UNAUDITED CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME FOR THE QUARTER ENDED 30 JUNE 2021

	Individu Unaudited	ıal Quarter Unaudited	Cumulative Quarter Unaudited Audit		
	Current	Preceding	Current	Preceding	
	year	year	year	Year	
	quarter	quarter	to date	to date	
	3 Months	3 Months	12 Months	12 Months	
	30.06.2021	30.06.2020	30.06.2021	30.06.2020	
	RM'000	RM'000	RM'000	RM'000	
Revenue	20,334	74,696	105,132	221,036	
Cost of sales	(3,760)	(53,624)	(78,210)	(154,940)	
Gross Profit	16,574	21,072	26,922	66,096	
Other income	69,522	132	71,690	4,724	
Administrative and other expenses	(13,122)	(18,354)	(31,236)	(41,123)	
Finance costs	(480)	(781)	(1,985)	(5,306)	
Profit before taxation	72,494	2,069	65,391	24,391	
Taxation	228	373	(958)	622	
Profit after taxation	72,722	2,442	64,433	25,013	
Other comprehensive Income:					
Foreign currency translation differences	2,031	763	6,175	(6,730)	
Total comprehensive income	74,753	3,205	70,608	18,283	
Profit after tax attributable to:					
- Owners of the Company	72,724	2,448	64,438	25,025	
- Non-controlling interests	(2)	(6)	(5)	(12)	
	72,722	2,442	64,433	25,013	
Total comprehensive income attributable to:					
 Owners of the Company 	74,755	3,211	70,608	18,299	
 Non-controlling interests 	(2)	(6)		(16)	
	74,753	3,205	70,608	18,283	
Basic weighted average no. of ordinary shares ('000)	835,786	835,786	835,786	835,786	
Earnings per share (sen):					
- Basic	8.70	2.10	7.71	2.99	
- Diluted	N/A	N/A	N/A	N/A	

The Unaudited Condensed Consolidated Statement of Profit or Loss and Other Comprehensive Income should be read in conjunction with the Audited Financial Statements for the financial year ended 30 June 2020 ("FYE 2020") and the accompanying explanatory notes attached to these interim financial statements.

UNAUDITED CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION AS AT 30 JUNE 2021

	Unaudited As at 30.06.2021 RM'000	Audited As at 30.06.2020 RM'000
ASSETS		
NON CURRENT ASSET		
Property, plant and equipment	76,969	80,521
Right-Of-Use Assets	3,610	5,527
	80,579	86,048
CURRENT ASSETS		
Inventories	-	4,291
Trade receivables	39,602	76,527
Other receivables, deposits and prepayments	2,448	1,530
Contract assets	4,840	23,303
Current tax assets	8,866	15,920
Short-term investments	-	5,344
Fixed deposits with licensed banks	59,879	49,981
Cash and bank balances	26,618	40,760
	142,253	217,656
TOTAL ASSETS	222,832	303,704
EQUITY AND LIABILITIES EQUITY		
Share capital	231,889	231,889
Merger deficit	(71,909)	(71,909)
Foreign exchange translation reserves	6,355	180
Retained earnings/(Accumulated losses)	(254,177)	(318,613)
Equity attributable to owners of the Company	(87,842)	(158,453)
Non-controlling interest	(129)	(128)
TOTAL EQUITY	(87,971)	(158,581)

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UNAUDITED CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION AS AT 30 JUNE 2021 (CONT'D)

	Unaudited As at 30.06.2021 RM'000	Audited As at 30.06.2020 RM'000
NON-CURRENT LIABILITIES		
Lease Liabilities	1,983	3,809
	1,983	3,809
CURRENT LIABILITIES		
Trade Payables	138,723	257,174
Other Payables and Accruals	3,489	10,170
Short Term Borrowings	164,827	188,070
Lease Liabilities	1,781	1,839
Bank overdrafts		1,223
	308,820	458,476
TOTAL LIABILITIES	310,803	462,285
TOTAL EQUITY AND LIABILITIES	222,832	303,704
Net asset per share (sen)	(10.51)	(18.96)

The Unaudited Condensed Consolidated Statement of Financial Position should be read in conjunction with the Audited Financial Statements for the FYE 2020 and the accompanying explanatory notes attached to these interim financial statements.

UNAUDITED CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE QUARTER ENDED 30 JUNE 2021

	Unaudited Current year to date 12 Months 30.06.2021 RM'000	Audited Preceding year to date 12 Months 30.06.2020 RM'000
CASH FLOWS FROM OPERATING ACTIVITIES		
Profit before taxation	65,390	24,391
Adjustments for:-		
Depreciation of property, plant and equipment	6,374	7,992
Depreciation of right-of-use assets	1,809	1,881
Finance cost	1,953	5,306
Interest income	(1,779)	(452)
Net impairment loss on financial assets	240	(4.40)
- Trade Receivables	216	(140)
- Other Receivables	(307)	307
- Contract Assets	-	(6)
(Gain)/Loss on disposal of property, plant and equipment (Gain)/Loss of valuation of property, plant and equipment	(5,016)	(150) 10,483
Property, plant and equipment written off	(5,010)	1,891
Right-of-use assets written off	108	1,091
Inventories written off	4,291	_
Waiver of debt settlement	(64,335)	_
Operating (loss)/profit before changes in working capital	8,704	51,503
Changes in working capital :		
Inventories	_	1,320
Trade and other receivables	36,098	(46,580)
Contract assets	18,463	(2,406)
Trade and other payables	(60,797)	4,649
CASH GENERATED FROM OPERATIONS	2,468	8,486
Interest paid	2,400	(507)
Interest received	1,779	452
Tax Refund	7,724	12.588
Tax Paid	(1,472)	(1,732)
NET CASH GENERATED FROM OPERATING ACTIVITIES	8,738	16,368
	,	,
CASH FLOWS FROM INVESTING ACTIVITIES		
Purchase of property, plant and equipment	(23)	(77)
Proceeds from disposal of property, plant and equipment	-	150
Increase in pledged fixed deposits with licensed banks and		
cash and bank balances	4,905	18,246
NET CASH GENERATED FROM INVESTING ACTIVITIES	4,882	18,319

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UNAUDITED CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE QUARTER ENDED 30 JUNE 2021 (CONT'D)

	Unaudited Current year to date 12 Months 30.06.2021 RM'000	Audited Preceding year to date 12 Months 30.06.2020 RM'000
CASH FLOWS FROM FINANCING ACTIVITIES		
Repayment of lease liabilities	(1,403)	(1,760)
Repayment of hire purchase obligations		(27)
NET CASH USED IN FINANCING ACTIVITIES	(1,403)	(1,787)
NET INCREASE OF CASH AND CASH EQUIVALENTS /BALANCE BROUGHT FORWARD	12,217	35,819
NET INCREASE IN CASH AND CASH EQUIVALENTS	2,370	(3,446)
EFFECT OF EXCHANGE RATE CHANGES CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE FINANCIAL PERIOD CASH AND CASH EQUIVALENTS AT THE END OF THE FINANCIAL PERIOD	55,013 69,600	22,640 55,013
Cash and cash equivalents comprise the following:		
- Short-term investments	-	5,344
- Fixed deposits with licensed banks	59,879	49,981
- Cash and bank balances	26,618	40,760
- Bank overdrafts		(1,223)
	86,497	94,862
Less : Fixed deposits pledged to licensed banks	(12,900)	(35,332)
Cash and bank balances pledged to licensed bank	(3,997)	(4,517)
	69,600	55,013

The Unaudited Condensed Consolidated Statement of Cash Flows should be read in conjunction with the Audited Financial Statements for the FYE 2020 and the accompanying explanatory notes attached to these interim financial statements.

