

Interim Report for the 3rd Quarter Ended 31 March 2020

(The figures have not been audited)

Condensed Consolidated Statements of Comprehensive Income

		Individual Quarter 31 March		Cumulative Quarter to date 31 March		
	Note	2020 RM'000	2019 RM'000	2020 RM'000	2019 RM'000	
Revenue		15,973	4,479	25,433	8,015	
Operating expenses		(16,610)	(8,423)	(36,453)	(19,645)	
Loss from operations	-	(637)	(3,944)	(11,020)	(11,630)	
Interest income		379	834	1,339	2,614	
Other income		313	96	981	239	
Marketing and distribution		(103)	(1,128)	(486)	(1,646)	
Depreciation and amortisation Finance costs		(1,965) (106)	(844) (4)	(5,619) (405)	(1,820) (13)	
Loss before tax	-		(4,990)			
Taxation	B5	(2,119) (1,330)	(4,990) (66)	(15,210) (1,450)	(12,256) (343)	
	- D5			(1,450)		
Loss net of tax	-	(3,449)	(5,056)	(16,660)	(12,599)	
Other comprehensive income:						
Other comprehensive loss to be reclassified to profit or loss in subsequent periods:						
Exchange differences on translating foreign operation	n	(28,330)	(8,283)	(27,033)	(4,486)	
Other comprehensive loss	-	(28,330)	(8,283)	(27,033)	(4,486)	
Total comprehensive loss for the period	-	(31,779)	(13,339)	(43,693)	(17,085)	
Loss attributable to:						
Owners of the Company		(2,317)	(4,725)	(14,779)	(11,801)	
Non-controlling interests	-	(1,132)	(331)	(1,881)	(798)	
	-	(3,449)	(5,056)	(16,660)	(12,599)	
Total comprehensive loss attributable to:						
Owners of the Company		(31,270)	(13,004)	(42,413)	(16,210)	
Non-controlling interests	-	(509)	(335)	(1,280)	(875)	
	-	(31,779)	(13,339)	(43,693)	(17,085)	
Loss per share attributable to equity holders of GLBI	HD					
Basic (Sen)		(1.08)	(2.20)	(6.89)	(5.50)	
	B13	(1.08)	(2.20)	(6.89)	(5.50)	

(The Condensed Consolidated Statements of Comprehensive Income should be read in conjunction with the Annual Financial Statements for the year ended 30 June 2019 and the accompanying notes attached to these interim financial statements)



Interim Report for the 3rd Quarter Ended 31 March 2020

(The figures have not been audited)

Condensed Consolidated Statements of Financial Position

Condensed Consolidated Statements of Financial Position			•
		As at 31-03-2020	As at 30-06-2019
	Note	RM'000	RM'000
ASSETS			
Non-current assets			
Property, plant and equipment		140,443	138,769
Land use rights		35,196	39,745
Intangible assets		115	155
Right-of- use assets		943	-
Other receivables		157,420	146,317
Deferred tax assets		1,507	1,677
Current assets			
Inventories		135,214	128,752
Trade and other receivables		22,542	17,302
Tax refundable Cash and bank balances		700 60,990	1,346 59,082
Contract assets		521	521
		219,967	207,003
TOTAL ASSETS		555,591	533,666
EQUITY AND LIABILITIES			
Share capital		73,678	73,678
Reserves		315,789	358,263
		389,467	431,941
Equity attributable to owners of the company		389,467	431,941
Non-controlling interests		(10,366)	(9,197)
Non-current liabilities			
Borrowings	B9	59,695	12,162
Lease liabilities		493	-
Estimated liabilities for post-employment benefit Deferred taxation		1,303 5,717	1,111 5,695
		67,208	18,968
		07,208	18,908
Current liabilities			
Trade and other payables		32,683	30,121
Contract liabilities Short term borrowings	B9	5,857	9,356 52,477
Lease liabilities	D 9	70,216 526	52,477
		109,282	91,954
Total liabilities		176,490	110,922
TOTAL EQUITY AND LIABILITIES		555,591	533,666
			222,000
Net assets per share attributable to			
equity holders of GLBHD (RM)		1.82	2.01

(The Condensed Consolidated Statements of Financial Position should be read in conjunction with the Annual Financial Statements for the year ended 30 June 2019 and the accompanying notes attached to these interim financial statements)



