

Formerly known as Satang Holding Berhad

Quarterly Unaudited Results Of The Group For The Financial Period Ended 31 March 2012

A1. Significant Accounting Policies

The interim financial report is unaudited and has been prepared in accordance with Financial Reporting Standard ("FRS") 134 Interim Financial Reporting and Paragraph 9.22 and Appendix 9B of the Listing Requirements of Bursa Malaysia Securities Berhad ("Bursa Securities").

The interim financial report should be read in conjunction with the audited financial statements of the Group for the financial year ended 31 December 2011

The following notes explain the events and transactions that are significant to an understanding of the changes in the financial position and performance of Destini Berhad ("DB") and its subsidiary companies (hereinafter referred to as the "Group") during the financial quarter under review.

The significant accounting policies adopted in the interim financial report are consistent with those adopted by the Group in the audited financial statements for the financial year ended 31 December 2011

During the financial period, the Company has adopted the following applicable new Financial Reporting Standards ("FRSs"), revised FRSs, Issues Committee ("IC") Interpretations and amendments to FRSs, issued by the Malaysian Accounting Standards Board ("MASB") that are mandatory for current financial year:

FRS 1	E' ' ' CE' ' 1D ''
HRX I	First-time adoption of Financial Reporting
1101	I hat time adoption of I maneral reporting

Standards

FRS 3 **Business Combinations**

FRS 127 Consolidated and Separate Financial Statements IC Interpretation 4 Determining Whether an Arrangement Contains

a Lease

IC Interpretation 12 Service Concession Arrangements

IC Interpretation 16 Hedges of a Net Investments in a Foreign

Operations

IC Interpretation 17 Distributions of Non-cash Assets to Owners

IC Interpretation 18 Transfers of Assets from Customers

Amendments to Limited exemption from Comparative FRS 7 FRS₁

Disclosures for First-time Adopters and

Additional Exemptions for First-time Adopters

Amendments to Group cash-settled Share-based Payment

Transactions

Amendments to Improving Disclosures about Financial

Instruments FRS 7

Amendments to Financial Instruments: Presentation – Classification of Rights Issues FRS 132

Amendments to IC Reassessment of Embedded Derivatives

Interpretation 9

FRS 2

Amendments to FRSs contained in the document entitled "Improvements to

FRSs (2010)"



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Adoption of the above FRSs, IC Interpretations, Amendments to FRSs and IC Interpretations, and "Improvements to FRSs (2010)" did not have any significant effect on the financial statements of the Group and Company, other than for the following:

(i) FRS 3 Business Combinations and FRS 127 Consolidated and Separate Financial Statements (Amendments)

The adoption of the two revised standards affects the way in which the Group accounts for business combinations and the preparation of its consolidated financial statements.

The revised FRS 127 replaces the current term "minority interest" with a new term "non-controlling interest" which is defined as the equity in a subsidiary that is not attributable, directly or indirectly, to a parent. Accordingly, total comprehensive income shall be attributed to the owners of the parent and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance. It also requires that changes in ownership interest which do not result in a loss of control be accounted for as equity transactions. If the changes in ownership interest results in loss of control, any remaining interest in the entity is remeasured at fair value and any resulting gains or losses is recognised in profit or loss.

Under the revised FRS 3, all acquisition-related costs are recognised as an expense in the profit or loss in the period in which they are incurred. All considerations transferred, including contingent considerations, are measured at fair value as at the acquisition date. Any equity interests held prior to the date control is obtained is remeasured at fair value, with the resulting gains or losses recognised in the profit or loss. There is now an option on a case to case basis to measure non-controlling interests either at fair value or at the non-controlling interests' proportionate share of the net identifiable assets of the assets acquired. Goodwill arising from the business combination is measured as the difference between the aggregate fair value of consideration transferred, any non-controlling interests in the acquiree and the fair value at acquisition date of any previously held equity interest in the acquiree, and the fair value of identifiable assets acquired and liabilities assumed (including contingent liabilities) at acquisition date.

The revised FRS 3 and FRS 127 were applied prospectively to acquisitions and/ or changes in ownership interest in subsidiary companies occurred during the financial year.

