the Arbitrator dated 29 March 2013. However, as of to-date, no documents have been served by KHEC on the PNHB-LANCO members of the Consortium.

The claimant, KHEC Heavy Engineering & Construction Sdn Bhd had on 4 November 2013 served the PNHB-LANCO members of the Consortium with a copy of the Petition filed at the Madras High Court to appeal against the decision of the Arbitrator dated 29 March 2013. The Madras High Court had fixed the Petition for hearing on 2 December 2013.

On 2 December 2013, the Madras High Court postponed the hearing of the Petition filed by KHEC to 3 December 2013.

On 3 December 2013, the Madras High Court fixed the continued hearing of the Petition filed by KHEC on 10 December 2013.

On 10 December 2013, the Madras High Court postponed the hearing of the Petition filed by KHEC, wherein the new hearing date had yet to be fixed by the Madras High Court.

On 29 June 2018, the Madras High Court fixed the continued hearing on 27 July 2018 for the Second Arbitration Proceedings.

At the hearing held on 27 July 2018, the Madras High Court adjourned the next hearing for the Second Arbitration Proceedings to 27 August 2018.

On 27 August 2018, the Madras High Court adjourned the hearing for the Second Arbitration Proceedings to a later date to be advised in due course due to the change in the sitting judge.

On 12 September 2018, the Madras High Court adjourned the hearing of the Second Arbitration Proceedings to the first week of October 2018.

On 3 October 2018, the Madras High Court adjourned the hearing of the Second Arbitration Proceedings to the third week of October 2018.

On 1 November 2018, the Madras High Court adjourned the hearing of the Second Arbitration Proceedings to a later date to be advised in due course.

At the hearing held on 7 March 2019, the Madras High Court had adjourned the hearing to a later date to be advised in due course.

At the hearing held on 9 April 2019, the Madras High Court had adjourned the hearing to a later date to be advised in due course.

At the hearing held on 24 April 2019, the Madras High Court had adjourned the hearing to a later date to be advised in due course.

At the hearing held on 12 June 2019, the Madras High Court had fixed the next hearing on 26 June 2019.

At the hearing held on 26 June 2019, the Madras High Court had adjourned the hearing to a later date to be advised in due course.

(2) Pengurusan Air Selangor Sdn Bhd ("PASSB")

Shah Alam High Court Suit No: BA-22NCVC-228-04/2017 Pengurusan Air Selangor Sdn Bhd vs Puncak Niaga Holdings Berhad & 5 Others ("the Suit")

The Company had, on the evening of 9 May 2017, received a sealed copy of the Amended Writ together with an Amended Statement of Claim both dated 28 April 2017 from the solicitors of PASSB.

The Suit arose from alleged breaches on the Sale and Purchase Agreement dated 11 November 2014 ("SPA") between the Company and PASSB relating to the disposals by the Company of the entire equity interest and cumulative convertible redeemable preference shares held in Puncak Niaga (M) Sdn Bhd ("PNSB") and 70% equity interest and RM212.0 million nominal value of redeemable convertible loan stocks held in Syarikat Bekalan Air Selangor Sdn Bhd ("SYABAS") to PASSB for RM1,555.3 million in line with the consolidation/restructuring of the water industry in the State of Selangor and the Federal Territories of Kuala Lumpur and Putrajaya by the State Government and the Federal Government. The disposals of PNSB and SYABAS were completed on 15 October 2015.

In the Suit, the Company is named as the First Defendant.

The relief sought by PASSB against the Company is as follows:-

- (i) a sum of RM63,237,583.05 ("Sum") to be paid within 14 days from the date of the Honourable Court judgment.
- (ii) interests on the Sum at the rate of 5% per annum to be calculated from 22 August 2016 until full payment thereof.
- (iii) a declaration that the Company continues to indemnify PASSB for all losses which arises after the filing of this claim that PASSB may suffer as a result of the breaches in this action, including but not limited to future RPGT relation to the transfer of properties of PNSB to the Company Group under the SPA.
- (iv) general damages to be assessed ("Assessed Damages") and interests on the Assessed Damages at the rate of 5% per annum to be calculated from the date of assessment until full payment thereof.
- (v) an order that the Company do deliver to PASSB the original or photocopies of PNSB's documents within seven (7) days from the date of the Honourable Court order.
- (vi) costs and interests at the rate of 5% and other reliefs or orders that the Honourable Court may deem fit and proper to grant.