UNAUDITED CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE QUARTER ENDED 30 JUNE 2021

Attributable to owners of the Company									
					- Distributable -		Non-		
Unaudited	Note	Share Capital RM'000	Merger Deficit RM'000	Reserve ("FETR") RM'000	Accumulated Losses RM'000	Total RM'000	controlling interests RM'000	Total Equity RM'000	
Balance at 01.07.2021		231,889	(71,909)	180	(318,613)	(158,453)	(128)	(158,581)	
Profit after taxation		-	-	-	64,436	64,436	(5)	64,431	
Other comprehensive expenses for the financial period, net of taxation:									
- Foreign currency translation		-	-	6,175	-	6,175	4	6,179	
Total comprehensive expenses		-	-	6,355	(254,177)	70,611	(1)	70,610	
Balance at 30.06.2021		231,889	(71,909)	6,355	(254,177)	(87,842)	(129)	(87,971)	

UNAUDITED CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE QUARTER ENDED 30 JUNE 2021 (CONT'D)

	Attributable to owners of the Company									
		Non-distributable Foreign Exchange Translation			- Distributable -		Non-			
Unaudited	Note	Share Capital RM'000	Merger Deficit RM'000	Reserve ("FETR") RM'000	Accumulated Losses RM'000	Total RM'000	controlling interests RM'000	Total Equity RM'000		
Balance at 01.07.2020		231,889	(71,909)	180	(318,613)	(158,453)	(128)	(158,581)		
Loss after taxation		-	-	-	(8,287)	(8,287)	(3)	(8,290)		
Other comprehensive expenses for the financial period, net of taxation:										
- Foreign currency translation		-	-	4,144	-	4,144	4	4,148		
Total comprehensive expenses		-	-	4,144	(8,287)	(4,143)	1	(4,142)		
Balance at 31.03.2021		231,889	(71,909)	4,324	(326,900)	(162,596)	(127)	(162,723)		

The Unaudited Condensed Consolidated Statement of Changes in Equity should be read in conjunction with the Audited Financial Statements for the FYE 2020 and the accompanying explanatory notes attached to these interim financial statements.

EXPLANATORY NOTES PURSUANT TO THE MALAYSIAN FINANCIAL REPORTING A: STANDARDS ("MFRS") 134

A1. Accounting policies and methods of computation

The interim financial statements are unaudited and have been prepared in accordance with the MFRS 134: Interim Financial Reporting, Paragraph 9.22 and Appendix 9B of the Main Market Listing Requirements ("Listing Requirements") of Bursa Malaysia Securities Berhad ("Bursa Malaysia").

The significant accounting policies and methods of computation applied in the unaudited condensed interim financial statements are consistent with those of the audited financial statements for the financial period ended 30 June 2020.

The Group has adopted the following accounting standards and interpretations (including the consequential amendments, if any) that have been issued by the Malaysian Accounting Standards Board (MASB), effective for the financial year beginning on or after 1 January 2020:-

- Amendments to References to the Conceptual Framework in MFRS Standards:
 - Amendments to MFRS 2, "Share Based Payments"
 - Amendments to MFRS 3, "Business Combinations"
 - Amendments to MFRS 6, "Exploration for and Evaluation of Mineral Resources"
 - Amendments to MFRS 14, "Regulatory Deferral Accounts"
 - Amendments to MFRS 101, "Presentation of Financial Statements"
 - Amendments to MFRS 108, "Accounting Policies, Changes in Accounting Estimates and
 - Amendments to MFRS 134, "Interim Financial Reporting" \circ
 - Amendments to MFRS 137, "Provisions, Contingent Liabilities and Contingent Assets"
 - Amendments to MFRS 138, "Intangible Assets"
 - Amendments to IC Interpretation 12, "Service Concession Arrangements"
 - Amendments to IC Interpretation 19, "Extinguishing Financial Liabilities with Equity Instruments"
 - Amendments to IC Interpretation 20, "Stripping Costs in the Production Phase of a Surface Mine"
 - Amendments to IC Interpretation 22, "Foreign Currency Transactions and Advance Considerations"
 - Amendments to IC Interpretation 132, "Intangible Assets- Web Site Costs"
- Amendments to MFRS 3, "Business Combinations" (Definition of a Business)
- Amendments to MFRS Standards arising from Definition of Material:
 - Amendments to MFRS 101. "Presentation of Financial Statements"
 - Amendments to MFRS 108, "Accounting Policies, Changes in Accounting Estimates and Errors"
- Amendments to MFRS Standards arising from Interest Rate Benchmark Reform:
 - Amendments to MFRS 7, "Financial Instruments: Disclosures" Amendments to MFRS 9, "Financial Instruments"

 - Amendments to MFRS 139, "Financial Instruments: Recognition and Measurement"

The above accounting standards, amendments to accounting standards and IC interpretation effective during the financial year do not have any significant impact to the financial results and position of the Group.

QUARTERLY REPORT FOR THE QUARTER ENDED 30 JUNE 2021

A: EXPLANATORY NOTES PURSUANT TO THE MALAYSIAN FINANCIAL REPORTING STANDARDS ("MFRS") 134

A2. Seasonal or cyclical factors

The Group's operations were not significantly affected by any seasonal or cyclical factor during the current quarter and financial year-to-date.

A3. Unusual items affecting assets, liabilities, equity, net income or cash flows

There were no significant unusual items affecting assets, liabilities, equity, net income or cash flows for the Group during the current quarter and financial year-to-date other than the waiver of debt under the approved debt settlement, reversal of provision made under Pengerang Gas Pipeline Project, and gain on the valuation of KL101 Barge

A4. Material changes in estimates

There were no material changes in estimates in the current quarter and current financial year-to-date.

A5. Debt and equity securities

There were no issuances, cancellation, repurchase, resale or repayment of debt or equity securities in the current guarter and financial year-to-date.

A6. Dividends paid

There were no dividends paid or declared for the current quarter and financial year-to-date.

A7. Segmental information

No segmental information is provided as the Group is primarily involved in the oil and gas industry (one business segment) and the Group's activities are predominantly in Malaysia. The overseas segment accounts for less than 10% of the consolidated revenue and assets.

A: EXPLANATORY NOTES PURSUANT TO THE MALAYSIAN FINANCIAL REPORTING STANDARDS ("MFRS") 134

A8. Revenue

	Individua	l Quarter	Cumulative Quarter		
	Unaudited	Unaudited	Unaudited	Audited	
	Current	Preceding	Current	Preceding	
	year	year	year to	year	
	quarter	quarter	date	to date	
	3 Months	3 Months	12 Months	12 Months	
	30.06.2021	30.06.2020	30.06.2021	30.06.2020	
	RM'000	RM'000	RM'000	RM'000	
Pipeline and commissioning services					
("PCS"); and	20,334	74,647	104,105	202,463	
Installation and construction services					
("ICS")		49	1,027	18,573	
	20,334	74,696	105,132	221,036	

The Group's revenue are generated solely from non-related parties and as such, the total trade receivables as at the end of the financial year are from non-related parties. The Group's average credit terms granted to trade receivables range from 60 to 90 days (FYE 2020 - 60 to 90 days). Other credit terms are assessed and approved on a case-by-case basis.

