

## **KEJURUTERAAN SAMUDRA TIMUR BERHAD**

Interim Financial Report for
6th Quarter Ended 30th June 2009
Pursuant to FRS 134 and Selected sections of Appendix 9B
of the Listing Requirements



### KEJURUTERAAN SAMUDRA TIMUR BERHAD

(Company No. 142241-X)
(Incorporated in Malaysia)

### INTERIM FINANCIAL REPORT SIXTH FINANCIAL QUARTER ENDED 30 JUNE 2009

## CONDENSED CONSOLIDATED INCOME STATEMENTS FOR THE FINANCIAL PERIODS ENDED 30 JUNE

		Sixth Quan 30 J		-	een Months ended June
	Note	2009 Audited RM'000	2008 Unaudited RM'000	2009 Audited RM'000	2008 Unaudited RM'000
<b>Continuing Operations</b>					
Revenue		13,405	N/A	101,215	N/A
Cost of sales		(12,428)	N/A	(74,617)	N/A
Gross profit		977	N/A	26,598	N/A
Other income		1,941	N/A	2,205	N/A
Administrative expenses		(2,797)	N/A	(9,171)	N/A
Operating expenses		(9,403)	N/A	(18,104)	N/A
Finance cost		(1,368)	N/A	(11,140)	N/A
Share of loss in jointly controlled entities		-	N/A	-	N/A
Loss before taxation		(10,650)	-	(9,612)	-
Income tax expense	B5	652	N/A	(3,721)	N/A
Loss for the period	•	(9,998)	-	(13,333)	-
Attributable to:					
Equity holders of the parent		(9,983)	N/A	(13,547)	N/A
Minority interest		(15)	N/A	214	N/A
		(9,998)	N/A	(13,333)	N/A
Loss Per Share (sen)	B13				
Basic	:	(9.38)	N/A	(13.05)	N/A
Fully diluted	-	N/A	N/A	N/A	N/A

N/A - Not Applicable

(The Condensed Consolidated Income Statement should be read in conjunction with the audited financial statements for the year ended 31 December 2007 and the accompanying explanatory notes attached to the interim financial statements.)

(As announced on 14 August 2008 and as disclosed in Note A1, the Group has changed its financial year end to 30 June. With this, the current financial statements shall be for an Eighteen (18) months' period made up from 1 January 2008 to 30 June 2009. As such there are no comparative figures for this Condensed Consolidated Income Statements.)

## CONDENSED CONSOLIDATED BALANCE SHEETS AS AT 30 JUNE 2009 AND 31 DECEMBER 2007



ASSETS	Note	As at 30 June 2009 Audited RM'000	As at 31 December 2007 Audited RM'000
Non-current assets			
Property, plant and equipment	<b>A9</b>	142,588	159,641
Prepaid lease payments		1,464	1,493
Goodwill on consolidation		10,278	10,278
Investment in jointly controlled entities	A15	-	•
Other investment	A16	2,658	3,036
		156,988	174,448
Current assets			
Inventories		4,044	3,611
Trade receivables		13,918	29,961
Other receivables		9,422	7,032
Tax recoverable		558	559
Amount due from jointly controlled entities	A15		-
Cash and bank balances (including fixed deposits)		1,613	3,885
		29,555	45,048
TOTAL ASSETS		186,543	219,496
		American Control of the Control of t	
EQUITY AND LIABILITIES			
Equity attributable to equity holders of the parent			
Share capital	<b>A6</b>	53,240	48,400
Redeemable Convertible Preference Share *		-	-
Share premium		9,283	9,283
Other reserves		2,873	3,124
Accumulated losses		(23,483)	(9,936)
		41,913	50,871
Minority interest		1,343	1,055
Total equity		43,256	51,926
Non-current liabilities		.*	
Bank borrowings	В9	63,661	77,447
Deferred tax liabilities		6,586	7,561
		70,247	85,008
Current liabilities			
Trade payables		5,629	1,475
Other payables		21,320	26,807
Amount due to a jointly controlled entity	A15	- 1,J2V	4,063
Bank borrowings	B9	44,682	49,681
Tax payable	D)	1,409	536
Tua puyuoto		73,040	82,562
Total liabilities		143,287	167,570
TOTAL EQUITY AND LIABILITIES		186,543	219,496
TO THE MYOTE I THE MICHIGARITHM		100,010	

<sup>\* -</sup> The Redeemable Convertible Preference Share comprises 1 share of RM1.00 issued by a subsidiary commpany.

(The Condensed Consolidated Balance Sheet should be read in conjunction with the audited financial statements for the year ended 31 December 2007 and the accompanying explanatory notes attached to the interim financial statements.)

# CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE 18 MONTH FINANCIAL PERIOD ENDED 30 JUNE 2009



i i	<b>\</b>	Ž	<ul><li>Attributable to</li><li>Non-disributable</li></ul>	to equity hol	Attributable to equity holders of the parent on-disributable —— Distributable Retained	ut	1	Minority interest	Total equity
Note	Share Capital RM'000	Share Premium RM'000	Revaluation Reserve RM'000	Foreign Exchange Reserve RM'000	Earnings/ (Accumulated Losses) RM'000	RCPS*	Total RM'000	RM'000	RM'000
<b>At 1 January 2007</b> As previously stated Effect of adopting FRS 112	48,400	9,283	4,438	(521)	5,778 244	1 1	67,378	189	67,567 244
Mt 1 January 2007 (restated)	48,400	9,283	4,438	(521)	6,022	1	67,622	189	67.811
Effect of reduction in	-		-						
domestic income tax rate	i		30	•	1	•	30	ı	30
oreign currency translation		i	í	(823)	ī	1	(823)	(36)	(858)
Dividend	ı	,	ı	r	(1,413)	1	(1,413)		(1,413)
Vet loss for the year	1	1	ı	ı	(14,545)	ı	(14,545)	902	(13,643)
Mt 31 December 2007 (Audited)	48,400	9,283	4,468	(1,344)	(9,936)	-	50,871	1,055	51,926
At 1 January 2008	48,400	9,283	4,468	(1,344)	(9,936)	ı	50,871	1,055	51,926
ssue of shares - Placement	4,840	ı	ı	ı	ı	ı	4,840	ı	4,840
oreign currency translation	1	1	ı	(251)	1	. 1	(251)	74	(177)
Net loss for the period	1	· 1	1	1	(13,547)	ı	(13,547)	214	(13,333)
st 30 June 2009 (Audited)	53,240	9,283	4,468	(1,595)	(23,483)		41,913	1,343	43,256

<sup>(</sup>The Condensed Consolidated Statement of Changes in Equity should be read in conjunction with the audited financial statements for the year ended 31 \* - The Redeemable Convertible Preference Share comprises I share of RMI.00. The RCPS was redeemed during the current financial quarter. December 2007 and the accompanying explanatory notes attached to the interim financial statements.)

(As announced on 14 August 2008 and as disclosed in Note A1, the Group has changed its financial year end to 30 June. With this, the current financial statements shall be for an Eightèen (18) months' period made up from I January 2008 to 30 June 2009.)

## CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE 18 MONTH FINANCIAL PERIOD ENDED 30 JUNE 2008



	<b>!</b>		— Attributable to - Non-disributable	to equity hold	Attributable to equity holders of the parent on-disributable —— Distributable	int	1	Minority interest	Total
Note	Share Capital RM'000	Share Premium RM'000	Revaluation Reserve RM'000	Foreign Exchange Reserve RM'1000	Retained Earnings RM'000	RCPS*	Total RM'000	RM'000	family of the state of the stat
At 1 January 2006 (restated)	44,000	6,065	4,366	471	7,436		62,338	-	62,338
Issue of shares - Placement Issue of shares by a subsidiary Effect of reduction in	4,400	3,218	<b>1 1</b>	1 1	1 1	1 1	7,618	17	7,618
domestic income tax rate Foreign currency translation Net loss for the year		<b>1 1 1</b>	72	- (992)	(1,414)	, t t r	72 (992) (1.414)	- (6) (78	72 (998)
At 31 December 2006 (Audited)	48,400	9,283	4,438	(521)	6,022	ı	67,622	189	67.811
At 1 January 2007 (restated) Foreign currency translation Effect of reduction in	N/A N/A	N/A N/A	N/A N/A	N/A N/A	N/A N/A	N/A N/A	N/A N/A	N/A N/A	N/A N/A
domestic income tax rate Net loss for the period Final dividend paid for financial year	N/A N/A	N/A N/A	N/A N/A	N/A N/A	N/A N/A	N/A N/A	N/A N/A	N/A N/A	N/A N/A
ended 31 December 2006 At 30 June 2008 (Unaudited)	N/A N/A	N/A N/A	N/A N/A	N/A N/A	N/A N/A	N/A N/A	N/A N/A	N/A N/A	N/A N/A

 $^st$  - The Redeemable Convertible Preference Share comprises I share of RMI.00.

(The Condensed Consolidated Statement of Changes in Equity should be read in conjunction with the audited financial statements for the year ended 31 December 2007 and the accompanying explanatory notes attached to the interim financial statements.)

(As announced on 14 August 2008 and as disclosed in Note AI, the Group has changed its financial year end to 30 June. With this, the current financial statements shall be for an Eightèen (18) months' period made up from 1 January 2008 to 30 June 2009.)

## CONDENSED CONSOLIDATED CASH FLOW STATEMENT FOR THE 18 MONTH FINANCIAL PERIOD ENDED 30 JUNE



### 18 months ended

	30 June 2009 Audited	30 June 2008 Unaudited
C. I. Fl D	RM'000	RM'000
Cash Flows From Operating Activities		
Loss before taxation	(9,612)	N/A
Adjustments for non-cash and non-operating items:		
- Non-cash items	23,957	N/A
- Investing and financing items	12,667	N/A
Operating profit before changes		
in working capital	27,012	N/A
Changes in working capital:		
- Changes in current assets	11,486	N/A
- Changes in current liabilities	(5,693)	N/A
Interest paid	(10,759)	N/A
Interest received	126	N/A
Net change in taxation	(3,822)	N/A
Net cash generated from operating activities	18,350	N/A
Net cash used in investing activities	(1,186)	N/A
Net cash used in financing activities	(12,255)	N/A
Net Change in Cash and Cash Equivalents	4,909	N/A
Cash and Cash Equivalents at Beginning of Period	(9,334)	N/A
Effects of exchange rate changes	(5,491)	N/A
Cash and Cash Equivalents at End of Period	(9,916)	N/A
Analysis of Cash and Cash Equivalents:		
Cash and bank balances	1,112	N/A
Deposits with licensed financial institutions	501	N/A
Bank overdrafts	(11,529)	N/A
Cash and Cash Equivalents	(9,916)	N/A

(The Condensed Consolidated Cash Flow Statement should be read in conjunction with the audited financial statements for the year ended 31 December 2007 and the accompanying explanatory notes attached to the interim financial statements.)