The alleged breaches are said to arise from a breach of the SPA, amongst others, Clauses 7.2(c), 7.2(d) and the Representations and Warranties of Puncak in Schedule 2, Clause 10.1.5.

The Sum of RM63,237,583.05 is made out of, amongst others, alleged payments made in respect of the Non-CA Related Business.

The Company had instructed its solicitors to contest the matter and to file an appearance at the pre-trial case management on 17 May 2017.

On 17 May 2017, the Court fixed another pre-trial case management on 18 July 2017. Meanwhile, the Company filed an appearance on 16 May 2017 and its Defence is due by 23 June 2017.

The Company filed its Defence on 20 June 2017 and a copy of the Defence was served on PASSB's solicitors on 21 June 2017. Puncak received a copy of PAAB's reply to the Defence on 14 July 2017.

On 5 July 2017, PASSB served a sealed application to restrain Puncak's solicitors from acting in the proceeding for the Suit on 5 July 2017.

At the case management held on 18 July 2017, the Court scheduled PASSB's application to restrain Puncak's solicitors from acting in the proceeding for the Suit on 24 August 2017. Meanwhile, Puncak and Puncak's solicitors had filed and served their affidavit in replies to oppose the said application by PASSB on 17 July 2017.

At the case management held on 21 August 2017, the Court adjourned the hearing of PASSB's application to restrain Puncak's solicitors from acting in the proceeding for the Suit to 14 September 2017. Meanwhile, the respective submission in reply is due on 4 September 2017.

At the hearing of PASSB's application to restrain Puncak's solicitors from acting in the proceeding for the Suit held on 14 September 2017, the Court adjourned the hearing of the said application to 26 September 2017.

At the hearing held on 26 September 2017, the Court adjourned the hearing of PASSB's application to restrain Puncak's solicitors from acting in the proceeding for the Suit to 30 November 2017.

At PASSB's request, the Court brought forward the hearing of PASSB's application to restrain Puncak's solicitors from acting in the proceeding for the Suit to 9 November 2017.

PASSB's application to restrain Puncak's solicitors from acting in the proceeding for the Suit was part heard on 9 November 2017, 30 November 2017, 29 December 2017 and completed on 15 January 2018.

On 27 February 2018, the Judge allowed PASSB's application to restrain its solicitors from acting in the proceedings with costs. Having consulted its solicitors, Puncak had given instructions to them to lodge an appeal to the Court of Appeal against this decision. Meanwhile, the Judge fixed the PASSB's claim for case management on 29 March 2018.

On 14 March 2018, the Judge recorded a stay of the Order dated 27 February 2018 to restrain Puncak's solicitors from acting in the proceedings with costs until the hearing and final disposal of Puncak's appeal to the Court of Appeal against the said decision. Meanwhile, Puncak's application to stay further proceedings in the High Court pending the disposal of Puncak's appeal is fixed for hearing on 29 March 2018.

Puncak's Notice of Appeal to appeal against the decision of the High Court dated 27 February 2018 to restrain its solicitors from acting in the proceedings had been filed and served on 14 March 2018. The Court of Appeal has fixed the matter for case management on 30 May 2018 before the Deputy Registrar of the Court of Appeal.

On 29 March 2018, the Judge recorded a stay of all further proceedings in the High Court pending the hearing and final disposal of Puncak's appeal against the Order dated 27 February 2018 to restrain Puncak's solicitors from acting in the proceedings with costs, except for any interlocutory applications by the other defendants in the action. The matter is fixed for case management on 2 May 2018.

The case management originally fixed on 2 May 2018 has been postponed to 1 June 2018 by the High Court.

On 30 May 2018, Puncak's appeal to the Court of Appeal against the decision to restrain Puncak's solicitors from acting was called up for case management. The appeal will be further case managed on 3 July 2018 before the Deputy Registrar of the Court of Appeal pending receipt of the High Court's grounds of judgment and notes of proceedings.