Interim Report for the 3rd Quarter Ended 31 March 2020 (The figures have not been audited)

Condensed Consolidated Statement of Changes In Equity

	← ← ←	Attributable to Non-Distribu) Equity Holders	of GLBHD -			
		F	oreign currency			Non-	
	Share	Treasury	translation	Retained	Total	controlling	Total
	capital RM'000	shares RM'000	reserve RM'000	earnings RM'000	RM'000	interests RM'000	Equity RM'000
							1111 000
For the period ended 31 March 2020							
At 1 July 2019	73,678	(1,465)	(5,697)	365,425	431,941	(9,197)	422,744
Effects of adoption of MFRS 16	-	-	-	(61)	(61)	-	(61)
Restated balance	73,678	(1,465)	(5,697)	365,364	431,880	(9,197)	422,683
Loss for the period	-	-	-	(14,779)	(14,779)	(1,881)	(16,660)
Other comprehensive (loss)/income	-	-	(27,634)	-	(27,634)	601	(27,033)
	-	-	(27,634)	(14,779)	(42,413)	(1,280)	(43,693)
Acquisition of non-controlling interest	-	-	-	-	-	111	111
At 31 March 2020	73,678	(1,465)	(33,331)	350,585	389,467	(10,366)	379,101
For the period ended 31 March 2019							
At 1 July 2018 (as previously stated under FRSs)	73,678	(1,461)	(5,857)	390,312	456,672	(8,246)	448,426
Effects of adoption of MFRSs	-	-	2	(5,872)	(5,870)	-	(5,870)
Restated balance	73,678	(1,461)	(5,855)	384,440	450,802	(8,246)	442,556
Loss for the period	-	-	-	(11,801)	(11,801)	(798)	(12,599)
Other comprehensive (loss)/income	-	-	(4,409)	_	(4,409)	(77)	(4,486)
·····	-	-	(4,409)	(11,801)	(16,210)	(875)	(17,085)
Acquisition of non-controlling interest	-	-	-	-	-	36	36
Acquisition of treasury shares	-	(4)	-	-	(4)	-	(4)
At 31 March 2019	73,678	(1,465)	(10,264)	372,639	434,588	(9,085)	425,503

(The Condensed Consolidated Statement of Changes In Equity should be read in conjunction with the Annual Financial Statements for the year ended 30 June 2019 and the accompanying notes attached to these interim financial statements)



Interim Report for the 3rd Quarter Ended 31 March 2020 (The figures have not been audited)

Condensed Consolidated Statements of Cash Flows

	Cumulative Quarter to date 31 March	
	2020 RM'000	2019 RM'000
CASH FLOW FROM OPERATING ACTIVITIES		
Loss before taxation	(15,210)	(12,256)
Adjustment for non-cash items :		
Reversal of allowance for impairment on trade and other receivables	-	(365)
Amortisation and depreciation	5,619	1,820
Plant and equipment scrapped	-	1
Operating loss before working capital changes	(9,591)	(10,800)
Working capital changes :		
(Increase)/decrease in receivables	(25,099)	21,974
Increase/(decrease) in payables	305	(45,906)
Increase in inventories	(6,994)	(19,236)
Cash used in operations	(41,379)	(53,968)
Tax paid	(784)	(170)
Net cash used in operating activities	(42,163)	(54,138)
CASH FLOW FROM INVESTING ACTIVITIES		
Purchase of non-current assets	(21,327)	(23,699)
Net cash inflow on acquisition of subsidiaries	-	867
Net cash used in investing activities	(21,327)	(22,832)
CASH FLOW FROM FINANCING ACTIVITIES	· · · · · · · · · · · · · · · · · · ·	
Placement of fixed deposit pledged	(4,720)	-
Proceeds from issuance of share capital to non-controlling interests	111	-
Acquisition of treasury shares	-	(4)
Drawdown of bank borrowings Repayment of lease liabilities	63,409 (472)	62,000
Repayment of bank borrowings	(2,073)	(6,456)
Net cash flows from financing activities		
	56,255	55,540
Net decrease in cash and cash equivalents	(7,235) 334	(21,430) 173
Effect of exchange rates on cash and cash equivalents	32,329	105,675
Cash and cash equivalents as at beginning of the financial period	· · · · · · · · · · · · · · · · · · ·	
Cash and cash equivalents as at end of the financial period	25,428	84,418
Cash and cash equivalents comprise:		
Cash and bank balances	20,364	84,418
Deposits with licensed banks	40,626	-
Bank overdraft	(3,936)	-
Less: Fixed deposits pledged to bank	57,054 (31,626)	84,418
Less. I neu deposito predged to built		Q1 110
	25,428	84,418

