Y&G CORPORATION BHD

(Company No. 6403-X) (Incorporated in Malaysia)

PART A. EXPLANATORY NOTES TO THE INTERIM FINANCIAL STATEMENTS

A1. BASIS OF PREPARATION

The Interim Financial Statements for the third quarter ended 30 September 2014 are unaudited and have been prepared in accordance with the requirements of FRS 134 – "Interim Financial Reporting" issued by the Malaysian Accounting Standards Board ("MASB") and Paragraph 9.22 of the Main Market Listing Requirements ("MMLR") of Bursa Malaysia Securities Berhad ("Bursa Malaysia"). The Interim Financial Statements should be read in conjunction with the Audited Financial Statements for the year ended 31 December 2013.

These 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 year ended 31 December 2013.

A2. CHANGES IN ACCOUNTING POLICIES

The accounting policies and methods of computation adopted by the Group in preparing this Interim Financial Statements are consistent with those adopted in the Audited Financial Statements for the year ended 31 December 2013, except for the compliance with the new/revised Financial Reporting Standards ("FRSs") that came into effect during the financial quarter under review.

The adoption of the new/revised FRSs that came into effect during the financial quarter under review do not have any significant financial impact on the Group's financial result for the financial quarter under review nor the Group's shareholders' funds as at 30 September 2014.

To converge with International Financial Reporting Standards ("IFRSs") in 2012, the Malaysian Accounting Standard Board ("MASB") had on 19 November 2011 issued the Malaysian Financial Reporting Standards ("MFRS"), which are mandatory for annual financial period beginning on or after 1 January 2012, with the exception of entities that are within the scope of MFRS 141 Agriculture and IC Interpretation 15 Agreements for Construction of Real Estate, including its parent, significant investor and venture (herein referred as "Transitioning Entity").

Transitioning Entity will be allowed to defer adoption of new MFRSs for an additional of three years. Consequently, adoption of the MFRSs by Transitioning Entity will be mandatory for annual periods beginning on or after 1 January 2015.

The Group is subject to the application of IC Interpretation 15 and is therefore a Transitioning Entity. As such, the Group elected to continue preparing its financial statements in accordance with the FRSs framework for the annual periods beginning on or before 1 January 2015.

The Group is currently in the process of determining the impact arising from the initial application of MFRS framework.

A3. AUDITORS' REPORT ON PRECEDING AUDITED FINANCIAL STATEMENTS

The auditors' report on the Audited Financial Statements for the year ended 31 December 2013 was not subject to any qualification.

A4. SEASONAL OR CYCLICAL FACTORS

The business operations of the Group for the current financial quarter and year-to-date were not subject to any seasonal or cyclical factors.

A5. UNUSUAL ITEMS

There were no unusual items which have a material effect on the assets, liabilities, equity, net income or cash flow of the Group for the current financial quarter and year-to-date.

A6. CHANGES IN ESTIMATES

There were no changes in estimates of amounts reported in prior financial years which may have a material effect in the current financial quarter.

A7. **DEBT AND EQUITY SECURITIES**

There were no issuance, cancellation, repurchase, resale and repayment of debt and equity securities for the current financial quarter.

A8. **DIVIDENDS PAID**

The Company did not make any payment of dividends during the current financial quarter.

A9. **PROFIT BEFORE TAX**

The following items have been included in arriving at profit before tax:

	Individual Quarter		Cumulative Quarter	
	2014	2013	2014	2013
	RM'000	RM'000	RM'000	RM'000
Depreciation of property, plant and equipment	83	107	272	317
Goodwill on consolidation written-off	-	-	3	_

Save for the items disclosed in the Statement of Comprehensive Income and the note above, other items pursuant to Appendix 9B Note 16 of the MMLR are not applicable.