On 1 June 2018, the case management adjourned to 4 July 2018 for parties to update the High Court on the status of Puncak's appeal to the Court of Appeal against the decision to restrain Puncak's solicitors from acting.

On 3 July 2018, Puncak's appeal to the Court of Appeal against the decision to restrain Puncak's solicitors from acting was called up for further case management. The appeal will be further case managed on 18 July 2018 before the Deputy Registrar of the Court of Appeal pending the filing of the Supplementary Record of Appeal and to fix a hearing date for the appeal.

The case management which was fixed on 4 July 2018 was subsequently adjourned by the High Court to 18 September 2018 for parties to update the Court on the status of Puncak's appeal to the Court of Appeal against the decision to restrain Puncak's solicitors from acting.

Puncak's appeal to the Court of Appeal against the decision to restrain Puncak's solicitors from acting was called up for case management on 18 July 2018. The appeal is fixed for final case management on 8 October 2018 before the Deputy Registrar of the Court of Appeal, and the appeal is fixed for hearing on 18 October 2018.

On 18 September 2018, the case management was adjourned to 24 October 2018 for parties to update the Court on the outcome of Puncak's appeal to the Court of Appeal against the decision to restrain solicitors from acting for Puncak.

Puncak's appeal to the Court of Appeal against the decision to restrain Puncak's solicitors from acting which was fixed for hearing on 18 October 2018, was taken-off by the Court of Appeal and the hearing of the appeal was adjourned to 8 January 2019.

The case management scheduled on 24 October 2018 was adjourned to 14 January 2019 for parties to update the Court on the outcome of Puncak's appeal to the Court of Appeal against the decision to restrain solicitors from acting for Puncak.

On 8 January 2019, the Court of Appeal had discussed Puncak's appeal with costs against the decision to restrain Puncak's solicitors from acting. Puncak will consider the next course of action in defending the suit by PASSB.

On 14 January 2019, the High Court fixed the next case management on 28 January 2019 for parties to update the High Court on whether Puncak is appealing the Court of Appeal's decision dated 8 January 2019 in respect of the Discqualification Application.

On 28 January 2019, the case management before the Shah Alam High Court Judge was adjourned to 12 February 2019 for parties to update the Court on whether PNHB is appealing the Court of Appeal's dismissal of PNHB's appeal against the High Court's decision to restrain PNHB's current solicitors from acting for PNHB.

The case management on 12 February 2019 before the Shah Alam High Court Judge was postponed to 1 March 2019.

On 1 March 2019, Puncak's new solicitors attended the case management and the High Court fixed the next case management on 9 April 2019.

At the case management held on 9 April 2019, the High Court directed the parties to comply with the pre-trial directions and fixed the next case management on 27 May 2019.

At the case management held on 27 May 2019, the High Court directed the parties to comply with the pre-trial directions and fixed the next case management on 4 July 2019.

At the case management held on 4 July 2019, the High Court directed the parties to comply with the pre-trial directions and fixed the next case management on 6 August 2019.

At the case management held on 6 August 2019, the High Court directed the parties to comply with the pre-trial directions and fixed the next case management on 11 September 2019.

(3) Puncak Niaga Holdings Berhad ("Puncak")

Shah Alam High Court Suit No: BA-21NCvC-72-10/2017 Puncak Niaga Holdings Berhad ("Plantiff") vs 1. Tan Sri Dato' Seri Abdul Khalid bin Ibrahim 2. Dato' Seri Mohamed Azmin bin Ali 3. The Selangor State Government ("Collectively Defendants")

The solicitors of Puncak as the Plaintiff") served the sealed Writ of Summons vide Shah Alam High Court Suit No. BA-21NCvC-72-10/2017 together with the Statement of Claim dated 27 October 2017 on:-

- (i) the solicitors of Tan Sri Dato' Seri Abdul Khalid bin Ibrahim ("Tan Sri Khalid"), as the former Menteri Besar of Selangor on 2 November 2017:
- (ii) Dato' Seri Mohamed Azmin bin Ali ("Dato' Seri Azmin"), as the present Menteri Besar of Selangor on 21 November 2017;
- (iii) The Selangor State Government ("Selangor State Government") on 6 November 2017; collectively "the Defendants".