(The Condensed Consolidated Statements of Cash Flows should be read in conjunction with the Annual Financial Statements for the year ended 30 June 2019 and the accompanying notes attached to these interim financial statements)



Interim Report for the 3rd Quarter Ended 31 March 2020

(The figures have not been audited)

A. Explanatory Notes

A1. Basis of Preparation and Significant Accounting Policies

The interim financial statements were unaudited and have been prepared in accordance with MFRS 134 - Interim Financial Reporting and paragraph 9.22 of the Listing Requirements of Bursa Malaysia Securities Berhad.

The report should be read in conjunction with the audited financial statements of the Group for the financial year ended 30 June 2019. The explanatory notes attached to the interim financial report provide an explanation of events and transactions that are significant for an understanding of the changes in the financial position and performance of the Group since the financial year ended 30 June 2019.

The significant accounting policies applied are consistent with those adopted for the audited financial statements for the year ended 30 June 2019 except for the adoption of the following new MFRSs, Amendments and Interpretations to the MFRSs issued by MASB and IC interpretations that are applicable to the Group's financial year beginning on 1 July 2019:

MFRS 16	Leases
Amendments to MFRS 9	Prepayment Features with Negative Compensation
Amendments to MFRS 128	Long-term Interests in Associates and Joint Ventures
Amendments to MFRS 3	Annual Improvements to MFRS Standards 2015 - 2017 Cycle
Amendments to MFRS 11	Annual Improvements to MFRS Standards 2015 - 2017 Cycle
Amendments to MFRS 112	Annual Improvements to MFRS Standards 2015 - 2017 Cycle
Amendments to MFRS 123	Annual Improvements to MFRS Standards 2015 - 2017 Cycle
Amendments to MFRS 119	Plan Amendment, Curtailment or Settlement
IC Interpretation 23	Uncertainty over Income Tax Treatments

The adoption of the above new MFRS, Amendments and IC interpretation did not have any material impact on the interim financial report of the Group except for the followings:

MFRS 16 Leases

MFRS 16 Leases supersedes MFRS 117 Leases and the related interpretations. MFRS 16 introduces a single accounting model, requiring lessee to recognises the right-of-use of underlying lease asset and the lease liability representing future lease payments in the statements of financial position. The right-of-use asset is depreciated in accordance with the principles in MFRS 116 Property, Plant and Equipment and the lease liability is accreted over time with interest expense recognised in the statement of comprehensive income. Lessors continue to classify all leases as either operating leases or finance leases using similar principles in MFRS 117.

The Group has adopted MFRS 16 using the modified retrospectively method of adoption with date of initial application of 1 July 2019 and has not restated comparatives for the 2019 reporting period, as permitted under the standard. The reclassifications and adjustments arising from MFRS 16 are therefore recognised in the opening balance of statement of financial position as at 1 July 2019.

The Group also elected to use recognition exemption for short term leases with lease terms of 12 months or less from dates of commencement and leases for which the underlying assets are of low value.

The effects of adoption of MFRS 16 as at 1 July 2019 as follows:-

		Effect on	
	As at	adoption of	As at
	30.06.2019	MFRS 16	1.7.2019
	RM'000	RM'000	RM'000
Rights-of-use assets	-	1,388	1,388
Lease liabilities	-	1,449	1,449
Retained earnings	-	(61)	(61)

A2. Disclosure of audit report qualification and status of matters raised

There was no qualification in the audit report of the preceeding financial year.

A3. Seasonal or Cyclical Phases

The Group's plantation operations are affected by seasonal crop productions, weather conditions and fluctuation of commodity prices.

A4. Unusual items affecting assets, liabilities, equity, net income, or cash flow

There were no material items affecting assets, liabilities, equity, net income, or cash flow that were unusual in nature, size, or incidence during the financial period under review.