A9. Valuation of property, plant and equipment

The Group's property, plant and equipment are stated at cost less accumulated depreciation and any impairment losses.

A10. Capital commitments

	AS at
	30.06.2021
	RM'000
Property, plant and equipment:-	
Approved and contracted for	556

A11. Changes in the composition of the Group

There were no material changes in the composition of the Group for the current quarter and financial year-to-date.

A12. Contingent liabilities and contingent assets

The contingent liabilities of the Group comprise of the following:-

	As at 30.06.2021 RM'000
Bank guarantees extended to clients	5,246

There are no contingent assets as at the date of this report.

A: EXPLANATORY NOTES PURSUANT TO THE MALAYSIAN FINANCIAL REPORTING STANDARDS ("MFRS") 134

A13. Material events during the quarter

a) On 5 April 2021, pursuant to the Company's announcement dated 19 February 2021 and 15 March 2021, the Court Convened Meeting ("CCM") of PBJV Group Sdn. Bhd. ("PBJV") was conducted and the proposed debt settlement have been agreed by the requisite majority of seventy-five (75) per centum of the respective class of creditors under the proposed debt settlement present and voting either in person or by proxy in the CCM.

In relation to the above, PBJV shall be making an application to the Court pursuant to Section 366(3) and (4) of the Companies Act 2016 for the Court's approval of the approved proposed debt settlement. Upon the granting of the order for approval by the Court, the proposed debt settlement shall be binding on all of the respective creditors under the proposed debt settlement upon the lodgement of an office copy the Court order for the approval with the Registrar of the Companies Commission of Malaysia.

On 26 April 2021, PBJV has made an application to the Court pursuant to Section 366(3) and (4) of the Companies Act 2016 for an approval of PBJV's Proposed Debt Settlement as detailed in the Explanatory Statement dated 19 February 2021. The application has been duly granted approval ("the Approval Order") by the Court on the same day.

On 30 April 2021 PBJV lodged the sealed copy of the Approval Order with the Registrar of the Companies Commission of Malaysia whereupon the Proposed Debt Settlement shall be binding on PBJV and its scheme creditors.

b) On 14 April 2021, Mercury Securities Sdn Bhd, on behalf of the Company, announced that the Company proposes to undertake a private placement of up to 167,157,000 new ordinary shares in the Company ("Barakah Shares" or "Shares"), representing 20% of the existing total number of issued Shares, to independent third party's investor(s) to be identified later and at an issue price to be determined later ("Proposed Private Placement").

On 15 April 2021, the listing application in relation to the Proposed Private Placement has been submitted by Mercury Securities to to Bursa Securities.

Under the Proposed Private Placement, the Company plans to raise RM 14.29 million, of which, RM 13.63 will be used for working capital, including RM 9.54 million for payment of salaries to staff and RM 4.09 Million for operating and administrative expenses.

On 21 April 2021, Bursa Securities had, vide its letter dated 21 April 2021, approved the listing and quotation of up to 167,157,000 Placement Shares to be issued pursuant to the Proposed Private Placement. The approval by Bursa Securities for the above is subject to the following conditions:

- Barakah and Mercury Securities must fully comply with the relevant provisions under the Listing Requirements pertaining to the implementation of the Proposed Private Placement;
- (ii) Barakah and Mercury Securities are required to inform Bursa Securities upon completion of the Proposed Private Placement;
- (iii) Barakah is required to furnish Bursa Securities with a written confirmation of its compliance with the terms and conditions of Bursa Securities' approval once the Proposed Private Placement is completed; and
- (iv) Mercury Securities is required to furnish Bursa Securities with details of the placees in accordance with paragraph 6.15 of the Listing Requirements as soon as practicable after each tranche of placement and before the listing of the new shares to be issued pursuant to the Proposed Private Placement.

A: EXPLANATORY NOTES PURSUANT TO THE MALAYSIAN FINANCIAL REPORTING STANDARDS ("MFRS") 134

A13. Material events during the quarter (Continued)

c) On 3 June 2021, Bursa Malaysia Securities Berhad ("Bursa Securities") has granted the Company an extension of time of six (6) months up to 17 November 2021 to submit a regularisation plan to the regulatory authorities ("Extension of Time").

The Extension of Time is without prejudice to Bursa Securities' right to proceed to suspend the trading of the listed securities of Barakah and to de-list the Company in the event:

- the Company fails to submit a regularisation plan to the regulatory authorities on or before 17 November 2021;
- (ii) the Company fails to obtain the approval from any of the regulatory authorities necessary for the implementation of its regularisation plan; or
- (iii) the Company fails to implement its regularisation plan within the time frame or extended time frame stipulated by any of the regulatory authorities.

Upon occurrence of any of the events set out in (i) to (iii) above, Bursa Securities shall suspend the trading of the listed securities of Barakah on the 6th market day after the date of notification of suspension by Bursa Securities and de-list the Company, subject to the Company's right to appeal against the delisting

A14. Material events subsequent to the end of the guarter

a) On 29 July 2021, the Company announced that its wholly-owned subsidiary, PBJV Group Sdn Bhd ("PBJV") has, on 21 July 2021, received Writ and Statement of Claim both dated 8 July 2021 ("WRIT") from Samling Resources Sdn Bhd ("SAMLING").

The amounts purportedly claimed by SAMLING in the WRIT are as follows:

- (i) Alleged claim for the sum of RM4,001,699.99 being 'excess amount of deposit';
- (ii) Alleged claim for the sum of RM16,908,607.47 being amount due under 'Supplemental Agreement to SSGP';
- (iii) Alleged claim for interest of five per centum (5%) per annum for item (i) and (ii);
- (iv) Cost;
- (v) Any or further order from Court.

The claim is highly disputed by PBJV, and PBJV has immediately engaged solicitors to defend its legal position and consider a possible counter claim (if any) against the claim

b) On 30 August 2021, the Company wishes to inform that in relation to the Announcements, the Company and its wholly-owned subsidiary, PBJV Group Sdn Bhd ("PBJV") and Kota Laksamana 101 Ltd ("KL 101") wholly-owned subsidiary of PBJV have been notified by its solicitors that the matter has been settled between all parties and the Writ of Summons and Statement of Claim both dated 17 April 2020 for the amount of USD43,789,997.91 (as at 29.02.2020) by Export-Import Bank of Malaysia Berhad ("EXIM BANK") have since been withdrawn.

With the withdrawal of the said Writ of Summons and Statement of Claim by EXIM BANK the default has been successfully addressed.

A: EXPLANATORY NOTES PURSUANT TO THE MALAYSIAN FINANCIAL REPORTING STANDARDS ("MFRS") 134

A14. Material events subsequent to the end of the quarter (Continued)

- c) On 10 September 2021, Company's wholly-owned subsidiary, PBJV Group Sdn Bhd ("PBJV") has, received notification from its appointed solicitors that an Adjudication Claim had been served against Enquest Petroleum Production Malaysia Ltd ("ENQUEST") on 6 September 2021 through ENQUEST's appointed solicitors for the total sum of RM73,570,587.19 ("Outstanding Sum"), breakdown of which are as follows:
 - (i) RM73,570,587.19 or a sum to be determined for the works carried out and completed up until the year 2020 by PBJV; and
 - (ii) Interest of RM3,565,701.16 as the pre-award interest on the sum of RM73,570,587.19 as at 03.05.2021 [at the rate of 5% per annum from date of adjudication notice until date of full settlement]; and
 - (iii) Further interest, at a rate of 5%, on the adjudication sum calculated from the service of the Payment Claim until the date of full and final payment; and
 - (iv) Costs in the sum of RM274,995.69 or a sum to be determined or as may be further incurred later; and
 - (v) Such further and other Relief to be assessed by Adjudicator.