The suit is initiated by Puncak against the Defendants including the Selangor State Government, who Puncak asserts is vicariously liable for the tortious acts of Tan Sri Khalid and Dato' Seri Azmin in abusing their powers in public office/misfeasance by threatening to cause and/or requesting or attempting to cause the Federal Government to invoke use of the Water Services Industry Act 2006 ("WSIA") to force a take-over of the State's water industry.

Puncak claims damages, interest on damages and costs of:-

- (a) the difference between the value of PNSB Water Sdn Bhd (formerly known as Puncak Niaga (M) Sdn Bhd) ("PNSB") and Syarikat Bekalan Air Selangor Sdn Bhd ("SYABAS") at the range of RM2,081,000,000.00 to RM2,353,000,000.00 and the actual purchase consideration of RM1,555,300,000.00 under the Share Purchase Agreement dated 11 November 2014 between Puncak and Pengurusan Air Selangor Sdn Bhd; and
- (b) Loss of business opportunities (local and foreign) totalling RM13,496,009,000.00.

The matter is fixed for case management at the Shah Alam High Court on 28 November 2017.

At the case management held on 28 November 2017, the Judge made directions for the filing of pleadings, the exchange of affidavits and submissions in respect of the 1st Defendant's ("Tan Sri Khalid") application to strike out the claim ("Striking out Application") as well as pre-trial case management directions as follows:-

- (a) Tan Sri Khalid's Striking out Application is fixed for decision on 23 January 2018.
- (b) The next case management before the Judge for parties to comply with pre-trial case management directions is on 12 February 2018.
- (c) The trial dates are scheduled on 28 March 2018 to 30 March 2018.

Meanwhile, the Judge directed parties to attempt mediation in January 2018.

The Selangor State Government's sealed Striking Out Application together with the Affidavit in Support was served on Puncak's solicitors on 19 December 2017.

At the case management of the Selangor State Government's application to strike out the claim on 20 December 2017, the Judge made directions for the filing of pleadings, the exchange of affidavits and submissions in respect of the same with a date for delivery of decision on 23 January 2018. Meanwhile, both Tan Sri Khalid and Dato' Seri Azmin filed and served their respective Defences, with Dato Seri' Azmin also filing a Counterclaim against Puncak by alleging that the claim is an abuse of process, and in turn, he claims for general damages, interest and costs.

Dato' Seri Azmin's sealed Striking Out Application with the Affidavit in Support was served on Puncak's solicitors on 12 January 2018 and the matter was fixed for Hearing on 23 January 2018.

At the hearing proceeded on 23 January 2018, the Judge fixed both Tan Sri Khalid's and the Selangor State Government's application to strike out the claim for oral arguments on 26 January 2018. As for Dato' Seri Azmin's application to strike out the claim, the Judge made directions for the exchange of affidavits and submissions with a date for delivery of decision on 22 February 2018. The Judge also adjourned the case management of the suit from 12 February 2018 to 22 February 2018.

On 26 January 2018, the Judge reserved decision on both striking out applications to 22 February 2018 after hearing the oral arguments on both Tan Sri Khalid's and the Selangor State Government's application to strike out the claim.

At the hearing proceeded on 22 February 2018, the Judge allowed the Defendants' applications and struck out the claim with costs. Accordingly, the Judge vacated all pre-trial directions and the trial dates from 28 March 2018 to 30 March 2018. As for the Counterclaim filed by Dato' Seri Azmin, the Judge directed the parties to file and exchange submissions with a date for delivery of decision on 13 March 2018 in respect of the Counterclaim.

Puncak has given instructions to it's solicitors to lodge an appeal with the Court of Appeal against this decision.

On 26 February 2018, Puncak lodged an appeal with the Court of Appeal against the High Court's decision in allowing the Defendants' applications and striking out the claim with costs.

On 12 March 2018, the Judge granted the application by Dato' Seri Azmin's solicitors to adjourn the delivery of decision in respect of the Counterclaim filed by Dato' Seri Azmin ("Dato' Seri Azmin's Counterclaim"). The decision in respect of Dato' Seri Azmin's Counterclaim which was originally set on 13 March 2018 was adjourned to 15 March 2018.