A10. SEGMENTAL INFORMATION

The analysis of the Group's operations for the financial period ended 30 September 2014 are as follows:

	Investment Holding & Others	Property Development & Investment	<u>GROUP</u>
	RM'000	RM'000	RM'000
Segment Revenue - External	-	69,105	69,105
Segment Results	145	11,292	11,437
Interest Income			180
Interest Expenses			(12)
Profit Before Tax			11,605
Taxation			(3,098)
Profit For The Period			8,507

A11. VALUATION OF PROPERTY, PLANT AND EQUIPMENT

The valuation of property, plant and equipment has been brought forward without any amendments from the Audited Financial Statements for the year ended 31 December 2013.

A12. MATERIAL EVENTS SUBSEQUENT TO THE END OF THE PERIOD UNDER REVIEW

There were no material events subsequent to the end of the current financial quarter that have not been reflected in the Interim Financial Statement for the current financial quarter as at the date of this Quarterly Report except for the events relating to the Corporate Proposals as disclosed under Item B8 (Corporate Proposals) below.

A13. CHANGES IN COMPOSITION OF THE GROUP

Other than as disclosed under Item B8 (Corporate Proposals) below, the Company's wholly-owned subsidiary, Hala Kota Development Sdn Bhd, had on 6 May 2014, acquired two (2) ordinary shares of RM1.00 each representing the entire equity in Solid Spectra Sdn Bhd ("the Acquiree") from Dato' Yap Jun Jien and Yap Jun Wei for a cash consideration of RM2.00 (Ringgit Malaysia: Two) only ("the Acquisition"). The financial statements of the Acquisition were consolidated into the Group since the previous financial quarter.

The Acquiree was incorporated in Malaysia and is currently dormant. The intended principal activity of the Acquiree is property development and construction. The effective % equity held in the Acquiree is 100 %.

The value of the Acquiree's liabilities assumed were as follows:-

	Amount RM
Non-trade payables & accruals	(3,371)
Value of total Net Liabilities	(3,371)
Goodwill on consolidation (#)	3,373
Total cost of acquisition	2
Cash outflow arising on acquisition	
Purchase consideration satisfied by cash	2
Cash and cash equivalents of Acquiree acquired	
Net cash outflow to the Group	(2)

^{(#):} The Goodwill on consolidation was written-off as expense during the second quarter ended 30 June 2014.

A14. CHANGES IN CONTINGENT LIABILITIES AND CONTINGENT ASSETS

There was no material contingent liabilities and/or contingent assets as at the date of this Quarterly Report.

A15. CAPITAL COMMITMENTS

There were no material capital commitments which are not provided for in the Interim Financial Statements, as at the date of this Quarterly Report, except for a subsidiary's outstanding capital commitment amounting to RM1.8 million (2013: RM5.0 million) which have been contracted but not provided for in the financial statements. This commitment is in respect of the balance of development cost for the construction of a commercial building on the said subsidiary's freehold land.

PART B: ADDITIONAL INFORMATION REQUIRED BY BURSA MALAYSIA LISTING REQUIREMENTS

B1 REVIEW OF PERFORMANCE

The Group's revenue was mainly derived from the development activities for the current financial quarter and year-to-date ended 30 September 2014.

Turnover for the current financial quarter was lower at RM23.92 million, a decrease of RM8.12 million, as compared to the preceding year's corresponding quarter of RM32.04 million. Turnover for the current financial year-to-date was also lower at RM69.11 million, a decrease of RM17.17 million, as compared to the preceding year's corresponding year-to-date of RM86.28 million. The decrease in turnover for both the current financial quarter and year-to-date were mainly due to most ongoing phases have reached their ending stages in the recent financial quarters coupled with the relatively slow development progress from its recently launched phases.

Despite the lower turnover (as mentioned above), profit after tax for both the current financial quarter and year-to-date were higher at RM3.21 million and RM8.51 million respectively as compared to the preceding year's corresponding profit after tax of RM1.91 million and RM4.59 million respectively. The higher profit after tax for both the current financial quarter and year-to-date were mainly due to the higher gross development profit contribution from the recently launched phases coupled with lower operating expenses and finance costs.

B2. COMPARISON WITH IMMEDIATE PRECEDING OUARTER'S REPORT

Turnover for the current financial quarter ended 30 September 2014 was slightly higher at RM23.92 million as compared to the preceding financial quarter of RM22.17 million.