(ii) Amendments to FRS 7 Improving Disclosures about Financial Instruments

Amendments to FRS 7 require enhanced disclosures about fair value measurements in which a three-level fair value hierarchy was introduced. Each class of financial instrument is to be classified in accordance to this hierarchy which reflects the inputs used in making the fair value measurement. It also reinforces the existing principles for disclosures on liquidity and credit risks. The adoption of this amendment resulted in additional disclosures in the financial statements but did not have any financial impact on the Group and the Company.



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(iii) Amendments to FRSs contained in the document entitled "Improvements to FRSs (2010)"

The amendments mainly provide guidance, clarify wordings and remove inconsistencies in existing FRSs. These amendments have extended some of the disclosure requirements under FRS 7, such as the quantification of the extent to which collateral and other credit enhancements mitigate credit risk; and remove certain disclosure requirements such as the carrying amount of renegotiated assets. These changes are only presentational in nature and did not have any financial impact on the Group and the Company.

The above new FRSs, revised FRS, IC interpretations and amendments to FRSs are either not applicable to the Company or the adoptions did not result in significant changes in accounting policies of the Company and did not have significant impact on the Company.

On 19 November 2011, the MASB issued a new MASB approved accounting framework, the Malaysian Financial Reporting Standards ("MFRS Framework"). The MFRS Framework is to be applied by all Entities Other Than Private Entities for annual periods beginning on or after 1 January 2012, with the exception of entities that are within the scope of MFRS 141 Agriculture and IC Interpretation 15 Agreements for Construction of Real Estate, including its parent, significant investor and venture (herein called "Transitioning Entities").

Transitioning Entities will be allowed to defer adoption of the new MFRS Framework for an additional one year. Consequently, adoption of the MFRS Framework by Transitioning Entities will be mandatory for annual periods beginning on or after 1 January 2013.

Financial statements that are drawn up in accordance with the new MFRS framework will be equivalent to financial statements prepared by other jurisdictions which adopt IFRSs ("International Financial Reporting Standards").

The Group and the Company will prepare its financial statements in accordance with the MFRS Framework in its first MFRS financial statements for the financial year ending 31 December 2012. In presenting its first MFRS financial statements, the Company will be required to apply MFRS 1 First-time Adoption of Malaysian Financial Reporting Standards ("MFRS 1") in order to assert full compliance with MFRSs and IFRSs. MFRS 1 requires restatement of the financial position as at 1 January 2011 (the date of transition to MFRS) to amounts reflecting the application of MFRS Framework. As at 31 December 2011, the existing FRS Framework is already largely aligned with the MFRS Framework except for MFRS 1 which provides first-time adopter certain exemptions and policy choice.

The Group and the Company have started assessment of the impact arising from the adoption of MFRS 1 and are in the process of assessing the financial effects of differences between the existing FRSs and the MFRSs. Accordingly, the financial performance and financial position as disclosed in these financial statements for



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the financial year ended 31 December 2011 could be different if prepared under the MFRS Framework.

The Group and the Company expect to be in a position to fully comply with the requirements of the MFRS Framework for the financial year ending 31 December 2012.

The Group and the Company has not early adopted the following MFRSs which have been issued as at the date of authorisation of this financial statements and will be effective for the financial periods as stated below:

Effective date for financial periods beginning on or after

IC Interpretation 19	Extinguishing Financial Liabilities with Equity Instruments	1 July 2011
Amendments to IC Interpretation 14	Prepayment of a Minimum Funding Requirement	1 July 2011
MFRS 124	Related Party Disclosures (revised)	1 January 2012
Amendments to MFRS 1	Severe Hyperinflation and Removal of Fixed Dates for First- time Adopters	1 January 2012
Amendments to MFRS 7	Disclosures – Transfers of Financial Assets	1 January 2012
Amendments to MFRS 112	Deferred Tax: Recovery of Underlying Assets	1 January 2012
Amendments to FRS 9 (IFRS 9 as issued by IASB in November 2009), MFRS 9 (IFRS 9 as issued by IASB in October 2010) and MFRS 7	Mandatory Effective Date of FRS 9 and Transition Disclosures	1 March 2012
Amendments to MFRS	Presentation of Items of Other Comprehensive Income	1 July 2012
MFRS 10	Consolidated Financial Statements	1 January 2013
MFRS 11	Joint Arrangements	1 January 2013
MFRS 12	Disclosure of Interests in Other	1 January 2013
	Entities	J
MFRS 13	Fair Value Measurement	1 January 2013
MFRS 119	Employee Benefits (revised)	1 January 2013
MFRS 127	Separate Financial Statements	1 January 2013
MFRS 128	Investments in Associates and Joint Ventures	1 January 2013
IC Interpretation 20	Stripping Costs in the Production Phase of a Surface Mine	1 January 2013
Amendments to MFRS 7	Disclosures - Offsetting Financial Assets and Financial Liabilities	1 January 2013