On 15 March 2018, the Judge dismissed Dato' Seri Azmin's Counterclaim with costs.

Puncak's appeals to the Court of Appeal against the decision of the High Court in allowing the Defendant's applications and striking out claim with costs are all fixed for case management on 23 May 2018 before the Registrar of the Court of Appeal.

On 6 April 2018, Puncak's solicitors received a copy of Dato' Seri Azmin's Notice of Appeal to the Court of Appeal against the decision of the High Court in dismissing the Counterclaim with costs. The matter is fixed for case management on 25 May 2018 before the Registrar of the Court of Appeal.

On 18 May 2018, Dato' Seri Azmin's appeal to the Court of Appeal against the High Court's decision in dismissing his Counterclaim against Puncak is fixed for case management on 25 May 2018 before the Registrar of the Court of Appeal.

On 23 May 2018, Puncak's appeals against the High Court's decision in allowing the defendants' applications and striking out the claim is fixed for hearing on 30 August 2018 at the Court of Appeal.

On 25 May 2018, the Registrar of the Court of Appeal fixed Dato' Seri Azmin's appeal to the Court of Appeal against the High Court's decision in dismissing his Counterclaim against Puncak for further case management on 2 July 2018 pending the receipt of the grounds of judgment from the High Court and the filing of the Record of Appeal.

On 2 July 2018, Dato' Seri Azmin's appeal to the Court of Appeal against the High Court's decision in dismissing his Counterclaim against Puncak was called up for case management. The Registrar of the Court of Appeal fixed the said appeal for further case management on 18 July 2018 pending the filing of the Record of Appeal.

At the case management on 18 July 2018, the Registrar of the Court of Appeal fixed Dato' Seri Azmin's appeal to the Court of Appeal against the High Court's decision in dismissing his Counterclaim against Puncak for hearing on 5 November 2018.

The hearing of Puncak's appeals against the High Court's decision in allowing the defendants' applications and striking out the claim which was scheduled on 30 August 2018 was adjourned to 15 January 2019 at the Court of Appeal.

On 8 October 2018, Puncak's solicitors received notification from the Court of Appeal that Puncak's appeal against the High Court's decision in allowing Tan Sri Khalid's application to strike out the claim was scheduled for case management on 21 November 2018 before the Deputy Registrar at the Court of Appeal.

The hearing of Dato' Seri Azmin's appeal to the Court of Appeal against the High Court's decision in dismissing his Counterclaim against Puncak that was scheduled on 5 November 2018 was vacated as Dato' Seri Azmin had withdrawn the said appeal.

Puncak's solicitors received notification and confirmation from the Court of Appeal that Puncak's appeal against the High Court's decision in allowing Tan Sri Khalid, Dato' Seri Azmin's and the Selangor State Government's application to strike out the claim which were scheduled on 21 November 2018 was rescheduled for case management on 10 December 2018 before the Deputy Registrar at the Court of Appeal.

On 10 December 2018, the Court of Appeal adjourned the hearing of Puncak's appeals to 8 March 2019 which was originally fixed on 15 January 2019.

On 8 March 2019, the Court of Appeal adjourned the matter for case management on 30 April 2019.

On 30 April 2019, the Court of Appeal adjourned the matter for the further case management on 28 June 2019.

The case management of Puncak's appeals against the High Court's decision in allowing the defendant's applications and striking out the claim was adjourned for further case management on 20 August 2019 at the Court of Appeal.

On 20 August 2019, the case management of Puncak's appeals against the High Court's decision in allowing the defendants' applications and striking out the claim was adjourned for further case management on 25 September 2019 at the Court of Appeal.

(4) Puncak Niaga Construction Sdn Bhd ("PNCSB")

Notice of Adjudication issued under the Construction Industry Payment & Adjudication Act 2012, ("CIPAA") to the Company's wholly-owned subsidiary, PNCSB - which had been adjudicated and decided upon

(a) Notice of Adjudication dated 31 July 2017 issued under CIPAA to PNCSB

On 31 July 2017, PNCSB received a Notice of Adjudication dated 31 July 2017 to refer the disputes arising from an alleged payment claim under Sections 7 and 8 under CIPAA from Genbina.