The profit before tax for the current financial quarter was also slightly higher at RM4.20 million as compared to the preceding financial quarter of RM3.65 million.

B3. CURRENT YEAR PROSPECTS

Despite the view that the market for the property development is sustaining, the Directors expect the revenue of the Group to ease slightly for the financial year ending 31 December 2014 due to the slow development progress from its recently launched phases as well as the delay in the completion of the Corporate Proposals. However, with the new developments/development phases to be launched in the near future and the recent completion of the Corporate Proposals under Item B8, the Directors expect the Group's revenue to improve in the ensuing years.

B4. PROFIT FORECAST AND PROFIT GUARANTEE

Not applicable as the Company did not issue any profit forecast and/or profit guarantee.

B5. TAXATION

The taxation charge for the Group are as follows:-

	Current Quarter	Current Year-To-Date
	RM'000	RM'000
Income tax - current year	(1,312)	(4,376)
 (under)/overprovision in prior year 	-	(91)
Deferred tax	318	1,369
	(994)	(3,098)

The Group's effective tax rate for both the current financial quarter and year-to-date are higher than the Malaysian statutory tax rate of 25% due to the non-existence of group tax relief and certain expenses being non-deductible for income tax purposes.

B6. SALE OF UNQUOTED INVESTMENTS AND PROPERTIES

There was no sale of unquoted investments and/or properties (classified under "Asset Held For Sale") for the current financial quarter and year-to-date, except for a disposal of a freehold land to a third party via a conditional sale and purchase agreement in the previous financial year, but the said disposal has yet to be accounted for in the financial statements pending fulfillment of the conditions precedents stated therein. However, the said disposal (which is expected to be completed by the 4th Quarter of 2014) has no material financial effect to the Group's result for both the current financial quarter and year-to-date.

B7. OUOTED SECURITIES

There was no purchase or disposal of quoted securities for the current financial quarter and year-to-date.

B8. **CORPORATE PROPOSALS**

The followings are the events relating to the Group's Corporate Proposals since their first announcements:

- (a) On 17 September 2013, AmInvestment Bank Berhad ("AIBB") had announced the following corporate proposals (hereinafter collectively referred to as the "Earlier Announced Proposals") on behalf of Y&G:
 - (i) Hala Kota Development Sdn Bhd ("HKDSB"), a wholly owned subsidiary of Y&G had on 17 September 2013 entered into a sale and purchase agreement for the proposed acquisition of a leasehold land measuring approximately 107.965 hectares, held under H.S.(D) 129802, Lot 126299, within Mukim and District of Klang, Selangor Darul Ehsan ("KESAS Land") with the Malaysian Agriculture Research and Development Institute ("MARDI") for a total cash consideration amounting to RM100.0 million ("Proposed Land Acquisition");
 - (ii) Proposed issue of free warrants in Y&G ("Warrants") of 15,386,900 Warrants on the basis of one (1) Warrant for every ten (10) existing ordinary share of RM1.00 each in Y&G ("Y&G Share(s)" or "Share(s)") held by the entitled shareholders of the Company ("Entitled Shareholders") on the entitlement date to be determined and announced later ("Entitlement Date") ("Proposed Free Warrants");