A5. Material changes in estimates

There were no changes in estimates of amounts reported in prior financial year, which have a material effect on the current financial period.

A6. Issuances, Cancellations, Repurchases, Resales and Repayments of Debt and Equity Securities

There were no cancellations, repurchases, resale and repayments of debt and equity securities for the quarter.

A7. Dividends paid

There were no dividend paid during the current quarter.

A8. Segment Information

Segment information is presented in respect of the Group's business segments as follows:

RESULTS	Plantation	Property Development	Others	Eliminations	Consolidated
Period ended 31 March 2020	RM'000	RM'000	RM'000	RM'000	RM'000
REVENUE					
External sales/total revenue	7,411	18,022	-	-	25,433
Inter-segment sales	-	-	3,441	(3,441)	-
	7,411	18,022	3,441	(3,441)	25,433
RESULTS					
Segment results	(12,556)	4,330	(8,899)	-	(17,125)
Interest income					1,339
Other income					981
Finance costs					(405)
Loss before tax					(15,210)
Taxation					(1,450)
Loss for the period					(16,660)
Non-controlling interest					1,881
Net loss for the period					(14,779)

	Plantation	Property Development	Others	Eliminations	Consolidated
Period ended 31 March 2019	RM'000	RM'000	RM'000	RM'000	RM'000
REVENUE					
External sales/total revenue	714	7,301	-	-	8,015
Inter-segment sales	393	-	4,225	(4,618)	
	1,107	7,301	4,225	(4,618)	8,015
RESULTS					
Segment results	(6,113)	(517)	(8,466)	-	(15,096)
Interest income					2,614
Other income					239
Finance costs				_	(13)
Loss before tax					(12,256)
Taxation					(343)
Loss for the period					(12,599)
Non-controlling interest				_	798
Net loss for the period				_	(11,801)
ASSETS		Property		Unallocated	
	Plantation	Development	Others	Corporate	
Segment Assets	RM'000	RM'000	RM'000	Assets RM'000	Consolidated RM'000

As at 31 March 2020	255,027	144,213	149,817	6,534	555,591
As at 30 June 2019	249,474	134,028	142,711	7,453	533,666

The following items are added to segment assets to arrive at total assets reported in the consolidated statement of financial position:

	31.03.20 RM'000	30.06.19 RM'000
Deferred tax assets	1,507	1,677
Tax refundable	700	1,346
Inter-segment assets	4,327	4,430
	6,534	7,453

The basis of segmentation and measurement of segment profit or loss is consistent with the basis adopted in the last annual financial statements.

A9. Valuation of Property, Plant and Equipment

The valuations of leasehold lands and bearer plants have been brought forward without amendment from the previous audited financial statements for the financial year ended 30 June 2019.

A10. Material events subsequent to the end of the interim period

Same as disclosed in Note B8 and below, there were no other material events subsequent to the end of the interim period that have not been reflected in the current financial statements.

A11. Changes in the composition of the Group

There was no change in the composition of the Group for the current quarter and financial period to-date.

A12. Changes in contingent liabilities or contingent assets

There were no material changes in contingent liabilities or contingent assets from the amount disclosed in the last annual financial statements.

A13. Capital Commitments

The total Group capital commitments as at 31 March 2020 were as follows:-

The total Group capital communents as at 51 March 2020 were as follows	
	RM'000
Capital expenditure approved and contracted for	54,021
Capital expenditure approved but not yet contracted	73,642
	127,663

B. Additional Information As Required by Appendix 9B of Bursa Malaysia Listing Requirements

B1. Review of Performance

Todate 3rd Quarter FY2020 vs Todate 3rd Quarter FY2019

	Cumulative Quarter to date 31 March		Changes
	2020 RM'000	2019 RM'000	%
Revenue	25,433	8,015	217%
Loss from operations	(11,020)	(11,630)	5%
Loss before interest and tax	(14,805)	(12,243)	-21%
Loss before tax	(15,210)	(12,256)	-24%
Loss after tax	(16,660)	(12,599)	-32%
Loss Attributable to Ordinary Equity Holders of the Parent	(14,779)	(11,801)	-25%

The Group registered higher revenue of RM25.4 million in the current period compared to RM8.0 million in the last financial period, mainly due to higher revenue contributions from plantation segment by RM6.7 million and property development segment of RM10.7 million.