This is a claim by PBJV for the work done and/or services rendered for the Outstanding Sum up until the year 2020 pursuant to a letter of award bearing ref no.: EQ(SCM)/PBBJV/18/115-AD dated 13 July 2018 and signed on 16 July 2018 whereby PBJV was thereafter engaged by ENQUEST as the contractor for the execution of the Provision of Pan Malaysia Maintenance, Construction and Modification ("PM-MCM") Contract bearing contract no.: EN17051 for year 2018 to 2023-Package A (the "Project")

A: EXPLANATORY NOTES PURSUANT TO THE MALAYSIAN FINANCIAL REPORTING STANDARDS ("MFRS") 134

A15. Significant related party transactions

	Individua	l Quarter	Cumulative Quarter		
	Unaudited	Unaudited	Unaudited	Audited	
	Current	Preceding	Current	Preceding	
	year	year	year to	year	
	quarter	quarter	date	quarter	
	3 Months	3 Months	12 Months	12 Months	
	30.06.2021	30.06.2020	30.06.2021	30.06.2020	
	RM'000	RM'000	RM'000	RM'000	
Company in which certain					
Directors have interest					
Rental of premises paid/payable	390	390	1,560	1,600	
Rental of yard paid/payable	22	23	90	88	
Donations *	60	60	240	240	

^{*} As part of the Group's Corporate Social Responsibility program, monthly donations are made to an orphanage home managed by Persatuan Kebajikan Pusat Jagaan Rumah Kasih Harmoni Paya Jaras ("RKHPJ") known as Rumah Kasih Harmoni, which is located in Paya Jaras, Selangor and currently houses 110 children from preschool to secondary school.

The donation is a related party transaction ("RPT") by virtue of:

- i) Nik Hamdan bin Daud, the chairman of RKHPJ, who is also a director and a shareholder of the Company; and
- ii) Haniza binti Jaffar, the deputy chairman of RKHPJ, who is also a management of the Group.

B: ADDITIONAL INFORMATION REQUIRED BY MAIN MARKET LISTING REQUIREMENTS OF BURSA MALAYSIA (PURSUANT TO PARA 9.22 AND PART A OF APPENDIX 9B)

B1. Review of performance

		Individual Qu	uarter	Cumulative Quarter				
	Unaudited Current year quarter 3 Months 30.06.2021 RM'000	Unaudited Preceding year quarter 3 Months 30.06.2020 RM'000	Varia RM'000	nce %	Unaudited Current year to date 12 Months 30.06.2021 RM'000	Audited Preceding year to date 12 Months 30.06.2020 RM'000	Variar RM'000	ice %
Revenue	20,334	74,696	(54,362)	-73%	105,132	221,036	(115,904)	-52%
EBITDA ^ Profit/(Loss) before	74,328	6,308	68,020	1078%	73,801	39,118	34,683	89%
taxation Profit/(Loss) after	72,494	2,069	70,425	3404%	65,391	24,391	41,000	168%
taxation Profit/(Loss) after taxation attributable to owners of the	72,722	2,442	70,280	2878%	64,433	25,013	39,420	158%
Company	74,753	2,448	71,548	2232%	70,608	18,283	52,325	286%

Note:-

During the current financial quarter ended 30 June 2021, the Group reported total revenue of RM105.132 million, with RM20.334 million has been generated during the current period. This is a decrease of 52% compared to the corresponding quarter of the preceding year. The decrease in revenue for the current quarter was mainly due to lesser project carried out during the quarter. The Group had also reported a profit before taxation of RM65.391 million as compared to a profit of RM24.391 million from the corresponding quarter of the preceding year.

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date	
nths	
2020 Variance	
1'000 RM'000	%
2,463 (98,358) -4	49%
3,573 (17,546) -9	94%
1,036	
Mo Mo RN	RM'000 RM'000 202,463 (98,358)

^{^ -} EBITDA refers to earnings/(loss) before interest, taxation, depreciation and amortisation.

QUARTERLY REPORT FOR THE QUARTER ENDED 30 JUNE 2021

B: ADDITIONAL INFORMATION REQUIRED BY MAIN MARKET LISTING REQUIREMENTS OF BURSA MALAYSIA (PURSUANT TO PARA 9.22 AND PART A OF APPENDIX 9B)

B1. Review of performance (Cont'd)

Pipeline and commissioning services ("PCS")

The Group reported a revenue of RM104.105 million generated from PCS in the current financial quarter, compared to RM188.980 million from the corresponding quarter of the preceding year. This was due to lesser work orders received from Pan Malaysia Maintenance, Construction and Modification ("PM-MCM") works from clients during the current financial quarter compared to the corresponding quarter of the preceding year.

Installation and construction services ("ICS")

During the current financial quarter ended 30 June 2021, no revenue has been generated by ICS compared to the corresponding quarter of the preceding year. This is due to no new ICS contracts carried out during the current quarter.

B2. Comparison with immediate preceding quarter's results

	Unaudited Current year quarter 3 Months 30.06.2021 RM'000	Immediate preceding quarter 3 Months		nce %
Revenue EBITDA ^ (Loss)/Profit before taxation (Loss)/Profit after taxation (Loss)/Profit after taxation attributable to owners of the Company	20,334 74,328 72,494 72,722 74,753	36,007 (361) (2,572) (3,089)	(15,673) 74,689 75,066 75,811	-44% 20689% 2919% 2454%

Note:-

The Group reported a decrease revenue by 44% during the current quarter ended 30 June 2021 compared to the immediate preceding quarter. The decrease in revenue was mainly due to the less order received from PCS. There is no new contract under ICS carried out during the current quarter. Nevertheless, the profit before taxation has increased by 2919% in the current quarter ended 30 June 2021 compared with the immediate preceding quarter due to waiver of debt under the approved debt settlement scheme, reversal of provision made for Pengerang Gas Pipeline project, and gain on valuation of KL101 barge recorded during the current quarter.

^{^ -} EBITDA refers to earnings before interest, taxation, depreciation, and amortisation

QUARTERLY REPORT FOR THE QUARTER ENDED 30 JUNE 2021

B: ADDITIONAL INFORMATION REQUIRED BY MAIN MARKET LISTING REQUIREMENTS OF BURSA MALAYSIA (PURSUANT TO PARA 9.22 AND PART A OF APPENDIX 9B)

B3. Commentary on prospects

The outlook for the oil and gas industry remains challenging mainly caused by the effect of COVID-19 global pandemic lockdowns which prompted clients to be more conservative in future investments and spending. The recovery of oil and gas sectors will mainly depends on the successful containment of the COVID-19 pandemic which timing is currently uncertain.

Nevertheless there are still project opportunities deployed by project owners and main contractors around the Asian region. The Group will continue pursuing these opportunities and with the Group capabilities and proven track record, there is a good chance and prospect to secure the opportunities available. The Group will continue enhancing its operational efficiency of existing projects and cost reduction to improve profit margins thus ensuring sustainability of its business.