- (iii) Proposed renounceable rights issue of up to 30,773,800 new Y&G Shares ("**Rights Share(s)**") together with up to 15,386,900 new detachable Warrants on the basis of two (2) Rights Shares together with one (1) Warrant for every ten (10) existing Y&G Shares held by the Entitled Shareholders on the Entitlement Date ("**Proposed Rights Issue with Warrants**"); and
- (iv) Proposed private placement of up to 15,386,900 new Y&G Shares ("Placement Shares"), representing approximately ten percent (10%) of the issued and paid-up share capital of Y&G together with up to 7,693,450 new detachable Warrants on the basis of one (1) Warrant for every two (2) Placement Shares subscribed ("Proposed Private Placement with Warrants").
- (b) On 30 September 2013, AIBB had announced on behalf of Y&G that the valuation report prepared by Messrs Jones Lang Wootton dated 13 September 2013 for the KESAS Land in relation to the Proposed Land Acquisition had been submitted to Bursa Malaysia.
- (c) On 19 November 2013, AIBB had further announced the following additional corporate proposals (hereinafter collectively referred to as the "New Proposals") on behalf of Y&G:
 - (i) Y&G had on 19 November 2013 entered into the following agreements:-
 - 1) conditional sale and purchase agreement ("SPA") with Dato' Yap Jun Jien, Gan Li Ching and Yap Jun Wei ("MRSB Vendors") for the proposed acquisition of 1,000,000 ordinary shares of RM1.00 each in Magna Rembang Sdn Bhd ("MRSB") ("MRSB Share(s)"), representing 100.0% of the issued and paid-up share capital of MRSB for an indicative purchase consideration of RM11,403,000 to be satisfied via the issuance of irredeemable convertible preference shares of RM1.00 each in Y&G ("ICPS") together with free warrants in Y&G on the basis of one (1) Warrant for every two (2) ICPS issued ("Warrants") ("MRSB SPA") ("Proposed MRSB Acquisition");
 - 2) conditional SPA with Dato' Yap Jun Jien and Yap Jun Wei ("KKSB Vendors") for the proposed acquisition of 2 ordinary shares of RM1.00 each in Kualiti Kinta Sdn Bhd ("KKSB") ("KKSB Share(s)"), representing 100.0% of the issued and paid-up share capital of KKSB for an indicative total purchase consideration together with the proposed settlement of the amount owing by KKSB and its subsidiary ("KKSB Group") to Dato' Yap Jun Jien ("Amount Owing by KKSB Group") for an indicative total purchase consideration of RM7,690,810 to be satisfied via the issuance of ICPS together with Warrants ("KKSB SPA") ("Proposed KKSB Acquisition"); and
 - 3) conditional SPA with Dato' Sri Yap Seng Yew ("FDSB Vendor") for the proposed acquisition of 125,000 ordinary shares of RM1.00 each in Fortuneprop Development Sdn Bhd ("FDSB") ("FDSB Share(s)"), representing 50.0% of the issued and paid-up share capital of FDSB for an indicative total purchase consideration of RM6,723,000 to be satisfied via the issuance of ICPS together with Warrants ("FDSB SPA") ("Proposed FDSB Acquisition").
 - Item (1) (3) are hereinafter referred to as the "Proposed Related Party Acquisitions".
 - (ii) Y&G proposes to make amendments to the Memorandum and Articles of Association of Y&G ("M&A") to facilitate the issuance of the ICPS pursuant to the Proposed Related Party Acquisitions ("Proposed M&A Amendments").

The New Proposals and the Earlier Announced Proposals are collectively referred to as "Corporate Proposals".