However the Group recorded a higher loss after tax of RM16.7 million compared to a loss after tax of RM12.6 million in the last financial period mainlydue to higher depreciation and amortisation cost and the commencement of estate operations cost being charged out upon declaration of mature area and all the palms are below the age of five. The performance of the business sectors are summarized as follows:-

Plantation Segment (Indonesia)

The plantation segment generated RM7.4 million revenue from its fresh fruit bunches ('FFB") production of 19,694 mt during the current period from its mature area. However the plantation segment recorded a higher segment loss of RM12.5 million for the current period compared to RM6.1 million in the last financial period, mainly due to higher depreciation and amortisation cost and the commencement of estate operations cost being charged out upon declaration of mature area and all the palms are below the age of five.

Property Development Segment

The property segment recorded a higher revenue of RM18.0 million in the current period compared to RM7.3 million in the last financial period, due to higher income recognition from its ongoing sales of its property development project in Penang. As a result of the higher revenue, the property development segment recorded a segment profit of RM4.3 million in the current period compared to a segment loss of RM0.5 million in the last financial period.

B1. Review of Performance (continued)

3rd Quarter FY 2020 vs 3rd Quarter FY 2019

	Individual	Individual Quarter		
	31 Mai	ch	Changes	
	2020 RM'000	2019 RM'000	%	
Revenue	15,973	4,479	257%	
Loss from operations	(637)	(3,944)	84%	
Loss before interest and tax	(2,013)	(4,986)	60%	
Loss before tax	(2,119)	(4,990)	58%	
Loss after tax	(3,449)	(5,056)	32%	
Loss Attributable to Ordinary Equity Holders of the Parent	(2,317)	(4,725)	51%	

This quarter's revenue increased by RM11.5 million compared to the last corresponding quarter mainly due to higher revenue from sale of fresh fruit bunches from Plantation segment and higher property sale units recognised from Property segment. As a result of higher revenue, the Group recorded a lower loss after tax of RM3.4 million for the current quarter compared to loss after tax of RM5.1 million.

B2. Material changes in profit before taxation for the current quarter as compared with the immediate preceding quarter

3rd Quarter FY 2020 vs 2nd Quarter FY 2020

	Individua	Individual Quarter	
	31 March 2020	31 December 2019	Changes
	RM'000	RM'000	%
Revenue	15,973	5,663	182%
Loss from operations	(637)	(5,367)	88%
Loss before interest and tax	(2,013)	(6,699)	70%
Loss before tax	(2,119)	(6,702)	68%
Loss after tax	(3,449)	(6,756)	49%
Loss attributable to Ordinary Equity Holders of the Parent	(2,317)	(6,334)	63%

The Group recorded a lower loss after tax for current quarter at RM3.4 million compared to RM6.8 million loss in the preceding quarter. The decreased in losses were mainly due to higher income recognition from its ongoing sales of its property development project in Penang, and higher FFB revenue.

B3. Prospects

Plantation Segment

The Group's plantation division mainly operated in Kalimantan Timur, Selatan and Central Sulawesi, Indonesia, has planted 6,576 hectares and will continue to focus with its planting target of 18,000 hectares by year 2024. The Group expects higher FFB production as matured area and palm age increase. Barring any unforeseen events, the Group remains positive albeit cautious that the FFB prices are stabilising and expect to generate higher contributions for the coming quarters.

Property Development Segment

The Group's property development division is focusing on increasing its sales of the current industrial development property in Penang. Currently the property development division is carrying out feasibility studies for a few projects in the pipeline, and will be assessing the market demand cautiously before any decision to launch any new property development projects.

Potential Impact of Covid-19 Pandemic

Due to the recent Covid-19 pandemic effect which has adversely affected world economics and global industries activities. While it is uncertain how long the situation will last, the Board is prudent and will continue to focus on the operational efficiency, profitability and business sustainability. Our sales performance in property segment has slowed down during the initial phase of Movement Control Order (MCO) as the control measures implemented by authorities restricted our property segment to operate in full capacity. As for the plantation segment, there has been no significant impact from the pandemic on the basis that a large part of our plantation has not reached maturity.