The details of the Notice of Adjudication are as follows: -

- (i) Genbina had issued a Notice of Adjudication dated 31 July 2017 to refer the disputes arising from an alleged payment claim under Sections 7 and 8 under CIPAA against PNCSB on 31 July 2017 for the sum of RM25,413,723.45 for D44 project together with interest, cost and/or any other relief against PNCSB in relation to the alleged payment claim as may be appropriate.
- (ii) PNCSB had instructed its solicitors to contest the matter.

On 5 October 2017, an adjudicator has been appointed by the Director of Kuala Lumpur Regional Centre For Arbitration ("KLRCA") in respect of the Notice of Adjudication dated 31 July 2017.

On 25 April 2018, Genbina's adjudication (for the Notice of Adjudication dated 31 July 2017) whereby Genbina has claimed for a principal claim sum of RM25,413,723.45 were dismissed in total with cost of RM100,000.00 awarded in PNCSB's favour.

On 13 June 2018, Genbina served on PNCSB's solicitors its sealed application before the Kuala Lumpur High Court to setaside the Adjudicator's decision in part and to consequently seek payment from PNCSB for the sum of RM5,893,032.19 with interest and costs for the adjudication and the application.

At the case management on 27 June 2018, the High Court fixed the hearing of Genbina's setting aside application on 23 August 2018.

On 27 August 2018, following the winding-up of Genbina, the hearing of Genbina's setting-aside application was adjourned in order for the High Court to determine a preliminary point as to whether Genbina's Receivers and Managers have the necessary locus to continue with the setting-aside application after Genbina's winding-up and the hearing is fixed on 13 September 2018 and Puncak will make the relevant announcements to the Exchange in relation to the same in due course.

Upon hearing the submissions of both parties' counsels on 12 December 2018, the Kuala Lumpur High Court dismissed Genbina's application to set aside the adjudication decision and for Genbina to consequently seek payment from PNCSB for the sum of RM5,893,032.19 with interest and cost for the adjudication. The Kuala Lumpur High Court has further awarded cost of RM30,000.00 to PNCSB.

(5) Two (2) Notices of Arbitration issued under the KLRCA in accordance with the Arbitration Act 2005 and Arbitration (Amendment) Act 2011 to PNCSB

(a) Notice of Arbitration dated 17 June 2016 issued under KLRCA in accordance with the Arbitration Act 2005 and Arbitration (Amendment) Act 2011 to PNCSB

On 20 June 2016, PNCSB had received a Notice of Arbitration dated 17 June 2016 from Genbina to refer the disputes or differences arising from the termination of the contract contained in a Letter of Award and its Addendums ("Contract") and an Operate, Maintain and Service Agreement under the Contract ("OMSA") for the D44 Project to arbitration under KLRCA in accordance to the Arbitration Act 2005 and the Arbitration (Amendment) Act 2011 for the alleged sum of RM119,699,168.11 together with the damages, interest, costs as such other relief as the learned arbitrator deems fit or proper and PNCSB has instructed its solicitor to contest the matter.

On 18 July 2016, PNCSB had issued a response to Genbina's Notice of Arbitration dated 17 June 2016 through its solicitors. In summary, PNCSB's response denied the claims asserted by Genbina in its Notice of Arbitration dated 17 June 2016 as well as raised numerous set-offs and/or counterclaim against Genbina's claims in its Notice of Arbitration dated 17 June 2016.

(b) Notice of Arbitration dated 17 June 2016 issued under the KLRCA in accordance with the Arbitration Act 2005 and Arbitration (Amendment) Act 2011 to PNCSB

On 20 June 2016, PNCSB had received a Notice of Arbitration dated 17 June 2016 from Genbina to refer the disputes or differences arising from the termination of the Contract and an OMSA for the D44 Project to arbitration under KLRCA in accordance to the Arbitration Act 2005 and the Arbitration (Amendment) Act 2011 for the alleged sum of RM24,171,671.43 together with the damages, interest, costs as such other relief as the learned arbitrator deems fit or proper and PNCSB has instructed its solicitor to contest the matter.