- (d) On 27 December 2013, AIBB had announced on behalf of Y&G that an application had been submitted to Bursa Malaysia in respect of:-
 - (i) The admission of the Warrants to the official list of Bursa Malaysia and the initial listing application of and quotation for up to 51,375,655 Warrants to be issued pursuant to the Proposed Free Warrants, Proposed Rights Issue with Warrants, Proposed Private Placement with Warrants, Proposed MRSB Acquisition, Proposed KKSB Acquisition and Proposed FDSB Acquisition on the Main Market of Bursa Malaysia ("the Main Market"); and
 - (ii) The additional listing application for the listing of and quotation on the Main Market for the following:-
 - (1) Up to 30,773,800 new Y&G Shares to be issued pursuant to the Proposed Rights Issue with Warrants on the Main Market;
 - (2) Up to 15,386,900 new Y&G Shares to be issued pursuant to the Proposed Private Placement with Warrants on the Main Market:
 - (3) Up to 25,816,810 new Y&G Shares to be issued pursuant to the conversion of the ICPS on the Main Market; and
 - (4) Up to 51,375,655 new Y&G Shares to be issued pursuant to the exercise of the Warrants on the Main Market.
- (e) On 18 February 2014, AIBB had announced on behalf of Y&G the final purchase consideration of MRSB (RM11,403,000), KKSB (RM7,940,808) and FDSB (RM6,722,000) following the completion of the special audit of the said Acquiree Companies.
- (f) On 28 February 2014, AIBB had announced on behalf of Y&G that Bursa Malaysia had vide its letter dated 28 February 2014, given its approval for the admission of Warrants on the Official List of Bursa Malaysia as well as the listing of and quotation for the Warrants, Rights Shares, Placement Shares and new Y&G Shares to be issued pursuant to the exercise of the Warrants and conversion of ICPS on the Main Market of Bursa Malaysia. The Circular to Shareholders and Notice of EGM dated 14 March 2014 ("EGM Notice") convening the EGM on 11 April 2014 to seek shareholders' approval, have been circulated out to the shareholders.
- (g) On 11 April 2014, Y&G had announced that the resolutions set out in the above EGM Notice were duly passed by the shareholders at the EGM held on 11 April 2014.
- (h) On 16 May 2014, AIBB had announced on behalf of Y&G that Y&G and the respective Vendors, had mutually agreed to extend the Stop Date of the MRSB SPA, KKSB SPA and FDSB SPA to 11 August 2014 to facilitate the fulfilment of the conditions precedent. Based on the terms of the MRSB SPA, KKSB SPA and FDSB SPA, the conditions precedent contained therein shall be fulfilled by a date falling six (6) months from the date of the respective SPA i.e. 18 May 2014 ("Stop Date") or such later date as Y&G and the respective vendors may mutually agree in writing.
- (i) On 10 June 2014, AIBB had announced that HKDSB and MARDI had mutually agreed to extend the KESAS Land Cut-Off Date to 30 October 2014. The Kesas Land SPA provides that in the event that the conditions precedent contained therein shall not be fulfilled within nine (9) months from the date of the KESAS Land SPA ie. 16 June 2014 ("KESAS Land Cut-Off Date") or such extended period or periods as may be extended by mutual consent of HKDSB and MARDI, then either party shall be at liberty to terminate the KESAS Land SPA by notice in writing to the other party.

- (j) On 12 August 2014, AIBB had announced on behalf of Y&G that the MRSB SPA and KKSB SPA had become unconditional on 11 August 2014 following the fulfillment of the conditions precedent of MRSB SPA and KKSB SPA, and that Y&G had on the same date mutually agreed with the MRSB Vendors and the KKSB Vendors respectively to fix the respective completion date on 1 October 2014. In addition AIBB also announced that Y&G and the FDSB Vendor had mutually agreed to further extend the Stop Date of the FDSB SPA to 30 September 2014 to facilitate the fulfillment of the conditions precedent of the FDSB SPA.
- (k) On 13 August 2014, AIBB had announced on behalf of Y&G that Y&G had on 13 August 2014 applied to Bursa Malaysia for an extension of time for the implementation of the Corporate Proposals.
- (1) On 30 September 2014, AIBB had announced on behalf of Y&G that Y&G and the FDSB Vendor, had on 30 September 2014, mutually agreed to further extend the Stop Date of the FDSB SPA to 7 November 2014. In addition AIBB had also announced that Y&G had on 30 September 2014, mutually agreed with the MRSB Vendors and KKSB Vendors respectively to fix a new Completion Date to take place on 14 November 2014.
- (m) On 8 October 2014, AIBB had announced that Bursa Malaysia had, vide its letter dated 7 October 2014, approved an extension of time of six (6) months from 28 August 2014 to 27 February 2015 for Y&G to implement the Corporate Proposals.
- (n) On 8 October 2014, AIBB had announced on behalf of Y&G the following:-
 - (i) The issue price of the Placement Shares has been fixed at RM1.00 per Placement Shares ("Placement Issue Price"):
 - (ii) The issue price of the Rights Shares has been fixed at RM1.00 per Rights Share ("RI Issue Price"); and
 - (iii) The exercise price of the Warrants has been fixed at RM1.00 per Warrant ("Warrant Price").