Meanwhile, the Group is currently formulating a plan to regularise its financial conditions to uplift the Group from the PN17 status. On 3 May 2021, the Group has submitted an application for an extension of time from Bursa Malaysia Securities Berhad ("Bursa Securities") on the deadline for Regularisation Plan. On 3 June 2021, Bursa Securities has granted the Company an extension of time of six (6) months up to 17 November 2021 to submit a regularisation plan to the regulatory authorities ("Extension of Time").

B4. Variance of actual profit from forecast profit

The Group has not announced or disclosed any profit forecast or profit guarantee in any public documents.

B: ADDITIONAL INFORMATION REQUIRED BY MAIN MARKET LISTING REQUIREMENTS OF BURSA MALAYSIA (PURSUANT TO PARA 9.22 AND PART A OF APPENDIX 9B)

B5. (Loss)/Profit before taxation

(Loss)/ Profit before taxation is arrived at after charging/(crediting):-

	Individual Quarter		Cumulative Quarter			
	Unaudited Current year quarter 3 Months 30.06.2021 RM'000	Unaudited Preceding year quarter 3 Months 30.06.2020 RM'000	Unaudited Current year to date 12 Months 30.06.2021 RM'000	Audited Preceding year to date 12 Months 30.06.2020 RM'000		
Interest income on financial assets not at fair value through profit or loss: - fixed deposits with licensed banks - Cash and bank balances	51 (226)	(230) (157)	(1,074) (705)	(331) (121)		
Interest expense on financial liabilities not at fair value through profit or loss: - bank overdraft - bank guarantee - term loans - right-of-use assets	- - 396 36	21 - 492 271	- - 1,761 192	257 21 4,799 229		
Depreciation of: Property, plant and equipment Right-of-use assets	1,518 408	3,852	6,374 1,809	7,992 1,881		
Property, plant and equipment written off (Gain)/Loss on disposal of property, plant and	-	1,890	-	1,891		
equipment (Gain)/Loss of valuation of property, plant and	(5.040)	-	- (F.040)	(150)		
equipment Waiver of debt settlement Inventories written off Net impairment loss on financial assets:-	(5,016) (64,335) 4,291	10,483 - -	(5,016) (64,335) 4,291	10,483 - -		
Trade ReceivableOther ReceivableContract Assets	203 (307) -	199 - 19	216 (307) -	(140) 307 (6)		

B: ADDITIONAL INFORMATION REQUIRED BY MAIN MARKET LISTING REQUIREMENTS OF BURSA MALAYSIA (PURSUANT TO PARA 9.22 AND PART A OF APPENDIX 9B)

B6. Income tax expense

Unaudited Unaudited Unaudited Audited Current year Preceding Current year Preceding quarter year quarter to date year to date 3 Months 3 Months 12 Months 12 Months 30.06.2021 30.06.2020	
RM'000 RM'000 RM'000 RM'000	
Current tax: - for the current year 370 449 (816) 778 - (over)/under provision in the previous	for the current year(over)/under provision
financial years (142) (800) (142) (1,378)	financial years
228 (351) (958) (600)	-
Deferred taxation: -over provision in prior	
year (22)	•
228 (351) (958) (622)	=

Domestic income tax is calculated at the Malaysian statutory tax rate of 24% of the estimated assessable profit/(loss) for the financial year/period. Taxation for other jurisdictions is calculated at the rates prevailing in the respective jurisdiction.

B7. Status of corporate proposals

On 21 May 2019, the Company announced that the Company had triggered the prescribed criteria pursuant to Paragraph 8.04 and Paragraph 2.1(f) of Practice Note 17 ("PN17") of the Listing Requirements of Bursa Malaysia as the Company's indirect wholly-owned subsidiary, KL101 Ltd had received a notice of demand on 17 May 2019 from EXIM Bank due to breach of terms in its facility agreement for failing to make instalment payments pursuant to Paragraph 9.19A of the Listing Requirements and the Company is unable to provide a solvency declaration to Bursa Malaysia. In accordance with PN17, the Company is required to submit a regularisation plan within twelve (12) months to Bursa Malaysia.

On 26 March 2020, Bursa Securities had provide extension of time for submission of regularisation plan by listed issuers for another twelve (12) months i.e. 16 May 2021 for those who had triggered the PN17 criteria between 02 January 2019 to 31 March 2021.

On 19 May 2020, PBJV had applied to the High Court of Malaya at Kuala Lumpur pursuant to Sections 366 and 368(2) of the Act and was granted a fresh Restraining Order ("Order") for a period of three (3) months.

On 18 August 2020, the Court had granted an extension of the Order for a period of three (3) months up to 17 November 2020, and was further extended for another three (3) months up to 18 February 2021.

On 15 February 2021, PBJV was granted another extension of the Order for a further period of three (3) months. The extension of the Order commences from 18 February 2021 and will expire on 18 May 2021.

B: ADDITIONAL INFORMATION REQUIRED BY MAIN MARKET LISTING REQUIREMENTS OF BURSA MALAYSIA (PURSUANT TO PARA 9.22 AND PART A OF APPENDIX 9B)

B7. Status of corporate proposals (Continued)

On 19 February 2021, PBJV has issued notice to its scheme creditors that the Court Convened Meeting ("CCM") will be held on 15 March 2021. Explanatory Statement ("ES") dated 19 February 2021 which detailing the debt settlement scheme proposal also been issued as summarised as follows:-

- (i) Proposed cash settlement of RM64.00 million to the Group A Scheme Creditors of PBJV ("Proposed Cash Settlement");
- (ii) Proposed payment of RM50.72 million in the ordinary course of business to the Group B Scheme Creditors of PBJV ("Proposed Payment in the Ordinary Course of Business");
- (iii) Proposed payment of RM14.50 million to the Group C Scheme Creditors of PBJV over a period of 5 years from the date of the Mersing Settlement Agreement ("Proposed Mersing Settlement"); and
- (iv) Proposed waiver of RM292.00 million owing to the Scheme Creditors of PBJV ("Proposed Waiver").

On 15 March 2021, A creditor of PBJV, Export-Import Bank of Malaysia Berhad had proposed an adjournment of the CCM pursuant to Section 366(2) of the Companies Act 2016. The resolution for adjournment was approved by the requisite majority of more than seventy-five (75) per centum of the total value of creditors present and voting either in person or by proxy at the meeting. The CCM was adjourned to 5 April 2021.

On 5 April 2021, PBJV's proposed debt settlement have been agreed by the requisite majority of seventy-five (75) per centum of the respective class of creditors under the proposed debt settlement present and voting either in person or by proxy in the CCM.

On 14 April 2021, the Company announced that the Company proposes to undertake a private placement of up to 167,157,000 new ordinary shares in the Company ("Barakah Shares" or "Shares"), representing 20% of the existing total number of issued Shares, to independent third party investor(s) to be identified later and at an issue price to be determined later ("Proposed Private Placement").

On 15 April 2021, the Company announced that the listing application in relation to the Proposed Private Placement has been submitted to Bursa Securities.

On 21 April 2021, Bursa Securities has approved the private placement and subjected to the following conditions:-

- (i) Barakah and Mercury Securities (the financial adivisor) must fully comply with the relevant provisions under the Listing Requirements pertaining to the implementation of the Proposed Private Placement;
- (ii) Barakah and Mercury Securities are required to inform Bursa Securities upon completion of the Proposed Private Placement;
- (iii) Barakah is required to furnish Bursa Securities with a written confirmation of its compliance with the terms and conditions of Bursa Securities' approval once the Proposed Private Placement is completed; and
- (iv) Mercury Securities is required to furnish Bursa Securities with details of the placees in accordance with paragraph 6.15 of the Listing Requirements as soon as practicable after each tranche of placement and before the listing of the new shares to be issued pursuant to the Proposed Private Placement.