B4. Variance of actual profit from forecast profit / profit guarantee

Not applicable as no profit forecast or profit guarantee was published.

B5. Taxation

	Individual Quarter 31 March		Cumulative Quarter to date 31 March	
	2020 RM'000	2019 RM'000	2020 RM'000	2019 RM'000
Current tax :				
Income taxation - Malaysia	831	70	952	388
Under provision in prior years	478	1	478	1
	1,309	71	1,430	389
Deferred tax :				
Relating to reversal of temporary differences	21	5	21	(36)
over provision in prior years	-	(10)	(1)	(10)
	21	(5)	20	(46)
	1,330	66	1,450	343

Tax expense is recognised in each interim period based on the best estimate of the weighted average annual income tax rate expected for the full financial year. The effective tax rates for the current financial period was higher than the statutory tax rate mainly due to losses of certain subsidiaries which cannot be off set against taxable profits made by other subsidiaries, and certain expenses which are not deductible for tax purpose.

B6. Profit on Sales of Unquoted Investments and/or Properties

There were no sales of unquoted investments and/or properties for the current quarter and financial period to-date.

B7. Purchase or Disposal of Quoted Securities

There were no purchases or disposals of quoted securities for the current quarter and financial period to-date.

B8. Status of Corporate Proposals Announced

Saved as disclosed below, there was no corporate proposal announced but not completed as at the date of this quarterly report.

- (a) On 26 August 2013, the following indirect subsidiaries of GLBHD incorporated in Cambodia have been placed under "Member's Voluntary Winding Up"-
 - 1. NWP (Cambodia) Pte Ltd, wholly-owned subsidiary of Gainfield International Limited, a wholly-owned subsidiary of GLBHD

2. Perfect Element Plantation Pte Ltd, wholly-owned subsidiary of Pacific Bloom Limited, a wholly-owned subsidiary of GLBHD

3. Malaysia Palm Plantation Pte Ltd, wholly-owned subsidiary of Better Yield Limited, a wholly-owned subsidiary of GLBHD

(b) On 17 November 2014, Shinny Yield Holdings Limited ("SYHL"), a subsidiary of GLBHD entered into a Conditional Shares Sale and Purchase Agreement ("CSPA") for the proposed acquisition of 95% fully paid-up shares of Rp 1,000,000 each in PT Setara Kilau Mas Adicita ("SKMA") for a purchase consideration of Rp 24,433,165,000 ("Proposed Acquisition").

SKMA is a limited liability company incorporated in the Republic of Indonesia with an authorized share capital of Rp500,000,000 divided into 500 shares of Rp 1,000,000 each, of which 130 shares in a total amount of Rp 130,000,000 have been issued at par and fully paid. Both of the Indonesian shareholders are Mr Wisma Sinulinggair ("Wisma") and Mr Jeffrey Lachmandas Mahtani ("Jeffrey").

SKMA carries out activities in oil palm plantation and has a Location Permit (Ijin Lokasi) land of 2,835 hectares located at Sandaran District, Kutai Timur Regency, Kalimantan Timur Province, Indonesia.

The Proposed Acquisition is subject to conditions precedent to be fulfilled, which include, amongst others, obtaining approval from the followings local authorities:-

- a. National Land Office of the Republic of Indonesia
- b. Investment Coordinating Board of the Republic of Indonesia
- c. Minister of Laws and Human Rights of the Republic of Indonesia

Upon completion of all the conditions precedent and payment conditions as stipulated in the CSPA, Shinny will own 95% of SKMA.

SKMA has on 25 February 2016 entered into another Service Provision Agreement ("the SPA") to engage Mr Jeffrey Lachmandas Mahtani to assist in applying another piece of land located in Kecamatan Sandaran, Kabupaten Kutai Timur, Kalimantan Timur Province from the Bupati of Kutai Timur with a total land area of approximately 1,170 hectares. Pursuant to the agreement, Mr Jeffrey will obtain the Required Documents, to perform the Required Activities and subsequently obtain the certificate of Hak Guna Usaha for the said land with a maximum service fee of Rp9,843,200,000.