AIBB had also announced on behalf of Y&G that Y&G had on 8 October 2014, executed the deed poll constituting the Warrants.

- (o) In addition to the above, AIBB had also on 8 October 2014 announced on behalf of Y&G the following:-
 - (i) The Entitlement Date for the Proposed Free Warrants for the Entitled Shareholders whose names appeared in Y&G's Record of Depositors as at 5.00 p.m. on 23 October 2014;
 - (ii) The Entitlement Date for the Proposed Rights Issue with Warrants for the Entitled Shareholders whose names appeared in Y&G's Record of Depositors as at 5.00 p.m. on 23 October 2014; and
 - (iii) The important relevant dates for the renounceable rights issue with warrant.
- (p) On 31 October 2014, AIBB had announced on behalf of Y&G that HKDSB had, via a letter dated 30 October 2014 to MARDI, sought to extend the KESAS Land Revised Cut-off Date for another six (6) months up to 30 April 2015 ("Extension of Time").
- (q) On 5 November 2014, AIBB had announced on behalf of Y&G that HKDSB had on 5 November 2014, received a letter from its SPA lawyer, Ho, Loke & Co Advocates & Solicitors informing that MARDI had rejected the Extension of Time and notified HKDSB that the SPA was terminated in view that the Conditions Precedent, namely EPU Approval, SA's Consent and Estate Land Board Approval were not obtained within the KESAS Land Revised Cut-off Date.
- (r) On 7 November 2014, AIBB had announced on behalf of Y&G that Y&G and the FDSB Vendor, had on 7 November 2014, mutually agreed to further extend the FDSB Stop Date to 14 November 2014 ("FDSB Further Extended Stop Date").

- (s) On 14 November 2014, AIBB had announced on behalf of Y&G that the MRSB Acquisition and KKSB Acquisition had been completed on 14 November 2014. Further, AIBB had also announced on behalf of Y&G that the FDSB SPA had been rescinded as a result of the non-satisfaction of the FDSB Condition Precedent in respect of the private caveat by the agreed FDSB Further Extended Stop Date and that both the FDSB Parties are released from all obligations thereunder and neither of them shall have any claim against the other in respect of the FDSB SPA.
- (t) On 14 November 2014, AIBB had also announced on behalf of Y&G that as at the close of acceptance, excess application and payment for the Rights Issue with Warrants at 5.00 p.m. on 7 November 2014, Y&G had received valid acceptance and excess applications for a total of 30,128,419 Rights Shares. This represented an under-subscription of 645,381 Rights Shares or approximately 2.10% below the total number of Rights Shares available for subscription under the Rights Issue with Warrants. Nevertheless, the minimum subscription level of 26,299,089 Rights Shares had been met.
- (u) On 19 November 2014, AIBB had submitted on behalf of Y&G the Quotation documents to Bursa Malaysia and the Letter of Final Basis of Allotment of Rights Shares with Warrants dated 19 November 2014 to Securities Commission.
- (v) On 20 November 2014, AIBB had announced on behalf of Y&G the additional listing of 30,128,419 Rights Shares and 15,386,900 Placement Shares and also the listing and profile of the 47,690,767 warrants issued pursuant to the Rights Issue with Warrants, Free Warrants, Related Party Acquisition and Private Placement with Warrants, all to be listed on 21 November 2014.
- (w) On 21 November 2014, AIBB had submitted on behalf of Y&G the Completion Letter dated 21 November 2014 for the Corporate Proposals to Bursa Malaysia and at the same time announced the listing and quotation of the 30,128,419 Rights Shares, 15,386,900 Placement Shares and 47,690,767 Warrants issued pursuant to the Corporate Proposals on the Main Market of Bursa Malaysia with effect from 9.00 a.m. on 21 November 2014, marking the completion of the Corporate Proposals.

As at the date of this Quarterly Report, save for the termination of the Proposed Land Acquisition and the rescission of the Proposed FDSB Acquisition, the other Corporate Proposals have been fully completed. For further information of the Corporate Proposals, please refer to the detailed announcements in the Bursa Malaysia's Website.