On 3 May 2021, the Group has submitted an application for an extension of time from Bursa Securities on the deadline for Regularisation Plan. On 3 June 2021, Bursa Securities has granted the Company an extension of time of six (6) months up to 17 November 2021 to submit a regularisation plan to the regulatory authorities ("Extension of Time").

B: ADDITIONAL INFORMATION REQUIRED BY MAIN MARKET LISTING REQUIREMENTS OF BURSA MALAYSIA (PURSUANT TO PARA 9.22 AND PART A OF APPENDIX 9B)

B8. Group borrowings

The details of the Group's borrowings are as follows:-

			Long to	erm	Total borrowings Foreign	
Unaudited	currency ('000)	RM ('000)	currency ('000)	RM ('000)	currency ('000)	RM ('000)
As at 30 June 2021 Secured:-						
- Term loan (USD) ^	39,698	164,827	-	-	39,698	164,827
- Lease liabilities (RM)		1,781		-	_	1,781
		166,608		-	_	166,608
			_		_	_
	Short term		Long term		Total borrowings	
	Foreign		Foreign		Foreign	
A - P4 - I	currency	RM	currency	RM	currency	RM
Audited	('000)	('000)	('000)	('000)	('000)	('000)
As at 30 June 2020 Secured:-						
- Term loan (USD)	43,941	188,070	-	-	43,941	188,070
- Lease liabilities (RM)		1,839		3,809		5,648
- Bank overdrafts (RM)	-	1,223	-	-	-	1,223
		191,132	_	3,809	-	194,941

Notes:-

- ^ Converted at exchange rate of 4.1520 as at 30 June 2021
- * Converted at exchange rate of 4.2800 as at 30 June 2020

All the borrowings' interest rates are based on floating interest rates except for the hire purchase which are based on fixed interest rates.

The bank overdraft is mainly used to finance the Group's projects working capital purposes.

The term loan denominated in foreign currency was taken by a foreign subsidiary (Labuan subsidiary) which it's functional and presentation currency is in United States Dollar ("USD"). Currently, the Group does not have any hedging policy for its financing denominated in foreign currency. However, the foreign currency risk is monitored closely on an ongoing basis to ensure that the net exposure is at an acceptable level.

B: ADDITIONAL INFORMATION REQUIRED BY MAIN MARKET LISTING REQUIREMENTS OF BURSA MALAYSIA (PURSUANT TO PARA 9.22 AND PART A OF APPENDIX 9B)

B9. Material litigation

a) On 17 May 2019, an indirect wholly-owned subsidiary of the Company, Kota Laksamana 101 Ltd ("KL101 Ltd"), had received a notice of demand from Messrs. Zain Megat & Murad, acting as solicitors for Export-Import Bank of Malaysia Berhad ("EXIM Bank"). The notice of demand was issued to notify that an event of default has occurred due to a breach of terms in its facility agreement for failing to make instalment payments.

On 22 August 2019, KL101 Ltd had received a second notice of demand dated 15 August 2019 from EXIM Bank's acting solicitors, Messrs. Zain Megat & Murad. An amount of USD3,859,201.39 has been stated in the demand for the outstanding instalment payments as at 2 August 2019.

On 22 October 2019, KL101 Ltd had received a notice of termination, recall and demand dated 22 October 2019 from Bank. Bank is now exercising its right to recall and /or terminate the Facility Agreements. An amount of USD43,589,775.92 as at 15 October 2019 has been stated in the notice being total amount due and owing by KL101 Ltd to bank.

On 18 May 2020, the Company and its wholly-owned subsidiary, PBJV Group and KL101 Ltd, wholly owned subsidiary of PBJV Group been served a Writ of Summons and Statement of claim dated 17 April 2020 for an amount of USD43,789,997.91 by Bank as disclosed in Note 14 to the financial statements. Next date for Case Management is now fixed on 30 November 2020 for Plaintiff to update Court on their stand/position whether or not to oppose Defendants' stay application. No update from Plaintiff on the stand/position and therefore Court has fixed another date of 23 February 2021 as Case Management after expiry of PBJV's Restraining Order. In view of extension of PBJV's Restraining Order Court has since fixed on 1st June 2021 for Next Case Management.

PBJV's proposed debt settlement has been agreed by the requisite majority during the Court Convened Meeting ("CCM") which was conducted on 5 April 2021. Thereafter, the Court has, on 26 April 2021, granted Order for the approval of the PBJV's Proposed Debt Settlement as detailed in the Explanatory Statement dated 19 February 2021. Pursuant thereto, parties have reached a settlement. On 30 August 2021, the Writ of Summons and Statement of Claim have been withdrawn and the default has been successfully addressed.

b) On 8 July 2019, PBJV Group received a notification of suspension of PBJV Group's license from Petroliam Nasional Berhad ("Petronas"). The letter from Petronas indicated that there was an adverse report from Petronas Carigali Sdn. Bhd. ("PCSB") pertaining to the non-performance of PBJV Group in relation to the contract referred to as "Provision for Underwater Services For PCSB" ("the Contract"). Resulting from that, Petronas has decided to suspend PBJV Group's license for a period of three (3) years with effect from the date of the letter.

The implication of the letter is that Petronas including its subsidiaries and any Petroleum Arrangement Contractors ("PACs") will not award any new contract to PBJV Group during the suspension period. PBJV Group will not be allowed to bid for new projects undertaken by Petronas including its subsidiaries and any PACs during the suspension period. Nevertheless, PBJV Group is still allowed to continue and complete its existing and on-going contracts with Petronas including its subsidiaries and PACs in accordance to the term and conditions of the respective existing and on-going contracts.

B: ADDITIONAL INFORMATION REQUIRED BY MAIN MARKET LISTING REQUIREMENTS OF BURSA MALAYSIA (PURSUANT TO PARA 9.22 AND PART A OF APPENDIX 9B)

B9. Material litigation (Continued)

In response to this, on 5 August 2019, PBJV Group has issued a Notice of Demand and Dispute to both Petronas and PCSB where it disputes the validity of the suspension being issued without any legal justification nor compliance to procedures. The Contract has been successfully carried out and completed prior to the suspension. Upon completion of the Contract, positive appraisal was subsequently given by PCSB hence making the suspension unwarranted.

PBJV Group has demanded an amount of RM1.02 billion against Petronas and PCSB, among others, based on the loss of future profits, loss of reputation and loss of market shares prices.

On 25 September 2019, the Company and PBJV Group have jointly filed a Writ of Summons proceeding against Petronas and PCSB in the Kuala Lumpur High Court ("Writ"). The Writ proceeding filed cites that the suspension notice issued by Petronas was illegal, unjustified and unwarranted and aims for it to be annulled and invalidated.

On 6 April 2020, the Defendants filed a Striking-out Application against the Plaintiff's suit. On 8 December 2020, the Court delivered the decision to dismiss the Application by the Defendant with cost and ordered the full trial of the Case.