SKMA has on 16 March 2018 entered into a Service Provision Agreement ("the SPA") to engage PT ADJ Konsultan Abadi ("ADJ") to assist in applying for another piece of land located in Desa Susuk Dalam, District of Sandaran, Kutai Timur Regency, East Kalimantan Province with a total land area of approximately 1,625 hectares. In accordance with the SPA, ADJ will assist in obtaining the Required Documents, to perform the Required Activities and subsequently obtain the certificate of Hak Guna Usaha ("the HGU") for the said land with a maximum service fee of Rp16,991,625,000.

B8. Status of Corporate Proposals Announced (continued)

- (c) On 28 April 2016, Pacific Bloom Limited ("PBL"), a wholly owned subsidiary of Golden Land Berhad ("GLBHD") has entered into 2 Conditional Sale and Purchase Agreements ("the CSPA") for the proposed acquisition of the 2 companies as follows:-
 - (i) 475 fully paid-up shares of a total Rp125,000,000 representing 95% of fully paid up shares in PT Citra Enggang Nusalaras ("PT CITRA"); and
 - (ii) 475 fully paid-up shares of Rp125,000,000 representing 95% of fully paid up shares in PT Cipta Enggang Nusalaras ("PT CIPTA").

Pacific Bloom Limited also entered into 2 Service Provision Agreements ("the SPA") with Mr Ikhsanudin ("Ikhsanudin" or the "Service Provider") to engage him to assist in applying and obtaining the Required Documents, to perform the Required Activities for PT CITRA and PT CIPTA with an estimated maximum Service Fee of Rp124,016,000,000 and Rp101,565,000,000 respectively ("the Service Fee").

PT CITRA is a limited liability company established under Indonesian laws with an authorized share capital of Rp500,000,000 divided into 2,000 shares of Rp250,000 each, of which 500 shares in a total amount of Rp125,000,000 have been issued at par and fully paid. PT CITRA is the holder of a Location Permit (Izin Lokasi) No. 188.45/163/2016 dated 29 February 2016, issued by the Regent of Murung Raya for an area of 15,453 hectares located at Laung Tuhup, Tanah Siang and Barito Tuhup Raya Districts, Murung Raya Regency, Kalimantan Tengah Province, Indonesia.

The current shareholders of PT CITRA is Mr. Ikhsanudin, a private person, citizen of the Republic of Indonesia, holder of Identification Card No.3471021307610001, having his address at Perum Griya Jetis Asri C 25, RT025/RW006, Kelurahan Cokrodiningratan, Kalimantan Jetis, Yogyakarta, Indonesia. Firman Wijaya, a private person, citizen of the Republic of Indonesia, holder of Identification Card number 6472031211820002, having his address at Raudah III, Blok IIB No. 59, RT013/RW13 Teluk Lerong Ilir, Samarinda Ulu, Samarinda, Kalimantan Timur, Indonesia.

PT CIPTA is a limited liability company established under Indonesian laws with an authorized share capital of Rp500,000,000 divided into 2,000 shares of Rp.250,000 each, of which 500 shares in a total amount of Rp125,000,000 have been issued at par and fully paid. PT CIPTA is the holder of a Location Permit (Izin Lokasi) No. 188.45/162/2016 dated 29 February 2016, issued by the Regent of Murung Raya for an area of 11,423 hectares located at Laung Tuhup and Barito Tuhup Raya Districts, Murung Raya Regency, Kalimantan Tengah Province, Indonesia.

The current shareholders of PT CIPTA is Mr. Ikhsanudin, a private person, citizen of the Republic of Indonesia, holder of Identification Card No.3471021307610001, having his address at Perum Griya Jetis Asri C 25, RT025/RW006, Kelurahan Cokrodiningratan, Kalimantan Jetis, Yogtakarta, Indonesia. Mr Firdaus, a private person, citizen of the Republic of Indonesia, holder of Identification Card number 6472031808870001, having his address at Jalan Raudah III Blok 2 B No. 59, RT013, Kelurahan Teluk Lerong Ilir, Kecamatan Samarinda Ulu, Samarinda, Indonesia.

Both land banks are adjacent to each other.

PBL and Mr. Ikhsanudin have mututally agreed in writing to extend the determined timeframe in obtaining all the Required Documents as stated in the SPA dated 28 April 2016 by 30 September 2018.

PBL and Mr Ikhsanudin have mutually agreed in writing to extend the determined timeframe in obtaining all the Required Documents as stated in the Service Provision Agreement dated 28 April 2016 by 31 December 2021.