(As announced on 14 August 2008 and as disclosed in Note A1, the Group has changed its financial year end to 30 June. With this, the current financial statements shall be for an Eighteen (18) months' period made up from 1 January 2008 to 30 June 2009.)

### PART A - EXPLANATORY NOTES PURSUANT TO FRS 134



### A1 Basis of Preparation

The interim financial statements have been prepared under the historical cost convention except for the revaluation of certain property, plant and equipment.

The interim financial report is unaudited and have been prepared in accordance with the requirements of Financial Reporting Standards ("FRS") 134: Interim Financial Reporting and paragraph 9.22 of the Listing Requirements of Bursa Malaysia Securities Berhad ("Bursa").

The interim financial statements should be read in conjuction with the audited financial statements for the year ended 31 December 2007. 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 2007.

The accounting policies and methods of computation adopted by the Group in this interim financial report are consistent with those adopted in the annual financial statements for the financial year ended 31 December 2007 except for the adoption of the following new/revised FRSs:

	For financial periods beginning on or after
FRS 107 : Cash Flow Statements	1 July 2007
FRS 111 : Construction Contracts	1 July 2007
FRS 118 : Revenue	1 July 2007
FRS 120 : Accounting for Government Grants and Disclosure of Government Assistance	1 July 2007
FRS 121 : The effects of changes in Foreign Exchange Rates	1 July 2007
FRS 134 : Interim Financial Reporting	1 July 2007
FRS 137 : Provisions, Contingent Liabilities and Contingent Assets	1 July 2007

The adoption of the above mentioned FRSs do not have any significant financial impact on the results of the Group.

On 14 August 2008, the Company announced that it has changed its financial year end from 31 December to 30 June. With the change the next financial statements of the Company and the Group shall be for an eighteen(18)-month period made up from 1 January 2008 to 30 June 2009.

### A2 Auditors' Report on Preceding Annual Financial Statements

The Auditors' Report of the financial statements for the financial year ended 31 December 2007 was not qualified.

### A3 Seasonal or Cyclical Factors

Overall, the business operations of the Group were not affected by any seasonal or cyclical factor.



### A4 Unusual Items Due to Their Nature, Size or Incidence

There were no unusual items affecting assets, liabilities, equity, net income or cash flows during the financial period under review.

### A5 Changes in Accounting Estimates

During the financial period under review, there was no change in accounting estimates adopted by the Group.

### A6 Debt and Equity Securities

There were no issuance and repayment of debts and equity securities, share buy-backs, share cancellations, shares held as treasury shares and resale of treasury shares during the financial period under review.

[ THE REST OF THIS PAGE IS INTENTIONALLY LEFT BLANK ]



_
=
.≅
ıti
~
mation
ofu
=
7
ıta
П
يو
П
تة
Š
-
- ,

		Tubular						
		Inspection		Oil and gas	Oilfields			
	Tubular	and		pipes	Fishing			
	Handling Services	Maintenance Services	Land Rig Services	Threading Services	Services & Others	Elimination Consolidated	Consolidated	
AUDITED RESULTS FOR 18-MONTH PERIOD AND PERIOD-TO-DATE ENDED 30.6.2009	KM'000	KM7000	KM1'000	KM'000	KM'000	KM 000	KM 000	
Revenue - External - Inter-segment	52,161 570	7,958	8,082	33,014	1 1	(1,544)	101,215	
Total revenue	52,731	8,932	8,082	33,014	1	(1,544)	101,215	
Results - Segment results - Finance cost	10,505 (6,448)	1,614 (6)	(12,728) (3,531)	2,211 (1,155)	(74)		1,528 (11,140)	
- Share of loss in jointly controlled entities							1	
Profit before taxation - Taxation							(9,612)	
Loss after taxation Minority interest							(13,333)	
Loss for the period attributable to equity holders of the	olders of the (	Company					(13,547)	

(As announced on 14 August 2008 and as disclosed in Note A1, the Group has changed its financial year end to 30 June. With this, the current financial statements shall be for an Eighteen (18) months' period made up from 1 January 2008 to 30 June 2009.)