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Amendments to MFRS	Offsetting Financial Assets and	1 January 2014
132	Financial Liabilities	
MFRS 9 (IFRS 9 as	Financial Instruments	1 January 2015*
issued by IASB in		
November 2009)		
MFRS 9 (IFRS 9 as	Financial Instruments	1 January 2015*
issued by IASB in		
October 2010)		

^{*} Original effective date of 1 January 2013 deferred to 1 January 2015 via amendments issued by MASB on 1 March 2012.

The above new MFRSs, revised MFRSs, IC Interpretations and amendments to MFRSs will be adopted in the annual financial statements of the Group and of the Company when they become effective and that the initial applications of these Standards and IC Interpretations will have no significant impact on the financial statements of the Company.

A2. Audit Report

Opinion

In our opinion, the financial statements have been properly drawn up in accordance with Financial Reporting Standards and the Companies Act, 1965 in Malaysia so as to give a true and fair view of the financial position of the Group and of the Company as of 31 December 2011 and of its financial performance and cash flows for the financial period then ended.

Emphasis of Matters

Without qualifying our opinion, we draw attention to Note 2(a) to the financial statements. The Company has been an Affected Listed Issuer pursuant to the Amended Practice Note No. 17/2005 ("Amended PN17") and Paragraph 8.14C of the Listing Requirements of Bursa Malaysia Securities Berhad. The Company has submitted its initial proposed regularisation plan on 16 November 2009 to Bursa Malaysia Securities Berhad ("Bursa Securities") and the revised regularisation plan was submitted on 22 March 2011.

Subsequently, the proposed restructuring scheme was approved by Bursa Securities vide its letter dated 22 September 2011. And, on 26 April 2012, the Company has issued a Circular to Shareholders to seek shareholders' approval of the proposed restructuring scheme in the Extraordinary General Meeting to be held on 24 May 2012.

The appropriateness of preparing the financial statements of the Group and of the Company on a going concern basis is dependent on the successful implementation of the Company's proposed restructuring scheme.

The Directors are of the opinion that the proposed restructuring scheme will be successfully implemented to regularies the financial condition and business operations of



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the Group and the Company. As such the financial statement of the Group and of the Company do not include any adjustments and classification relating to the recorded assets and liabilities that maybe necessary should the Group and the Company be unable to continue as going concerns.

A3. Seasonal or cyclical factors

The principal business operations of the Group are not materially affected by seasonal or cyclical factors during the financial quarter under review.

A4. Items of unusual nature and amount

There is no item affecting the assets, liabilities, equity, net income or cash flows of the Group that is unusual because of its nature, size or incidence.

A5. Material changes in estimates

There is no material change in estimates of amounts reported that will have a material effect in the financial quarter under review.

A6. Issuance or Repayment of Debt or Equity Securities

There is no issuance or repayment of debt or equity securities, share buybacks, share cancellations, shares held as treasury shares or resale of treasury shares in the financial quarter under review.

A7. Dividend Paid

No interim dividend has been paid or declared during the current quarter and the financial period under review.

A8. Segmental Analysis

No segmental analysis is presented as the Group is primarily engaged in a single segment relating to the maintenance, repair and overhaul services carried out in Malaysia and no geographical analysis has been prepared as the Group Operates wholly in Malaysia

A9. Valuation of property, plant and equipment

There was no valuation of property and equipment for the financial quarter under review.