The case has been heard from 24th to 26th August, 1st to 2nd Sept 2021 and 13th to 14th September 2021. The Court has instructed the Parties to file the written submission by 29th October 2021.

c) On 9 August 2019, the Company and PBJV Group Sdn Bhd (PBJV) have both received demand notices dated 8 August 2019 from PRPC Utilities and Facilities Sdn. Bhd. ("PRPC") for an amount of RM 85,203,274.96 on the basis that among others, PBJV has failed to fulfil all of its obligations under a contract referred to as "Utilities, Interconnecting, Offsite Facilities: Procurement, Construction & Commissioning (PCC) of Underground Pressurized Non-Metallic Piping Firewater Network East Side" ("P14 Contract").

In relation to this, on 22 August 2019, the Company and PBJV have both issued a Notice of Reply to PRPC to dispute the claim. Concurrent to the Notice of Reply, PBJV has further issued a Notice of Demand dated 22 August 2019 to PRPC for an amount of RM6,579,806.74.

PBJV has, through its firm of Advocates & Solicitors, Messrs. Ram Reza & Muhammad, commenced a legal proceeding by filing a Writ of Summons on 12 September 2019 in the Kuala Lumpur High Court for RM 42,696,538.44 against PRPC. Macfeam Sdn. Bhd. has also been named as the Second Plaintiff in the said legal action.

Currently, due to an alleged counter claim of RM 85,203,274.96 by PRPC against PBJV, PRPC, based on the arbitration Rules of the United Nations Commission on International Trade Law (UNCITRAL Rules), on 3 August 2021 filed the request to the Permanent Court of Arbitration, The Hague, proposing Asian International Arbitration Center (AIAC) to be designated as the arbitration authority for the case. Currently, the arbitration proceeding is pending appointment of the Arbitrators by AIAC.

At the same time, PBJV has also commenced a Winding-up Proceeding combined with Adjudication Proceeding against PRPC in light of the breach of the same contract. PBJV's Winding-up application was dismissed by the Court on 3rd September 2021. However, PBJV has filed the Notice of Appeal on the same day. The hearing date of the Appeal shall be fixed during the next Case Management on 20th October 20221. As for the Adjudication, the proceeding is pending appointment of the Adjudicator by AIAC.

B: ADDITIONAL INFORMATION REQUIRED BY MAIN MARKET LISTING REQUIREMENTS OF BURSA MALAYSIA (PURSUANT TO PARA 9.22 AND PART A OF APPENDIX 9B)

B9. Material litigation (Continued)

d) On 2 October 2019, PBJV Group has through its firm of Advocates and Solicitors, Messrs Dinesh Praveen Nair, served a Notice of Demand to Petronas Gas Berhad ("PGB") for a sum of approximately RM179.8 million ("the NOD") for the Procurement, Construction and Commissioning (PCC) of Pengerang Gas Pipeline Project (formerly known as Procurement, Construction and Commissioning of RGT2 Pipeline Project ("the Project").

On 28 November 2019, PBJV Group served a Notice of Arbitration to Petronas Gas Berhad (PGB) to claim for a sum of RM179,843,379.10. On 12 May 2020 both PBJV Group and PGB paid the Arbitration Advance Deposit.

The Asian International Arbitration Centre (AIAC) has appointed the Arbitrators for the proceeding. The first Arbitral Tribunal was held on 16 April 2021 with Parties agreed to maintain the milestones in accordance with Procedural Order No.1.

e) On 9 March 2020, PBJV Group received notification from its appointed solicitors that a Notice of Adjudication has been served on Petronas Gas Berhad ("PGB") on 28 February 2020 to claim the sum of RM6,848,129.48 on pre-commissioning works to replace the damage pipeline crossing at Sungai Layau under Global Settlement Agreement dated 12 April 2018 and Main Contract dated 21 April 2014 title "Procurement, Construction and Commissioning (PCC) of Pengerang Gas Pipeline Project. The said Notice of Adjudication was withdrawn on 15 June 2020 as PBJV Group decided to proceed with Winding Up proceeding.

On 30 June 2020 PBJV Group through its Advocates and Solicitors, Messrs Dinesh Praveen Nair filed a Winding-up Notice against PGB to claim the said sum of RM6,848,129.48 for PGB to pay the said sum to PBJV Group by 30 December 2020.

Upon being served with the Winding-up Notice on 30 June 2020 by PBJV Group, PGB filed Originating summons in Kuala Lumpur High Court (OS) against PBJV Group to seek leave from Court to file Fortuna Injunction application against PBJV Group. Hearing is fixed on 23 November 2020.

On 9 December 2020 the Court delivered decision in favour of PGB's Fortuna Injunction, but also allowed PBJV to still pursue the claim against PGB by means other than a Winding-up Petition.

On 8 January 2021 PBJV Group filed the Notice of Appeal with Court of Appeal against Kuala Lumpur High Court's decision. The next Case Management is fixed to be on 17 November 2021 to update the Court of Appeal on the status of Grounds of Judgement from the Kuala Lumpur High Court.

B: ADDITIONAL INFORMATION REQUIRED BY MAIN MARKET LISTING REQUIREMENTS OF BURSA MALAYSIA (PURSUANT TO PARA 9.22 AND PART A OF APPENDIX 9B)

B9. Material litigation (Continued)

On 22 September 2020, the Company with its wholly owned subsidiary, PBJV Group Sdn. Bhd. ("PBJV") and Nik Hamdan Bin Daud ("NHD") (collectively referred to as Plaintiffs) have filed a Writ of Summons and Statement of Claim in the High Court of Kuala Lumpur against Samling Energy Sdn. Bhd., United Power Group Holdings Limited, Yaw Holding Sdn. Bhd., Samling Resources Sdn. Bhd., Chew Theam Hock, Yaw Teck Seng, Magnadrive Sdn. Bhd. ("Magnadrive") and Syarikat Samling Timber Sdn. Bhd. (Collectively referred to as "Defendants").

The Defendants are at the material time possess interest in Barakah due to key positions held in Barakah shareholding. By virtue of such position and having their representation in Barakah's Board of Directors, Defendants are under fiduciary duties to Barakah among others to protect the interest of the Company.

The third Plaintiff signed the Consortium Agreement dated 29 November 2017 with one of the Defendants for the arrangement that the Defendants shall include the Third Plaintiff in the event the Defendants are awarded any contracts in Sarawak. Clause 6.1 of the Agreement further entails the parties' obligations to act in good faith and to disclose to each other any information that could impact their ability to perform their obligations.

However, the Defendants have breached the said Consortium Agreement by excluding the Third Plaintiff from participating in an awarded contract referred to as "Term Contract of Civil Works Maintenance at Sabah Sarawak Gas Pipeline (SSGP) Area B" entered between the Defendants and Petronas Gas Berhad. Due to the Third Plaintiff being a wholly-owned subsidiary to the Second Plaintiff, the Plaintiffs altogether have suffered severe loss of income as a result of the Defendants' breach of the Agreement.

On 23 September 2020, the Writ of Summons and Statement of Claim have been filed by its firms of Advocates & Solicitors, Messrs. Ram Reza & Muhammad for RM 89,583,028.00 and other general damages, based on summarily on the following reasons:

- (i) Breach of fiduciary duties due to the internal information obtained by being part of the Board member of Barakah; and
- (ii) One of the Defendants breach of contract under the Consortium Agreement dated 29 November 2017 entered with one of the Plaintiffs.

The Case Management was fixed on 4 November 2020 at the Kuala Lumpur High Court with 1st, 3rd, 4th, 6th, 7th, and 8th Defendant respectively to file a Statement of Defence and/or Striking-out Application by 23 November 2020, and the Plaintiffs was allowed to serve the out-of-jurisdiction's Writ of Summons to the 2nd Plaintiff on/or before 23 November 2020. This Writ was duly served to 2nd Plaintiff on 23 November 2020.