A7 Segmental Information (Cont'd)

			Tubular						
- 1			Inspection		Oil and gas				
		Tubular	and		pipes	Oilfields			
		Handling Services	Maintenance Services	Land Rig Services	Threading Services	Fishing Services	Elimination PM:000	Elimination Consolidated	
UNAUDITED RESULTS FOR 18-MONTH PERIOD AND PERIOD-TO-DATE ENDED 30.6.2008	OR ()	KIM 000			000				
Revenue - External - Inter-segment		N/A N/A	N/A N/A	N/A N/A	N/A N/A	N/A N/A	N/A N/A	N/A A/N	
Total revenue		N/A	N/A	N/A	N/A	N/A	N/A	N/A	
Results - Segment results			N/A	N/A	N/A	N/A	N/A	N/A	
<ul><li>Finance cost</li><li>Share of loss in jointly controlled entities</li></ul>		N/A	N/A	A/A	N/A	N/A	N/A	N/A N/A	
Loss before taxation - Taxation								N/A N/A	
Loss after taxation Minority interest			er e sa					N/A N/A	
Loss for the period attributable to equity holders of the Company	ole to equity ho	olders of the (	Company					N/A	

(As announced on 14 August 2008 and as disclosed in Note AI, the Group has changed its financial year end to 30 June. With this, the current financial statements shall be for an Eighteen (18) months' period made up from I January 2008 to 30 June 2009.)



### A8 Dividend Paid

There were no dividends paid or declared during the financial period under review.

### A9 Property, Plant and Equipment

The valuations of certain property, plant and equipment have been brought forward, without amendment from the financial statements for the year ended 31 December 2007.

### A10 Events Subsequent to the Balance Sheet Date

In the opinion of the Directors, no transaction or event of a material or unusual nature had occurred between 31 March 2009 up to 18 May 2009 other than as disclosed in Note A15 on Investment in Jointly Controlled Entities, Note B8 on Status of Corporate Proposal Announced and Note B11 on Changes in Material Litigation.

### A11 Changes in Composition of the Group

There was no change in the composition of the Group for the current financial period under review including business combination, acquisition or disposal of subsidiary companies and long term investments, restructuring and discontinuing operations other than the dissolution of a wholly owned subsidiary, KST Fluids Ltd ("KSTFL") and incorporation of a subdiary company, PT KST Drilling Technologies Indonesia ("PT KST") as announced on 6 May 2009 and 10 July 2009 respectively.

KSTFL has ceased to carry on business and was dormant whilst the intended principal activities of PT KST are that of provision of tubular handling services, pipes inspection and maintenance services and drilling services in Indonesia

### A12 Changes in Contingent Liabilities and Contingent Assets

		As at 30 June 2009 Audited RM'000	As at 31 Dec 2007 Audited RM'000
Uns	secured		
a)	Bank guarantees in favour of third parties	3,431	5,811
Sec	<u>ured</u>		
b)	Corporate guarantees given by the Company to financial institutions for credit facilities granted to a jointly controlled entity		14,392

The unsecured contingent liabilities are mainly related to performance guarantees for oil and gas support services undertaken by the Group.

The corporate guarantees were in respect of the credit facilities taken by a jointly controlled entity, KST Gagie Labuan Ltd ("KSTGLL") for the purchase of oilfield fishing tools and equipment. Following the disputes involving the shareholders of KSTGLL and subsequent development thereof (as further disclosed in Note A15), KSTGLL has engaged in an Asset Disposal Exercise (as defined and disclosed in Note A15), the proceeds of which is to be fully utilised to repay the aforesaid credit facilities. The Company had in the last financial year ended 31 December 2007 provided for the potential liability arising from the potential crystallisation of the said corporate guarantees amounting to approximately RM7.0 million by reference to the indicative purchase prices offered by the prospective buyers then.



### A12 Changes in Contingent Liabilities and Contingent Assets (Cont'd)

As at end of the financial period under review, KSTGLL has received a total proceeds of approximately USD3.9 million from the disposal of its tools and equipment pursuant to the Asset Disposal Exercise. With the reduction of the credit facilities of the aforesaid cash consideration coupled with the provision of potential liability mentioned above, the Company does not foresee any contingent liabilities associated with the corporate guarantees given to financial institutions for credit facilities granted to KSTGLL.

### A13 Capital Commitments

	As at 30 June 2009 Audited RM'000	As at 31 Dec 2007 Audited RM'000
Approved, contracted but unpaid costs for the purchase of machineries and equipment:		
- for the Oil Country Tubular Goods end-finishing business	73	1,084
- for the tubular handling business	94	2,622
- for drilling services	1,894	-
	2,061	3,706

### **A14 Related Party Transactions**

		3 month	is ended	18 mont	ths ended
		30 June 2009 Audited RM'000	30 June 2008 Unaudited RM'000	30 June 2009 Audited RM'000	30 June 2008 Unaudited RM'000
Tran	sactions with companies in which certain				
Dire	ectors have interest:	, -	and the second section of the section o	grand and a second control of the second	www.min.edu.edu.edu.edu.edu.edu.edu.edu.edu.edu
a)	Purchase of air ticket from a company	201	N/A	954	N/A
b)	IT related services	179	N/A	179	N/A
c)	Transportation, freight and handling services	2,218	N/A	2,218	N/A
d)	Interest payable to a director	47_	N/A	325	N/A

Interest payable to a director is in respect of the advances amounted to RM3,000,000 (31 December 2007: RM2,000,000) made by the director which are unsecured, bear interest rate lower than the prevailing bank overdraft's rate per annum and have no fixed term of repayment. The advances have been included in Other Payables as disclosed in the Condensed Consolidated Balance Sheet as at 30 June 2009.