A10. Significant Events During The Financial Quarter

During the financial period, the following significant events took place for the Company and its subsidiary companies:



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(i) The Proposed Regularisation Plan:

- (1) Proposed Rights Issue with Warrants will entail an issuance of up to 40,000,000 Rights Shares together with up to 60,000,000 free Warrants on a renounceable basis of one (1) Rights Share for every two (2) existing Company's Shares held together with three (3) Warrants for every two (2) Rights Shares subscribed for by the entitled shareholders of the Company whose names appear on the Record of Depositors of the Company at the close of business on an entitlement date to be determined and announced later by the Board. A total of 60,000,000 new Company's Shares will be issued upon full exercise of the Warrants; and
- (2) Proposed exemption to Pascal Resources Sdn Bhd and the persons acting in concert with under practice Note 2.9.1 of the Malaysian Code on Take-Overs and Mergers, 1998 from the obligation to undertake a mandatory offer for all the remaining Company's shares not already held by them which may arise pursuant to the proposed rights issue with warrants.
- (3) The Company has received additional RM3.912 million in October, November and December 2009 which give a total amount received of RM6.8 million being the cash advances from Pascal Resources Sdn Bhd for working capital of the Company.
- (4) The Company has submitted the Regularisation Plan to Bursa Malaysia Securities Berhad ("Bursa Securities") on 16 November 2009 through the principal adviser namely, OSK Investment Bank Berhad and is currently pending for Bursa Securities' approval.
- (5) On 10 March 2011, the Company announced following the above, on behalf of the Board, OSK wishes to announce that Satang had further revised the details on the Proposed Capital Reduction I, Proposed Rights Issue with Warrants II, Proposed Exemption II and Proposed Amendments I as follows:

Proposed share capital reduction involving the reduction of the par value of each existing ordinary shares of RM0.50 each in Satang to ordinary shares of RM0.10 each ("Satang Shares") by the cancellation of RM0.40 of the par value ("Proposed Capital Reduction");
Proposed renounceable rights issue of 200,000,000 new Satang Shares ("Rights Shares") on the basis of five (5) Rights Shares for every two (2) existing Satang Shares held on an entitlement date to be determined later after the Proposed Capital Reduction ("Proposed Rights Issue");
Proposed exemption to Pascal Resources Sdn Bhd ("Pascal") and the

Proposed exemption to Pascal Resources Sdn Bhd ("Pascal") and the PAC under Paragraph 16.1 of PN 9 of the Malaysian Code on Take-Overs and Mergers, 2010 ("Revised Code") from the obligation to undertake a mandatory offer for all the remaining Satang Shares not



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already held by them which may arise pursuant to the Proposed Rights Issue ("Proposed Exemption"); and

- □ Proposed amendments to the Memorandum and Articles of Association of Satang resulting from the Proposed Capital Reduction ("Proposed Amendments").
- (6) On 26 September 2011, the Company announced that the Bursa Securities had approved the proposed restructuring scheme and the Company has issued the circular to shareholder on 26 April 2012. Subject to shareholder approval in the Extraordinary General Meeting to be held on 24 May 2012.
- (ii) On 3 January 2012, the Company acquired 2 ordinary shares of RM1.00 each fully paid-up in capital of both Destini Aero Teknologi Sdn. Bhd. and Destini HRTC Sdn. Bhd. ("Destini HRTC") for a total cash consideration of RM2.00 for each company and became a wholly owned subsidiary of the Company. Both companies have not commenced business since its incorporation.
- (iii) On 3 January 2012, the Company has undergone an internal reorganisation exercise which involved three (3) subsidiaries Satang Engineering Services Sdn. Bhd. (formerly known as Satang Cylinder Services Sdn. Bhd.), Destini Fire Safety Sdn. Bhd. (formerly known as Satang GSE Services Sdn. Bhd.) and Destini Armada Sdn Bhd (formerly known as Satang Marine Services Sdn. Bhd.) which the Directors believes to be the best interest of the Group.
- (iv) On 24 February 2012, the Company paid RM100,000 to Pascal Resources Sdn. Bhd in addition to the previous payments of RM1.4; mil as part of settlement of the cash advancement provided by Pascal Resources to the Company. The outstanding balance as at 29 February 2012 was RM5.30 mil.
- (v) On 27 February 2012, the Company entered into a Sale and Purchase Agreement to acquire 1,750,000 ordinary shares of RM1.00 each in System Enhancement Resources & Technologies Sdn. Bhd. representing 50% of the total issued and paid up share capital for a total cash consideration of RM1,000,000.
- (vi) On 7 March 2012, the Company has subscribed additional 99,998 new ordinary shares of RM 1.00 each in Destini HRTC, a wholly-owned subsidiary of the Company, at par for a total cash consideration of RM 99,998. The Company was funded via internally generated fund. Pursuant to the Subscription, the total issued and paid up capital of Destini HRTC. increased from 2 ordinary shares to 100,000 ordinary shares of RM 1.00 each.
- (vii) On 7 March 2012, the Company has subscribed additional 50,000 new ordinary shares of RM 1.00 each in Destini Info Tech Solutions Sdn. Bhd. (formerly known as Satang High Tech Solutions Sdn. Bhd.), a wholly-owned subsidiary of the Company, at par for a total cash consideration of RM250,000. The Company was funded via internally generated fund. Pursuant to the Subscription, the total issued and paid up capital of Destini Info Tech Solutions Sdn. Bhd. increased from 250,000 ordinary shares to 300,000 ordinary shares of RM 1.00 each.