On 18 July 2016, PNCSB had issued a response to Genbina's Notice of Arbitration dated 17 June 2016 through its solicitors. In summary, PNCSB's response denied the claims asserted by Genbina in its Notice of Arbitration dated 17 June 2016 as well as raised numerous set-offs and/or counterclaim against Genbina's claims in its Notice of Arbitration dated 17 June 2016.

(6) Three (3) Notices of Arbitration issued under the KLRCA in accordance with the Arbitration Act 2005 and Arbitration (Amendment) Act 2011 by PNCSB

PNCSB had on 18 July 2016 issued three (3) separate Notices of Arbitration dated 18 July 2016 to Genbina to refer the disputes or differences arising from the termination of the Contract, an OMSA and Workers' Agreement dated 12 October 2015 ("Workers' Agreement") relating to the D44 Project to arbitration.

The details of the Notices of Arbitration dated 18 July 2016 issued by PNCSB to Genbina are as follows:

- (i) In respect of the Notice of Arbitration arising from the Contract, PNCSB has suffered loss and damage and continues to incur loss and damage arising from Genbina's breaches under the Contract which led to PNCSB's termination of the Contract. PNCSB seeks to recover the loss and damage suffered by PNCSB from Genbina in the arbitration;
- (ii) In respect of the Notice of Arbitration arising from the OMSA, PNCSB has suffered loss and damage and continues to incur loss and damage arising from Genbina's wrongful acts under the OMSA over Genbina's failure to return the Machineries & Equipment belonging to PNCSB under the OMSA, unlawfully removing the said Machineries & Equipment from the D44 Project site and wrongfully detaining them. PNCSB seeks to recover the loss and damage suffered by PNCSB from Genbina in the arbitration; and
- (iii) In respect of the Notice of Arbitration arising from the Workers' Agreement, PNCSB has suffered loss and damage and continues to incur loss and damage arising from Genbina's breach of the Workers' Agreement over Genbina's failure and/or refusal to pay the foreign workers' salaries and to bear all direct and incidental costs for their repatriation, amongst others. PNCSB seeks to recover its loss and damage suffered from Genbina in the arbitration.

PNCSB has asserted that it has suffered losses and damage arising from Genbina's breaches and wrongful acts under the Contract, OMSA and Workers' Agreement and is preparing a counter-claim against Genbina, which PNCSB has assessed and estimated to be in the region of RM152.2 million.

Two (2) separate arbitrations initiated by Genbina Sdn Bhd and the three (3) separate arbitrations initiated by PNCSB will be consolidated into a single arbitration proceeding.

The arbitral tribunal has been constituted and a preliminary meeting was called on 5 July 2017 wherein parties have been given directions to move the arbitration forward.

B10 Dividend

No dividend has been proposed or declared for the current financial year-to-date (2018: RM 2,236,234.93)

B11 Loss per share

Basic loss per share is calculated based on the profit attributable to owners of the parent and the weighted average number of ordinary shares outstanding, excluding treasury shares held by the Company.

		INDIVIDUAL QUARTER		CUMULATI	VE QUARTER
		Current Year	Preceding Year	Current Year	Preceding Year
		Quarter	Corresponding	Quarter	Corresponding
			Quarter		Quarter
		3 mon	ths ended	6 mont	hs ended
		30.06.2019	30.06.2018	30.06.2019	30.06.2018
Loss net of tax attributable to owners of the parent	(RM'000)	(15,667)	(4,260)	(33,357)	(17,953)
Weighted average number of ordinary shares in issue	('000)	447,248	447,248	447,248	447,248
Basic loss per share	(sen)	(3.50)	(0.95)	(7.46)	(4.01)

Diluted loss per ordinary share

Diluted loss per share is calculated based on the profit attributable to owners of the parent and the weighted average number of ordinary shares outstanding after adjustment for the effect of all dilutive potential ordinary shares, excluding treasury shares held by the Company.

The diluted loss per share has not been disclosed as it does not have dilutive potential ordinary shares.

By Order of the Board

TAN BEE LIAN (MAICSA 7006285) LIM SHOOK NYEE (MAICSA 7007640) LEE SIEW YOKE (MAICSA 7053733) Secretaries

Shah Alam 29 August 2019