NOTES TO THE FINANCIAL STATEMENTS:-

1 Basis of Preparation

The interim financial report has been prepared in accordance with Financial Reporting Standard (FRS) 134, *Interim Financial Reporting*, issued by the Malaysian Accounting Standards Board ("MASB") and paragraph 9.22 of the Listing Requirements of Bursa Malaysia Securities Berhad ("Bursa Securities").

The interim financial statements should be read in conjunction with the audited financial statements as at and for the year ended 31 December 2010. These explanatory notes attached to the interim financial statement 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 2010.

2 Changes in Accounting Policies

The significant accounting policies adopted in the interim financial report are consistent with those adopted in the most recent available annual audited financial statements for the year ended 31 December 2010 except for the adoption of the following standards, amendments and interpretations which are effective for annual periods beginning on and after 1 January 2011:

- FRS 3, Business Combination (revised)
- FRS 127, Consolidated and Separate Financial Statements (revised)
- Amendments to FRS 7, Financial Instruments: Disclosures improving Disclosures about Financial instruments
- IC Interpretation 4, Determining Whether an Arrangement Contains a Lease
- Improvements to FRSs (2010)

FRS 3 (revised), which is to be applied prospectively, incorporates the following changes to the existing FRS 3:

- The definition of a business has been broadened, which is likely to result in more acquisitions being treated as business combinations.
- Contingent consideration will be measured at fair value, with subsequent changes therein recognized in profit or loss.
- Transaction costs, other than share and debts issue cost, will be expensed as incurred.
- Any pre-existing interest in the acquiree will be measured at fair value with the gain or loss recognized in profit or loss.
- Any non-controlling interest (previously known as minority interest) will be measured at either fair value or at its proportionate interest in the identifiable assets and liabilities of the acquiree, on a transaction-by-transaction basis.

The amendments to FRS 127 require changes in group composition to be accounted for as equity transactions between the group and its non-controlling interest holders. Prior to the adoption of FRS 127, changes in group composition are accounted for in accordance with acquisition method of accounting.

NOTES TO THE FINANCIAL STATEMENTS:-

The amendments to FRS 127 further require all losses attributable to minority interest to be absorbed by minority interest i.e. the excess and any further losses exceeding the minority interest in the equity of a subsidiary are no longer charged against the Group's interest.

The above changes in FRS 127 are not expected to have material impacts to the Group.

Amendments to FRS 7 only impact presentation and disclosure aspects of the financial statements.

IC Interpretation 4 provides guidance on determining whether certain arrangements are, or contain, leases that are required to be accounted for accordance with FRS 117 *Leases*. Where an arrangement is within the scope of FRS 117, the Group applies FRS 117 in determining whether the arrangement is a finance or an operating lease. The adoption of ICI 4 is not expected to have a material impact to the Group.

Improvements to FRSs (2010) contain amendments to ten FRSs and one Interpretation to clarify guidance and wordings or to correct for relatively unintended consequence, conflicts or oversights. These amendments do not have a material impact to the Group.

3 Declaration of audit qualification

The annual financial statements of the Group for the year ended 31 December 2010 were reported on without any qualification.

4 Seasonality or Cyclicality of interim operations

The Group's operations are not subject to seasonal or cyclical factors.

5 Nature and amount of items affecting assets, liabilities, equity, net income, or cash flows that are unusual because of their nature, size or incidence

There were no items affecting assets, liabilities, equity, net income, or cash flows that are unusual because of their nature, size and incidence.

6 Nature and amount of changes in estimates of amounts reported in prior interim periods of the current financial year, which give a material effect in the current interim period

There were no changes in estimates that have had material effect in the current quarter's results.

7 Issuances, cancellations, repurchases, resale and repayments of debt and equity securities

There was no issuance, cancellation, repurchase, resale and repayments of debt and equity securities during the interim period under review.

NOTES TO THE FINANCIAL STATEMENTS:-

8 Dividends

There was no dividend paid during the quarter under review.

9 Segmental reporting

Segmental reporting is not necessary as the Group is principally involved in manufacturing and sale of steel related products in Malaysia.

10 Valuation of property, plant and equipment

The valuation of land and buildings was brought forward without amendment from the previous annual report.