Public Shareholding Spread

The followings are the events pertaining to the Company's Public Shareholding Spread during the current financial year-to-date:

- (a) On 27 March 2014, Y&G had announced that the Company had on 27 March 2014 submitted an application to Bursa Malaysia to seek a further 7th Extension of time of twelve (12) months from 1 April 2014 to 31 March 2015 ("7th Extension") to comply with the PSS Requirement.
- (b) On 21 April 2014, Y&G had announced, that Bursa Malaysia had, vide its letter dated 21 April 2014, granted the 7th Extension but only for a further three (3) months until 30 June 2014 to comply with the PSS Requirement.
- (c) On 18 June 2014, Y&G had announced that the Company had on 18 June 2014 submitted an application to Bursa Malaysia to seek a further 8th Extension of time of eleven (11) months from 1 July 2014 to 31 May 2015 ("8th Extension") to comply with the PSS Requirement.
- (d) On 4 July 2014, Y&G had submitted an update status of the Corporate Proposals to Bursa Malaysia in relation to the above 8th Extension application.

- (e) On 9 October 2014, Y&G had announced that Bursa Malaysia had, vide its letter dated 8 October 2014, granted the 8th Extension but only for a further six (6) months until 31 December 2014 to comply with the PSS Requirement.
- (f) As at 27 November 2014, the public shareholding spread of the Company has improved significantly from the previously reported 13.32% to 19.72% upon the recent completion of the Proposed Private Placement with Warrants and the Proposed Rights Issue with Warrants. Hence, the Company is still short of 5.28% from the PSS Requirement based on the enlarged 199,384,319 Ordinary Shares of Y&G.

B9. GROUP BORROWINGS AND DEBT SECURITIES

Group Borrowings as at 30 September 2014 are as follows:-

	Secured RM'000	Unsecured RM'000	Total RM'000
(a) Short Term Borrowings :			
Finance lease obligation	76	_	76
Term loan	-	-	-
	76	-	76
(b) Long Term Borrowings:			
Finance lease obligation	174	-	174
Term loan	-	-	-
=	174	-	174
Total Borrowings	250	-	250

There was no borrowing or debt security denominated in foreign currencies.

B10. OFF BALANCE SHEET FINANCIAL INSTRUMENTS

There was no financial instrument with off balance sheet risk as at the date of this Quarterly Report.

B11. DISCLOSURE OF REALISED AND UNREALISED ACCUMULATED PROFITS

Bursa Malaysia has on 25 March 2010 issued a directive which requires all listed companies to disclose a breakdown of the accumulated profits or losses as at the end of the reporting period, into realised and unrealised profits or losses, for the purpose of greater transparency. The breakdown of the Group's accumulated profits as at 30 September 2014, pursuant to the format prescribed by Bursa Malaysia, is as follows:

As at 30 September 2014	As at 30 June 2014
RM'000	RM'000
39,335	36,404
(7,905)	(8,223)
31,430	28,181
	39,335 (7,905)

B12. MATERIAL LITIGATIONS

The changes in material litigations (including status of any pending material litigations) since the previous Quarterly Report are listed in the Appendix 1 attached hereto.

B13. **DIVIDEND**

The Board of Directors does not recommend any dividend for the current financial quarter and year-to-date.

B14. **EARNINGS PER SHARE**

Basic earnings per share is calculated by dividing the total comprehensive income attributable to equity holders of the parent for the current financial quarter and year-to-date by the weighted average of ordinary shares in issue during the said quarter and year-to-date.

Total Comprehensive Income attributable to equity holders of the parent (RM'000)	Individual Quarter 3,249	Cumulative Quarter 8,600
Weighted average number of ordinary share in issue ('000)	153,869	153,869
Earnings per share (sen)	2.11	5.59
Diluted EPS (sen)	2.11	5.59

By Order of the Board

Wong Keo Rou (MAICSA 7021435) Secretary Kuala Lumpur

Date: 28 November 2014