On 4 May 2020, upon the completion of all the terms and conditions under the Conditional Sale and Purchase Agreement and the Service Provision Agreement, PBL has novated the proposed acquisition of PT CIPTA to PT Golden Land Gemilang ("PT GLG"), a wholly-owned subsidiary of GLBHD, and PT GLG has acquired 475 ordinary shares in PT CIPTA for a consideration of Rp125,000,000, representing 95% of its total issued shares.

Upon completion of the abovementioned acquisition, PT CIPTA is now a 95%-owned subsidiary of GLBHD.

(d) On 12 December 2018, the Company announced that a joint venture company under the name of Sembulan Emas Sdn Bhd ("SESB"), was incorporated on 12 December 2018, with a total issued and paid-up capital of RM100.00 which consists of 100 ordinary shares of RM1.00 each. GLBHD has subscribed 70% of the issued and paid-up capital, which consists of 70 ordinary shares of RM1.00 each.

The principal activity of SESB is property development, construction and trading.

The incorporation of SESB will not have material effect on the earnings per share, net assets or share capital of the Company.

On 16 May 2019 and 17 May 2019, the Company announced that Sembulan Emas Sdn Bhd ("SESB" or "the Developer") had entered into a Joint Venture Agreement with United Sabah Islamic Association ("USIA") ("Proposed Joint Venture").

The Proposed Joint Venture is for the development of commercial project to be determined by the Developer subject to the terms, conditions, specifications and scheme contained in the approved Project Plans and requirements and directives of the appropriate authorities, on a parcel of land measuring approximately 1.359 acres identified as Sembulan, in the District of Kota Kinabalu, Sabah ("the Project").

The proposed Joint Venture was entered into based on an agreed land value of approximately RM17,700,000 based on the valuation document by licensed and registered independent property valuar (" Land Value").

B9. Group Borrowings

RM'000	RM'000
	1111 000
59,600	12,000
95	162
59,695	12,162
66,192	52,370
88	107
3,936	-
70,216	52,477
129,911	64,639
	<u>3,936</u> 70,216

All borrowings are denominated in Ringgit Malaysia, except for the following borrowing:

	Foreign Currency	RM Equivalent
	IDR'000	RM'000
IDR – Bank Overdraft @ 0.000263	14,964,596	3,936

The term loan and revolving credit are secured by way of corporate guarantee by the Company.

B10. Off-Balance Sheet Financial Instruments

The Group does not have any financial instruments with off-balance sheet risk as at 28 May 2020.

B11. Material Litigation

There was no material litigation as at the date of issuance of this report.

B12. Dividend

The Board did not recommend payment of interim dividend for the financial period ended 31 March 2020.

B13. Earnings per Share

		Individual Quarter 31 March		Cumulative Quarter to date 31 March	
		2020 RM'000	2019 RM'000	2020 RM'000	2019 RM'000
(a)	Basic (loss)/earnings per share				
	Loss for the period	(2,317) (2,317)	(4,725) (4,725)	(14,779) (14,779)	(11,801) (11,801)
	Weighted average number of shares in issue	214,514	214,514	214,514	214,519
	Basic loss per share (Sen)	(1.08) (1.08)	(2.20) (2.20)	(6.89) (6.89)	(5.50) (5.50)

(b) Diluted earnings/(loss) per share

The Group has no potential ordinary shares in issue as at balance sheet and therefore, diluted earnings per share have not been presented.

B14. Related Party Transactions

	Individual Quarter 31 March		Cumulative Quarter to date 31 March	
Transactions with a company in which Yap Phing Cern, Yap Fei Chien and a family member of both have	2020 RM	2019 RM	2020 RM	2019 RM
financial interests : Riwagu Property Sdn. Bhd.				
- Rental paid Transaction with a company in which a director of the company, Tang Weihann, has financial interest :	19,800	19,800	59,400	59,400
PT Agro Tradisi - Purchase of fertiliser	-	-	63,137	170,108

B15. Authorisation for issue of interim financial statements

The current interim financial statements were authorised to be issued by the Board of Directors in accordance with a resolution of the Board of Directors on 28 May 2020.

By Order of the Board,

Voo Yin Ling

Secretary

Kuala Lumpur 28 May 2020