11 Material events subsequent to the end of the interim period

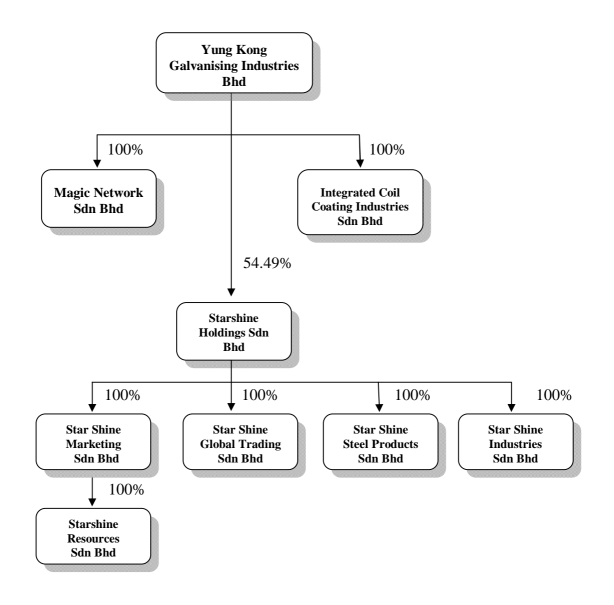
There were no material events subsequent to the end of the interim period.

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NOTES TO THE FINANCIAL STATEMENTS:-

12 Changes in composition of the Group

On 21 October 2011, the Company announced that the Reorganisation (as illustrated in Note 22 below) was completed. On the same day, Star Shine Marketing Sdn Bhd has acquired the entire issued and paid up share capital of Starshine Resources Sdn Bhd of RM1 each amounting to RM2 for total cash consideration of RM2. As such, Starshine Holdings Sdn Bhd (which has converted its status from public company to private company limited by shares on 12 October 2011) is now a 54.49% owned subsidiary of YKGI. The current corporate structure appears to be as follows:



13 Changes in contingent liabilities or contingent assets

There are no contingent liabilities or assets for the current financial year to date.

NOTES TO THE FINANCIAL STATEMENTS:-

14 *Review of performance*

The Group's total revenue for the quarter under review declined by 7% or RM7.3 million to RM97.7 million as compared to RM105.0 million in the corresponding period of the preceding year. The Group reported a pretax loss of RM7.31 million as compared to pretax profit of RM2.60 million reported in the corresponding period of the previous year. The decrease in revenue was due to weak demand, whereas the losses reported for the quarter under review was resulted from higher overhead costs due to much lower productivity.

15 Variation of results against preceding quarter

For the quarter under review, the Group recorded a pretax loss of RM7.31 million as compared to a pretax profit of RM1.7 million reported in the previous quarter. The deteriorated profitability was mainly due to much lower productivity as a result of interrupted supply of raw materials during the investigation period following the filing of Petition of Safeguards by Megasteel Sdn Bhd in May 2011, couple with depressed selling prices currently experiencing in the market.

16 *Current year prospects*

(a) Even though the Petition by Megasteel Sdn Bhd for safeguard on Hot Rolled Coils ("HRC") was not successful it had created a period of uncertainty, which resulted that we were unable to import HRC for fear of the additional 35% duty may be imposed, thus creating current shortage of HRC which is disrupting our normal operation.

The remaining quarter shall remain challenging in view of the spread between raw materials and the products prices was getting thinner couple with the weaker demand and the bearish outlook on local steel sector. It is unlikely much improvement is expected for the remaining quarter of the year.

(b) There were no announcements or disclosures published in a public document of any revenue or profit estimate, forecast, projection or internal targets as at the date of this announcement.

17 Statement of the Board of Directors' opinion on achievement of forecast

Not applicable to the Group as no announcements or disclosures were published in a public document of any revenue or profit estimate, forecast, projection or internal targets as at the date of this announcement.

18 *Profit forecast*

Not applicable as no profit forecast was published.

NOTES TO THE FINANCIAL STATEMENTS:-

19 Income tax expense

		Financial
The taxation is derived as below:	Current Quarter	Year-To-Date
	RM'000	RM'000
Current tax expense		
- current year	198	703
Deferred tax expense		
- current year	(2,044)	(2,563)
Total	(1,846)	(1,860)

The Group's effective tax rate in the current year to date was lower than the statutory tax rate applicable for the current financial year due to non recognition of certain deferred tax assets in the loss making companies.

20 Unquoted investments and properties

There were no sales of unquoted investments and properties during the period under review.

21 *Quoted investments*

There were no purchases or sales of quoted investments during the quarter under review.

Investment in quoted securities as at 30 September 2011:

	RM
Total investments at cost	42,200
Total investments measured at fair value at end of	
reporting period	23,515

22 Status of corporate proposal announced

- (a) On 9 March 2011, the Company announced that YKGI, through its 65% owned subsidiary, Star Shine Marketing Sdn Bhd ("SSM") had on even date entered into several share sale agreements for:
 - (i) The acquisition of 1,078,000 ordinary shares of Star Shine Steel Products Sdn Bhd ("SSP"), representing the remaining 24.5% equity interest in SSP not already owned by SSM from Dato' Dr. Hii Wi Sing, Dato' Soh Thian Lai, Michael Hii Ee Sing, Cheah Kok Teong, Dato' Hii Ngo Sing, Arthur Hii Lu Choon, Christopher Hii Lu Ming, Alexander Hii Lu Kwong and Victor Hii Lu Thian, for total purchase consideration of RM1,874,276.80 to be satisfied by the issuance of 1,171,423 new SSM Shares at an issue price of RM1.60 per share;
 - (ii) The acquisition of 980,000 ordinary shares of Star Shine Global Trading Sdn Bhd ("SSGT"), representing the remaining 49.0% equity interest in SSGT not already

NOTES TO THE FINANCIAL STATEMENTS:-

owned by SSM from Wong Kim Sing, Dato' Soh Thian Lai, Michael Hii Ee Sing, Wee Kay Sing, Dato' Hii Ngo Sing, Anna Hee Ik Nang @ Anna Hii, Dato' Dr. Hii Wi Sing, Arthur Hii Lu Choon, Christopher Hii Lu Ming, Alexander Hii Lu Kwong and Victor Hii Lu Thian, for total purchase consideration of RM1,748,379.20 to be satisfied by the issuance of 1,092,737 new SSM Shares at an issue price of RM1.60 per share;

(iii) The acquisition of 1,620,000 ordinary shares of Star Shine Industries Sdn Bhd ("SSI"), representing the remaining 27.0% equity interest in SSI not already owned by SSM from Dato' Soh Thian Lai, Lu Kang Eing, Chin Hin Fatt, Choong Chee Sham, Michael Hii Ee Sing, Dato' Dr. Hii Wi Sing, Christopher Hii Lu Ming, Arthur Hii Lu Choon, Alexander Hii Lu Kwong and Victor Hii Lu Thian, for total purchase consideration of RM1,933,017.60 to be satisfied by the issuance of 1,208,136 new SSM Shares at an issue price of RM1.60 per share;

(Collectively to be referred to as the "Acquisition")

The Company also on even date entered into a Share Swap Reorganisation Agreement with Starshine Holdings Berhad ("SHB"), SSM, Dato' Dr Hii Wi Sing, Arthur Hii Lu Choon, Michael Hii Ee Sing, Alexander Hii Lu Kwong, Victor Hii Lu Thian, Dato' Hii Ngo Sing, Mt Sungai Sdn Bhd, Dato' Soh Thian Lai, Christopher Hii Lu Ming, Cheah Kok Teong, Wong Kim Sing, Chin Hin Fatt, Choong Chee Sam, Wee Kay Sing and Anna Hee Ik Nang @ Anna Hii (collectively to be referred to as the "Swap Vendors"), whereby SHB agreed to:

- acquire from the Swap Vendors all the 21,472,296 SSM Shares ("Swap Shares") held by the Swap Vendors whereby the Swap Shares represent the entire equity interest of SSM after the Acquisition, and
- o accept the transfer of all the shares in SSP, SSGT and SSI held by SSM,

for total consideration of RM36,499,998, to be wholly satisfied by the issuance of 364,999,980 ordinary shares of RM0.10 each in SHB at an issue price of RM0.10 per SHB Share ("Reorganisation").