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A11. Significant Events Subsequent To the Financial Quarter

Except disclose below, there were no significant events during the financial quarter under review:

- (i) On 18 April 2012, Destini Prima Sdn. Bhd. (formerly known as Satang Jaya Sdn. Bhd.) has entered into a Contract with Ministry of Defence Malaysia for the supply and delivery of Anti-Tank Ammunition 40mm Rocket Propelled Grenade (RPG) for the army at a total an contract sum of RM 7,902,298 for the period of two years commencing from 30 April 2012 to 31 March 2013.
- (ii) On 16 April 2012, Destini Prima Sdn. Bhd. (formerly known as Satang Jaya Sdn. Bhd.) has subscribed additional 250,000 new ordinary shares of RM1.00 each in Destini Armada Sdn. Bhd.(formerly known as Satang Marine Services Sdn. Bhd.), a wholly-owned subsidiary of Destini Berhad, at par for a total cash consideration of RM250,000. The Company was funded via internally generated fund.
- (iii) On 27 April 2012, the Company had incorporated a new wholly-owned subsidiary company in Adelaide, South Australia with the name "DESTINI AUSTRALIA PTY LTD" (Company Registration No.158 026 049) ("Destini Australia") with the total issued and paid up capital of AUD 2.00 or approximately RM6.30. The intended principal activities of Destini Australia are investment and general trading.
- (iv) On 30 April 2012, Destini Prima Sdn Bhd (formerly known as Satang Jaya Sdn Bhd), a wholly-owned subsidiary of Destini Bhd, had entered into a Sale and Purchase Agreement ("SPA") with Lim Cheng Ten (NRIC No. 610424-10-5833), Ismail Bin Abdul Hassan (NRIC No. 621206-01-6043), Ooi Say Hak (NRIC No. 650426-08-5967) and Teh Hock Hai (NRIC No. 520524-01-5203) (collectively as "Purchaser") to dispose of the two (2) storey terrace factory at No. 29, Jalan Tiara 5, Bandar Baru Klang, 41150 Klang, Selangor Darul Ehsan ("Property") for a total consideration of RM930,000.00 (Ringgit Malaysia: Nine Hundred And Thirty Thousand) only

A13. Contingent Liabilities or Assets

Except as disclosed below, there were no material contingent liabilities or assets during the financial quarter under review.

Banker's guarantees in favour of the local authorities for the purpose of development projects

- Secured
- Unsecured

Year to Date	Year to Date
31-Mar-12	31-Mar-11
RM '000	RM '000
3,949	708 4,712



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A14. Capital Commitments

There were no material commitments during the financial quarter under review.

A15. Significant related party transactions

There were no significant related party transactions occurred during the financial quarter and financial period ended 31 March 2012.



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Part B: Explanatory Notes Pursuant to Appendix 9B Of The Listing Requirements Of The Bursa Malaysia Securities Berhad.

B1. Review of Performance

The Group has recorded a profit after tax of RM1.43 million on a turnover of RM8.37 million for the financial period ended 31 March 2012.

B2. Review of Current Quarter Profitability against Preceding Quarter

The Group achieved revenue of RM8.37 million for the current quarter under review as compared to RM9.48 million in the preceding quarter, registered a decrease of approximately 12%.

Profit after taxation of the Group for the current quarter under review decrease from RM1.94million in the preceding quarter to RM1.43million for the current quarter.

B3. Commentary on Prospects for the Next Financial Quarter

On 26 September 2011, the Company announced that Bursa Securities had approved the proposed restructuring scheme. The Company issued the circular to shareholders on 26 April 2012 and held the Extraordinary General Meeting on 24 May 2012. With the approved scheme, this will improve the company's financial position and business activities.