The Directors of the Company are of the opinion that the above transactions were in the normal course of business and have been established under terms that are not more favourable to the related parties.





### **A15 Investment in Jointly Controlled Entities**

	As at 30 June 2009 Audited RM'000	As at 31 Dec 2007 Audited RM'000
Ungoted shares at cost	440	440
Net amount due from jointly controlled entities	23,083	23,083
•	23,523	23,523
Share of loss in jointly		
controlled entities	(23,523)	(23,523)
	_	-

Details of the jointly controlled entities are as follows:

Name of Jointly Principal Controlled Entities Activities	•	Country of Incorporation	Porportion of Ownership Interest	
	•	30 June 2009 %	31 Dec 2007	
KST Gagie Sdn Bhd ^ ("KSTGSB")	Oilfield fishing services	Malaysia	50	50
KST Gagie Labuan Ltd.*	Oilfield fishing services	Labuan	51	51

- ^- Pursuant to a Shareholders' Agreement entered into between Gagie Corporation S.A. ("Gagie") and the Company dated 19 December 2005, the control of KSTGSB was joint, as evidenced by inter alia, the quorum required for Board of Directors meetings and shareholders meetings and the requirement of joint bank signatories. The said Shareholders' Agreement has been unilaterally terminated by the Company on 5 April 2007 and Gagie has accepted the Company's "repudiation" of the Shareholders' Agreement. Notwithstanding the above, the parties have agreed to refer matters arising from the repudiation/termination to arbitration and until the resolution of the arbitration, the management of the Company continues to deem the control of KSTGSB as joint.
- \*- Notwithstanding KSTGLL is owned 51% by the Company, however, pursuant to the Shareholders' Agreement entered into between Gagie and the Company dated 19 December 2005, the control of KSTGLL was joint, as evidenced by inter alia, the quorum required for Board of Directors meetings and shareholders meetings and the requirement of joint bank signatories. The said Shareholders' Agreement has been unilaterally terminated by the Company on 5 April 2007 and Gagie has accepted the Company's "repudiation" of the Shareholders' Agreement. Notwithstanding the above, the parties have agreed to refer matters arising from the repudiation/termination to arbitration and until the resolution of the arbitration, the management of the Company continues to deem the control of KSTGLL as joint.

The Group has discontinued the oilfield fishing operations in KSTGSB and KSTGLL subsequent to the terminations of the shareholders' agreements on 5 April 2007 due to various disputes.

The joint venture partner, namely Gagie has accepted the termination/repudiation of the shareholders' agreements by the Company and both parties have agreed to refer the matters arising from the termination/repudiation to arbitration. Gagie and the Company have on 21 January 2008 formalised the appointment of an abritrator for the aforesaid dispute whilst preliminary meeting between lawyers of both parties and the arbritrator was held in April 2008. The first part of the arbritration hearing exercise involving the Company as the claimant was conducted over a two week period which started on 19 May 2009. The Company has completed presenting its case (which also involved cross examination by the defendants' solicitors) and is currently awaiting for the second part of the arbritration hearing to be fixed by the



### A15 Investment in Jointly Controlled Entities (Cont'd)

Subsequent to the terminations, the Company has procured its wholly owned subsidiary, namely KST Fishing Services Sdn Bhd ("KSTFS") to continue with the implementation of the oilfield fishing contracts pending the resolution of disputes with Gagie through legal proceedings. In this respect, Gagie is challenging the "mirror arrangement" installed by the Company through application of injunctive relief from the Court to refrain the Company and KSTFS from continuing with the implementation of oilfield fishing contracts using the assets and receivables of the jointly controlled entities.

On 1 November 2007, the Court granted various injunctions to Gagie which inter-alia refrained the Company and KSTFS from the using of assets and receivables of the jointly controlled entities. The Company has therefore informed the contract awarders of its intention to surrender back the contracts which have been rendered impossible to implement without access to the assets of the jointly controlled entities.

Following the aforesaid development, the Board of Directors of KSTGLL had on 27 November 2007 approved the asset disposal exercise ("Asset Disposal Exercise") for all oilfield fishing tools and equipment and resolved that all the proceeds arising from the (i) asset disposal exercise and (ii) receivables from customer pertaining to oilfield fishing activities prior to termination of shareholders' agreement by the Company, are to be used to repay the outstanding credit facilities utilised by KSTGLL.

On 24 July 2008 KSTGLL has entered into an Asset Purchase Agreement with Smith International Inc ("Smith") (hereinafter referred to as "Disposal to Smith") to dispose all its principal oilfield fishing tools and equipment identified by Smith for a total cash consideration of USD4,732,626.11 (equivalent to RM15,350,272.79 based on the exchange rate of USD1.00:RM3.2435) subject to the terms and conditions therein. The consideration was arrived at on a willing buyer and willing seller basis after taking into consideration of the book value of the said tools and equipment. The Disposal to Smith is the result of the Asset Disposal Exercise mentioned above which was also approved by the shareholders of KSTGLL on 7 July 2008. The proceeds from the disposal is to be fully utilised to substantially repay the outstanding credit facilities utilised by KSTGLL.

As at end of the financial period under review, KSTGLL has received a total proceeds of approximately USD3.9 million from the disposal of its tools and equipments pursuant to the Asset Disposal Exercise. KSTGLL is currently working with Smith and considering other prospective purchasers for sale of the balance tools and equipment.

Based on the aforesaid development, the Company does not foresee any requirement to make further provision for potential laibilities arising from the potential crystallisation of the corporate guarantees given to the financial institutions for credit facilities granted to KSTGLL as disclosed in Note A12.

### A16 Other Investments

	As at 30 June 2009 Audited RM'000	31 Dec 2007 Audited RM'000
Unquoted shares at cost	. 60	60
Subordinated bonds	3,000	3,000
	3,060	3,060
Less: Accumulated impairment loss	(402)	(24)
	2,658	3,036

The subordinated bonds is in respect of a special purpose entity pertaining to the participation of the Company in a Collaterised Loan Obligations program in which RM30,000,000 term loan was granted to the Company.

There is no fixed coupon rate for the subordinated bonds and the maturity date of the subordinated bonds is January 26, 2012.



### **B1** Review of Performance

For the current financial quarter under review, the Group registered a total revenue of RM13.4 million with a gross profit of a mere RM1.0 million. The Group's performance was affected by the substantial non-recurring costs incurred by its Land Drilling Rig operation for mobilising both Ikhlas 2 and Ikhlas 3 to and setting up the drilling operation in Jakarta Indonesia as well as lower cointribution from the Tubular Handling Services unit due to substantial reduction in hammer service for the current financial quarter.

Consequently, the Group chalked up a loss before taxation of approximately RM10.7 million and RM9.6 million for the current financial quarter under review and 18 month financial period ended 30 June 2009. The net loss attributable to equity holders of the parent for the 18 month period ended 30 June 2009 rose to RM13.3 million due principally to losses incurred by loss making units were not eligible for any tax deduction and/or group tax relief purposes.

### B2 Variation of Results Against Preceding Quarter

The Group's revenue of RM13.4 million for the current financial quarter under review is lower than that of the preceding financial quarter - by approximately 14% over the Group's revenue of the preceding financial quarter. This was mainly attributable to the lower monthly revenue earned per rig serviced as well as reduction in demand for hammer service experienced by the Tubular Handling Services operation. For the current financial quarter, the said operation recorded a drop in revenue earned by approximately RM2.3 million.

The aforesaid unfavourable performance of the Tubular Handling Services operation coupled with the non-recurring costs (elaborated in Paragraph B1 above) which were substantially incurred during the financial quarter under review, of the Land Drilling Rig unit have resulted in a substantial reduction in the Group's gross profit to RM1.0 million when compared to that of RM3.8 million recorded in the preceding quarter. Further non-recurring costs such as mobilisation cost of the rigs (taken up as operating expenses) have further dampened the performance of the Group for the current financial quarter under review. The Group chalked up a loss before taxation of RM10.65 million as compared to a profit before taxation position of RM0.1 million recorded in the preceding financial quarter.

Loss attributable to equity holders of the parent for the current financial quarter under review was higher at RM10.0 million. For the preceding financial quarter, the Group's loss attributable to equity holders of the parent was a mere RM1.0 million.

### B3 Prospects for Financial Year ending 30 June 2010 (Financial Year 2010)

Against the backdrop of a global recession with potential recovery in near term, the Board of Directors ("Board") is of the view that the financial year ending 30 June 2010 remains to be a challenging and testing period year for the Group.

The Group will continue its vigorous efforts to maintain as well as source for new contracts and businesses for its core operations (in particular its land rig services) for both local and international markets. For the coming financial year 2010, the Group will continue to focus on the enhancement and consolidation of all its existing core businesses and maintain its cost saving measures to sustain its margin and remain competitive.

### **B4** Variance from Profit Forecast and Profit Guarantee

This is not applicable to the Group.



### **B5** Income Tax Expense

	3 months ended		18 months ended	
	30 June 2009 Audited RM'000	30 June 2008 Unaudited RM'000	30 June 2009 Audited RM'000	30 June 2008 Unaudited RM'000
Taxation based on results				
Malaysian taxation				
- Current financial period	328	N/A	3,875	N/A
- Under provision in the prior years	(18)	N/A	509	N/A
Foreign Taxation	12	N/A	311	N/A
Reversal of deferred taxation	(974)	N/A	(974)	N/A
,	(652)	N/A	3,721	N/A

Domestic income tax is calculated at the Malaysian Statutory tax rate of 26% (2007: 27%) of the estimated assessable profit for the period. Taxation for other jurisdictions are calculated at the rates prevailing in the respective jurisdictions.

### **B6** Profit on sale of Unquoted Investments and/or Properties

There was no purchase and/or sale of unquoted investments or properties during the current financial period under review.

### **B7** Quoted Investments

There was no purchase and/or sale of quoted investments during the current financial period under review.

### **B8** Status of Corporate Proposal Announced

### a) Executives' Share Option Scheme ("ESOS")

The ESOS of the Company which had been approved by the shareholders, has not been implemented.

### b) Proposed Disposal of 49% Equity Interest in Sobena Offshore Inc Sdn Bhd

The Company has on 13 July 2009, entered into a conditional Sale and Purchase of Shares Agreement ("SPA") with Marubeni-Itochu Tubulars Asia Pte Ltd ("MITA") and Hendroff Holdings Sdn. Bhd. ("Hendroff") to dispose to MITA and Hendroff a total of 4,165,000 ordinary shares of RM1-00 each equivalent to 49% of the total issued and paid-up share capital of Sobena Offshore Inc. Sdn. Bhd. ("Sobena") for a total cash consideration of RM9,996,000-00. The proposed disposal is pending the approval from Ministry of International Trade and Industry ("MITI").

### c) Proposed Capital Restructuring and Fund Raising Exercise

On 14 August 2008, the Company proposes to undertake a capital restructuring scheme to be followed by a fund raising proposal as follows:

(i) Proposed reduction of the Company's issued and paid-up share capital which entails the cancellation of RM0.20 from the existing par value of RM0.50 for every ordinary share in the Company ("KSTB Shares") pursuant to Section 64 of the Companies Act, 1965 ("S64") ("Proposed Capital Reduction");



### **B8** Status of Corporate Proposal Announced (Cont'd)

- c) Proposed Capital Restructuring and Fund Raising Exercise (Cont'd)
  - (ii) Proposed set off of credit arising from the Proposed Capital Reduction against the accumulated losses of the Company ("Proposed Set Off");
  - (iii) Proposed renounceable rights issue of up to 63,888,000 new ordinary shares of RM0.30 each in the Company ("Rights Shares") on the basis of three (3) Rights Shares for every five (5) ordinary shares of RM0.30 each in the Company held after the Proposed Capital Reduction and Proposed Set Off at an issue price to be determined ("Proposed Rights Issue");
  - (iv) Proposed reduction in the authorised share capital of the Company from RM100,000,000 comprising 200,000,000 ordinary shares of RM0.50 each into RM90,000,000 comprising 300,000,000 ordinary shares of RM0.30 each ("Proposed Reduction in Authorised Share Capital"); and
  - (v) Proposed amendments to the Memorandum and Articles of Association of the Company to allow for the alteration in the authorised share capital of the Company ("Proposed M&A Amendments").

The Proposed Capital Reduction, Proposed Set Off and Proposed Reduction in Authorised Share Capital would collectively be known as the "Proposed Capital Restructuring". The Proposed Capital Restructuring, Proposed Rights Issue and Proposed M&A Amendments would collectively be known as the "Proposals".

Based on the present issued and paid up share capital of the Company of RM53,240,000 comprising 106,480,000 KSTB Shares as at 30 June 2008, the Proposed Capital Reduction would result in a credit of RM21,296,000. The Proposed Capital Reduction would result in a reduction in the issued and paid-up share capital of Company to RM31,944,000 comprising 106,480,000 ordinary shares of RM0.30 each in the Company. The credit arising from the Proposed Capital Reduction of RM21,296,000 will be used to set off against the audited accumulated losses of the Company of RM23,945,888 as at 31 December 2007.

The Company has determined a minimum subscription level of 33,333,333 Rights Shares ("Minimum Subscription Level") for the Proposed Rights Issue based on the minimum issued and paid-up share capital of RM40 million required for listing on the Second Board of Bursa Securities. For illustrative purposes, assuming an indicative issue price of RM0.30 per Rights Share, the Proposed Rights Issue is expected to raise an estimated gross proceeds of RM10,000,000 under the Minimum Subscription Level scenario and up to RM19,166,400 in the event of full subscription for the Proposed Rights Issue.

- (i) the SC for the Proposed Rights Issue;
- (ii) the High Court of Malaya for the Proposed Capital Restructuring pursuant to S64;
- (iii) Bursa for the listing of and quotation for the Rights Shares to be issued pursuant to the Proposed Rights Issue;
- (iv) the shareholders of the Company at an Extraordinary General Meeting ("EGM") to be convened for the Proposals; and any other relevant authorities/parties (if applicable).

The approval of the SC was obtained on 3 September 2008 whilst the shareholders of the Company approved the Proposals at an EGM held on 10 October 2008. On 13 February 2009, the Company has via its Advisers submitted an application to seek the SC's approval for an extension of time of six (6) months up to 2 September 2009 for the Company to implement the Proposed Rights Issue ("Extension"). The SC's approval in relation to the Extension was obtained on 19 February 2009.

Due to the unconducive market condition, the Proposals were not implemented during the aforesaid extended period. As such, the Company has on 18 August 2009, submitted an application to the SC for a further extension of six (6) months up to 2 March 2010.





### B9 Group Borrowings and Debt Securities

Group Borrowings and Debt Seem titles	As at 30 June 2009 Audited RM'000	As at 31 Dec 2007 Audited RM'000
a) Short term borrowings Repayable within twelve months		
- Secured	31,914	9,295
- Unsecured	12,768	40,386
	44,682	49,681
b) Long term borrowings Repayable after twelve months	-	
- Secured	31,986	13,402
- Unsecured	31,675	64,045
Portion repayable after one year	63,661	77,447
Borrowings denominated in foreign currency:		
United States Dollars (USD'000)	15,047	16,752
Ringgit Malaysia equivalent (RM'000)	53,003	55,387

Included in the unsecured long term borrowings above is the RM30.0 million term loan that granted under a Collateralised Loan Obligations program arranged by a licensed financial institution.

As one of the conditions to participate in the Collateralised Loan Obligations program, the Company subscribed for subordinated bonds amounting to RM3.0 million or equivalent to 10% of the term loan granted, in a special purpose entity as mentioned in Note A16.

### **B10** Off Balance Sheet Financial Instruments

The Group does not have any off balance sheet financial instrument as at 26 August 2009.

### **B11** Changes in Material Litigation

On 22 May 2007, the Company announced that the Company, Dato' Chee Peck Kiat @ Chee Peck Jan (a shareholder and director of the Company and a director of KSTFS) and KSTFS (collectively be referred to as the "Defendants") had on 18 May 2007 been served with a Writ and Statement of Claim filed by Gagie and KSTGSB (collectively be referred to as the "Plaintiffs") in the High Court of Malaya at Kuala Lumpur (Suite No. D8-22-613-2007 or "the Suit") as well as an ex-parte injunction application by the Plaintiffs against the Defendants. The Suit was commenced arising from the termination by the Company of the Shareholders' Agreement dated 19 December 2005 entered into between Gagie and the Company to govern the rights of the parties in relation to KSTGSB on 5 April 2007. The termination was announced on 6 April 2007 by the Company to Bursa.

The injunction application was heard on various dates and on 1 November 2007, the High Court granted various interim injunctions against the Defendants. The grant of the interim injunctions by the High Court on 1 November 2007 had the effect of, inter alia, restraining the Defendants, until trial of the action or further order from:



### B11 Changes in Material Litigation (Cont'd)

- diverting or attempting to divert to KSTFS or any other companies related to any of the Defendants, all trade receivables due and owing to KSTGSB for services rendered under any existing or prospective business opportunities in relation to oil well fishing operations which belong to the Plaintiffs;
- dealing with fishing tools and equipment belonging to KSTGSB and/or KSTGLL procured for the use of the joint venture without the consent of the Plaintiffs or in a manner inconsistent with the rights of the Plaintiffs or amounting to a denial of the Plaintiffs' rights; and
- iii) publishing any words which reflect adversely on the Plaintiffs' trade and business.

The Plaintiffs were required to deposit a sum of USD1 million into an interest bearing fixed deposit account by way of fortification of the Plaintiff's undertaking as to damages before 1 December 2007. The sum was not paid.

On 12 June 2007, the Defendants filed an application to strike out the claims made by KSTGSB in the D8 Suit and the order was successfully obtained on 27 February 2008. The Senior Assistant Registrar further ordered KSTGSB (failing which, their lawyers) to pay to the Defendants the costs incurred in this application. The Plaintiffs' appeal against the order was dismissed with costs on 13 May 2008 but the court agreed to vary the order to the extent that the Plaintiffs' lawyers would not be liable for the said costs.

On 12 November 2007, on the advice of the lawyers acting for the Company, KSTGLL filed a suit against Gagie, Mr George Gair Nicoll and Mr Thomas White Doig in the High Court of Malaya at Kuala Lumpur (Suit No. D7-22-1534-2007) for alleged wrongful and/or tortious acts in and against KSTGLL including to have them account for the tools and equipment that they have taken from KSTGLL.

Gagie, Mr George Gair Nicoll and Mr Thomas White Doig (the "D7 Defendants") have through their lawyer, filed their defence and their counterclaim against KSTGLL, the Company and KSTFS in respect of the D7 Suit. In their counterclaim, the D7 Defendants have inter alia, sought the delivery of the fishing equipment and tools to them or alternatively, judgment in the sum of their current replacement value of USD270,316.66 and general damages to be assessed.

The Company has been advised by its lawyers that with respect to the Company's defence to the Suit, the Company has valid defences to the various claims by the Plaintiffs although at this juncture, it is not possible to predict the outcome of a full trial. The lawyers are of the view that even if the Plaintiffs were to succeed in their claims, damages would not be very substantial as what the Defendants did after termination of the Shareholders' Agreements was with a view to mitigating their losses/damages as well as losses/damages suffered by KSTGSB and KSTGLL.

### B12 Dividend

No dividend has been declared for the current financial period under review.



### **B13** Loss Per Share

Basic loss per share is calculated by dividing loss for the period attributable to equity holders of the parent by the weighted average number of ordinary shares in issue during the financial periods as follows: -

	3 months ended		18 months ended	
	30 June 2009 Audited	30 June 2008 Unaudited	30 June 2009 Audited	30 June 2008 Unaudited
<ul> <li>Loss attributable to equity holders         of the parent (RM'000)</li> <li>Weighted average number of ordinary</li> </ul>	(9,983)	N/A	(13,547)	N/A
shares in issue ('000)	106,480	N/A	103,791	N/A
Basic loss per share (sen)	(9.38)	N/A	(13.05)	N/A

The calculations of diluted earnings per share is not applicable as the Company does not have any share option in issue.

### BY ORDER OF THE BOARD

Dato' Chee Peck Kiat @ Chee Peck Jan Executive Director Kuala Lumpur 26 August 2009