On 8 April 2011, the Company announced that the Company is proposing to list SHB Group on the ACE Market of Bursa Securities ("Proposed Listing").

The Acquisition, Reorganisation and Proposed Listing were approved by shareholders in an Extraordinary General Meeting convened on 13 May 2011.

On 13 June 2011, the Company announced that the Acquisition has been completed. On 21 October 2011, the Company announced that the Reorganisation has been completed. On 9 August 2011, the Company announced that SBH has withdrawn the application of the Proposed Listing to Bursa Malayisa and registrable prospectus to the Securities Commission in relation to the Proposed Listing due to current market conditions and pending further reorganisation of the Group of Companies.

Save as disclosed above, there was no corporate proposal announced and pending completion.

NOTES TO THE FINANCIAL STATEMENTS:-

(b) There were no proceeds raised from any corporate proposal during the quarter under review.

23 Borrowing and debt securities

As at 30 September 2011	Short Term Borrowing RM'000	Long Term Borrowing RM'000
Denominated in Ringgit Malaysia		
Secured	43,479	43,728
Unsecured	159,252	62,553
Denominated in US Dollar		
Unsecured	11,011	-
Total	213,742	106,281

24 Financial derivative instruments

As at end of the current quarter under review, the outstanding forward foreign currency exchange contracts are as follows:

Type of Derivatives	Contract/Notional Value	Fair Value
	(RM'000)	(RM'000)
Foreign Exchange Contracts		
(in US Dollar)		
- Less than 1 year	4,726	5,118

Forward foreign exchange contracts are used to hedge foreign exchange risks associated with certain purchase transactions.

25 Changes in material litigation

There are no material litigations during the period under review.

26 **Proposed dividend**

The Board of Directors has not recommended any interim dividend for the financial quarter ended 30 September 2011.

27 Earnings per share

Durnings per snure				
	Quarter ended 30 Sept		Period ended 30 Sept	
	2011	2010	2011	2010
	('000)	('000)	('000)	('000)
Basic earnings per ordinary share Profit/(Loss) attributable to owners of the Company (RM'000)	(4,709)	1,786	(7,097)	11,889

NOTES TO THE FINANCIAL STATEMENTS:-

Weighted average number of ordinary shares issued as at beginning and end of period	195,534.9	195,534.9	195,534.9	195,534.9
Basic earnings/(loss) per ordinary share (sen)	(2.41)	0.91	(3.63)	6.08
	Quarter end	ed 30 Sept	Period ende	ed 30 Sept
	2011	2010	2011	2010
	('000)	('000)	('000)	('000)
Diluted earnings per ordinary shar	e			
Profit/(Loss) attributable to				
owners of the Company	(4,709)	1,786	(7,097)	11,889
(RM'000)				
Weighted average number of	105 524 0	105 524 0	105 524 0	105 524 0
ordinary shares in issue	195,534.9	195,534.9	195,534.9	195,534.9
Effect of outstanding warrants		6,554.2	8,412.7	2,603.2
Adjusted weighted average number of ordinary shares for calculating diluted earnings per				
ordinary share	195,534.9	202,089.1	203,947.6	198,138.1
2		,	,	· · ·
Diluted earnings/(loss) per				
ordinary share (sen)	(2.41)	0.88	(3.48)	6.00

28 Breakdown of realised and unrealised profit or losses

The breakdown of the retained profits of the Group into realized and unrealized profits is presented in accordance with the directive issued by Bursa Malaysia Securities Berhad dated 25 March 2010 and prepared in accordance with Guidance on Special Matter No.1, Determination of Realised and Unrealised Profits or Losses in the Context of Disclosure Pursuant to Bursa Malaysia Securities Berhad Listing Reguirements, as issued by the Malaysian Institute of Accountants.

	As at 30 Sept 2011 RM	As at 31 Dec 2010 RM
Total retained profit of the Group		
- Realised	62,891,807	75,184,788
- Unrealised	(14,456,300)	(16,888,760)
Less: Consolidated adjustments	(5,786,058)	(4,838,347)
Total retained earnings	42,649,449	53,457,681