On 23 November 2020, 5th Defendant has entered appearance through its solicitor, Messrs Azman Davidson & Co and was directed to file its Statement of Defence by 14 December 2020, whereas the Plaintiffs are to file its Reply to Defence on/or before 28 December 2020.

On 20th December 2020, 1st, 3rd, 4th, 6th, 7th, and 8th Defendant have collectively filed an Application to strike out Plaintiff's claim. Plaintiffs filed the Affidavit-in-Reply on 11 January 2021.

On 15 March 2021, the Defendant's Striking-out was dismissed with costs by the Court.

On 30 March 2021, the 5th Defendant's Striking-out application was dismissed with costs by the Court.

B: ADDITIONAL INFORMATION REQUIRED BY MAIN MARKET LISTING REQUIREMENTS OF BURSA MALAYSIA (PURSUANT TO PARA 9.22 AND PART A OF APPENDIX 9B)

B9. Material litigation (Continued)

The Kuala Lumpur High Court has fixed 23 February 2022 to 25 February 2022 as the trial dates. The Court also fixed 15th October 2021 for Case Management in regards with Plaintiffs amended Statement of Claims.

- f) On 3 November 2020 Company's wholly-owned subsidiary, PBJV Group Sdn Bhd has been served with a Notice of Arbitration from Petrofac (Malaysia-PM304) Limited for the alleged anchor dropping incident caused by PBJV's appointed subcontractor namely Asian Kaliber Sdn Bhd (the charterer for marine vessel Armada Firman) and Bumi Armada Navigation Sdn Bhd (vessel's owner for Armada Firman) while executing the subcontracting work for the supply of Accommodation Work Barge (AWB) for Petrofac on 6 November 2014. The amount of the claim of USD1,190,676.82 (approximately RM4,951,429.56*) was for the Insurance's deductible/excess and other costs, which are as follows:-
 - (i) Deductible / Excess sum of Petrofac's Insurance Policy in the sum of USD1,000,000.00; and
 - (ii) Additional 7% Premium in the sum of USD190,676.82.

The Incident had taken place due to the failure of Armada Firman's Master to follow established procedures during mooring operations for anchor positioning and the miscommunication between Armada Firman's Master and Executive Pride's Master (which is a Petrofac's vessel).

PBJV opposes to Petrofac's Notice of Arbitration on the grounds that:

- (i) Petrofac's Notice of Arbitration against PBJV has no basis whatsoever;
- (ii) PBJV has no control over Armada Firman (as PBJV's scope of works is only on the provision of works to hook-up, tie-in, inspect, calibrate, test, pre-commission and commission of facilities)
- (iii) Therefore, PBJV cannot be held liable for the costs incurred by Petrofac due to the same.

PBJV is of the view that Petrofac's Notice of Arbitration against PBJV is not justified and has a low chance of success. In the event Petrofac's claim against PBJV is allowed, PBJV will have to pay Petrofac's claim in a sum of USD1,190,676.82 (approximately RM4,951,429.56*).

On 3 December 2020 PBJV replied the Notice of Arbitration and disputed the liability to pay the sum of USD 1,190,676.82. Subsequently on 8 December 2020 PBJV Group Sdn Bhd's Solicitors, Messrs. Dinesh Praveen Nair filed a letter to Petrofac's Solicitors Messrs. Zaid Ibrahim & Co. informing that PBJV has obtained a Court Order to restrain any proceeding against PBJV for a period of 3 months from 18/ November 2020 until 18 February 2021 pending PBJV's proposed Scheme of Arrangement (the Restraint Order). Currently, the arbitration direction is pending appointment of the Arbitrators by AIAC.

g) In relation to Petrofac's claims, PBJV has, on 3 November 2020, served a Writ and Statement of Claim on Asian Kaliber Sdn Bhd and Bumi Armada Navigation Sdn Bhd under Kuala Lumpur High for a sum of USD1,190,676.82 (approximately RM4,951,429.56*)

Asian Kaliber and Bumi Armada are PBJV's subcontractor respectively under the Contract's works (via a Letter of Award dated 4 April 2014, and Charter Party Agreement dated 22 April 2014) and owners of Armada Firman.

The basis of PBJV's Writ Action against Asian Kaliber and Bumi Armada, is as follows:

- (i) the Incident occurred due to Asian Kaliber and Bumi Armada's negligence and incompetence as owners and handlers of Armada Firman; and
- (ii) therefore, Asian Kaliber and Bumi Armada are to indemnify PBJV from Petrofac's claims for the said claim of USD1,190,676.82 and / or any other claims by Petrofac related to the same.

QUARTERLY REPORT FOR THE QUARTER ENDED 30 JUNE 2021

B: ADDITIONAL INFORMATION REQUIRED BY MAIN MARKET LISTING REQUIREMENTS OF BURSA MALAYSIA (PURSUANT TO PARA 9.22 AND PART A OF APPENDIX 9B)

B9. Material litigation (Continued)

PBJV is of the view that PBJV's Writ Action against Asian Kaliber and Bumi Armada has a fair chance of success. In the event PBJV's Writ Action against Asian Kaliber and Bumi Armada is dismissed, PBJV will have to pay Petrofac's claim in a sum of USD1,190,676.82 (approximately RM4,951,429.56*). The Kuala Lumpur High Court has fixed the 1st Case Management for the Writ Action on 16 November 2020.

On 3 December 2020 PBJV filed and served Notice of Application and Affidavit to add in Petrofac as a 3rd Defendant in the above case. On 29 December 2020, the Judge allowed application to add Petrofac as the 3rd Defendant in this action.

On 26 April 2021 the online hearing was held for Enclosure 20 (Asian Kaliber's Striking-out application) and for Enclosure 29 (Petrofac's application for stay pending Arbitration). Eventually, on 21st May 2021, the Court has dismissed Asian Kaliber's Enclosure 20 with cost whereas allowed Petrofac's Enclosure 29 with cost.

Next Case Management shall be on 14th October 2021, to update the Court on pre-trial documents and to fix the hearing date for Bumi Armada's Enclosure 60.

B10. Dividends

No dividend was declared or recommended for payment by the Company for the current quarter under review.

B: ADDITIONAL INFORMATION REQUIRED BY MAIN MARKET LISTING REQUIREMENTS OF BURSA MALAYSIA (PURSUANT TO PARA 9.22 AND PART A OF APPENDIX 9B)

B11. Earnings per share

(a) Basic earnings per share

The basic earnings per share for the current quarter and for the financial year-to-date is computed by dividing the profit after taxation attributable to the owners of the Company by the weighted average number of ordinary shares in issue for the financial period.

	Individu	ıal Quarter	Cumulative Quarter		
	Unaudited	Unaudited	Unaudited	Audited	
	Current year quarter 3 Months 30.06.2021	Preceding year quarter 3 Months 30.06.2020	Current year to date 12 Months 30.06.2021	Preceding year to date 12 Months 30.06.2020	
(Loss)/ Profit attributable to the owners of the Company (RM'000)	72,724	2,448	64,438	25,025	
Weighted average number of ordinary shares in issue ('000)	835,786	835,786	835,786	835,786	
Basic earnings per share (sen)	8.70	0.29	7.71	2.99	

(a) Diluted earnings per share

Diluted earnings per share is not computed as there is no outstanding potential ordinary shares to be issued as at the end of the reporting period.