B4. Profit Forecast and Profit Guarantee

The Group did not announce any profit forecast nor profit guarantee for the current financial period.

B5. Taxation

Indivi	Individual Quarter		Cumulative Quarter	
Current Quarter	Preceding Year Corresponding Quarter	Current Year To Date	Preceding Year Corresponding Period	
31-Mar-12 RM '000	31-Mar-11 RM '000	31-Mar-12 RM '000	31-Mar-11 RM '000	

Current taxation _ _ _

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DESTINI BERHAD (Company No: 633265 K)

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B6. Corporate Proposals

On 22 September 2011, Bursa Malaysia Securities Berhad has resolved to approve the Company proposed restructuring scheme which consists of the following:-

- i. Proposed share capital reduction involving the reduction of the par value of each existing ordinary shares of RM0.50 each in Destini to ordinary shares of RM0.10 each ("Destini Shares") by the cancellation of RM0.40 of the par value ("Proposed Capital Reduction");
- ii. Proposed renounceable rights issue of 200,000,000 new Destini Shares ("Rights Shares") on the basis of five (5) Rights Shares for every two (2) existing Destini Shares held on an entitlement date to be determined later after the Proposed Capital Reduction ("Proposed Rights Issue");
- iii. Proposed settlement of the debt owing to BPH Capital Sdn Bhd via the issuance of 50,000,000 new Destini Shares at the issue price of RM0.10 each ("Settlement Shares") ("Proposed Capitalisation");
- iv. Proposed exemption to Pascal Resources Sdn Bhd ("Pascal") and the persons acting in concert with it under Paragraph 16.1 of Practice Note 9 of the Malaysian Code on Take-Overs and Mergers, 2010 from the obligation to undertake a mandatory general offer for all the remaining Destini Shares not already held by them which may arise pursuant to the Proposed Rights Issue ("Proposed Exemption"); and
- v. Proposed amendment to the Memorandum and Articles of Association of Destini resulting from the Proposed Capital Reduction ("Proposed Amendment").

(collectively referred to as the "Proposed Restructuring Scheme" or "Proposals")

Bursa Securities has also resolved to approve the following:-

- i. the listing of 200,000,000 Rights Shares to be issued pursuant to the Proposed Rights Issue; and
- ii. the listing of 50,000,000 Settlement Shares to be issued pursuant to the Proposed Capitalisation.

B7. Group Borrowings and Debt Securities

Group borrowings, all of which are Ringgit Malaysia (RM) denominated were as follows:

B7.1 Short Term Borrowings

Secured		31-Mar-12 RM '000	30-Mar-11 RM '000
Hire Purchase Payables Term loan		85	277 456
Tomi Isan	Total _	85	733



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B7.2 Long Term Borrowings

Secured		31-Mar-12 RM '000	30-Mar-11 RM '000
Hire Purchase Payables Term Loan		290	181 2,540
	 Total	290	2,721

B8. Material Litigation

As at the date of this announcement, the Group is not engaged in any outstanding material litigation, which has a material effect on the financial position or the business of the Group and the Board.

B9. Dividends

The Board has not recommended any dividend for the financial quarter under review.

B10. Notes to the Statement of Comprehensive Income

	Individual	Year to
	quarter	date
	31-03-12	31-03-12
	RM '000	RM '000
Profit for the period is arrived at after charging/(crediting):-		
Depreciation of property, plant and equipment	37	37
Provision for doubtful debts/(recoverable)	162	162
Share of profit in associate company	(124)	(124)



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B12. Earnings / (loss) Per Share

The basic earnings / (loss) per share for the quarter and year to date are computed as follows:

	Individual Quarter		Cumulative Quarter	
	Current Quarter	Preceding Year Corresponding Quarter	Current Year To Date	Preceding Year Corresponding Period
	31-Mar-12 RM'000	31-Mar-11 RM'000	31-Mar-12 RM'000	31-Mar-11 RM'000
Net profit for the				
quarter (RM'000)	1,436	1,941	1,436	1,941
Weighted average number of ordinary shares ('000) in issue	80,000	80,000	80,000	80,000
Basic earnings per share (sen)	1.80	2.43	1.80	2.43

^{*}The Group has no potential ordinary shares in issue, therefore diluted earnings per share has not been presented.

BY ORDER OF THE BOARD

DATO' ROZABIL ABDUL RAHMAN Managing Director

Date: