UNAUDITED CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME FOR THE QUARTER ENDED 30 JUNE 2020

		Individua	l Quarter	Cumulativ	e Quarter
		Unaudited Current year quarter	Unaudited Preceding year quarter	Unaudited Current year to date	Audited Preceding Year to date
	Note	3 Months 30.06.2020 RM'000	3 Months 30.06.2019 RM'000	12 Months 30.06.2020 RM'000	18 Months 30.06.2019 RM'000
Revenue Cost of sales	A9	74,696 (53,624)	61,853 (161,489)	221,035 (155,135)	355,537 (479,987)
Gross Profit/(Loss) Other income Administrative and other expenses Finance costs		21,072 132 (18,354) (781)	(99,636) 318 (165,075) (3,501)	65,900 1,700 (37,911) (5,320)	(124,450) 5,378 (230,096) (20,738)
(Loss)/Profit before taxation Income tax (expense)/credit	B5 B6	2,069 373	(267,894) (1,472)	24,369 661	(369,906) (13,306)
(Loss)/Profit after taxation Other comprehensive Income/(expenses)		2,442	(269,366)	25,030	(383,212)
Foreign currency translation		763	(3,620)	(6,730)	(3,790)
Other comprehensive income/(expenses) for the period		763	(3,620)	(6,730)	(3,790)
Total comprehensive (expenses)/income		3,205	(272,986)	18,300	(387,002)
(Loss)/Profit after tax attributable to: - Owners of the Company - Non-controlling interests		2,448 (6)	(269,358) (8)	25,042 (12)	(383,174) (38)
		2,442	(269,366)	25,030	(383,212)
Total comprehensive (expenses)/income attributable to: - Owners of the Company		3,211	(272,977)	18,316	(386,962)
- Non-controlling interests		(6)	(9)	(16)	(40)
		3,205	(272,986)	18,300	(387,002)
Basic weighted average no. of ordinary shares ('000)		835,786	830,684	835,786	830,684
Earnings per share (sen): - Basic - Diluted	B11(a) B11(b)	0.29 N/A	(32.43) (32.43)	3.00 N/A	(46.13) (46.13)

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 period ended 30 June 2019 ("FPE 2019") and the accompanying explanatory notes attached to these interim financial statements.

Note: In view of the change in financial year end from 31 December 2018 to 30 June 2019, the current reporting financial period will be for a period of 12 months, made up from 1 July 2019 to 30 June 2020.

UNAUDITED CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION AS AT 30 JUNE 2020

No	Unaudited As at 30.06.2020 te RM'000	Audited As at 30.06.2019 RM'000 (Re-Stated)
ASSETS		,
NON CURRENT ASSETS		
Property, plant and equipment	80,521	98,214
Right-Of-Use Assets	5,528	
	86,049	98,214
CURRENT ASSETS		
Inventories	4,290	5,611
Trade receivables	76,665	28,771
Other receivables, deposits and prepayments	1,529	2,873
Contract assets	22,487	9,403
Current tax assets	15,959	26,736
Short-term investments	5,344	5,222
Fixed deposits with licensed banks	49,798	53,777
Cash and bank balances	40,762	30,677
	216,834	163,070
TOTAL ASSETS	302,883	261,284
EQUITY AND LIABILITIES EQUITY		
Share capital	231,889	231,889
Merger deficit	(71,909)	(71,909)
Foreign exchange translation reserves	180	6,906
Accumulated losses	(319,399)	(355,537)
Equity attributable to owners of the Company	(159,239)	(188,651)
Non-controlling interest	(128)	(112)
TOTAL EQUITY	(159,367)	(188,763)

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UNAUDITED CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION AS AT 30 JUNE 2020 (CONT'D)

	Note	Unaudited As at 30.06.2020 RM'000	Audited As at 30.06.2019 RM'000
NON-CURRENT LIABILITIES Deferred Tax Liabilities Long-term borrowings Finance Lease Payable	B8 _ _	3,809 3,809	22 141,264 - 141,286
CURRENT LIABILITIES Trade Payables Other Payables and Accruals Amount Due to Director Short Term Borrowings Finance Lease Payable Current Tax Liabilities Bank overdrafts	B8 B8 _	257,547 9,760 - 188,070 1,841 - 1,223	258,058 5,046 2 36,154 - 560 8,941 308,761
TOTAL LIABILITIES TOTAL EQUITY AND LIABILITIES	_	462,250 302,883	450,047 261,284
Net asset per share (sen)	<u> </u>	(19.05)	(22.71)

The unaudited Condensed Consolidated Statement of Financial Position should be read in conjunction with the Audited Financial Statements for the FPE 2019 and the accompanying explanatory notes attached to these interim financial statements.

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UNAUDITED CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE QUARTER ENDED 30 JUNE 2020

	Unaudited Current year to date 12 Months 30.06.2020 RM'000	Audited Preceding year to date 18 Months 30.06.2019 RM'000
CASH FLOWS FROM OPERATING ACTIVITIES		
Profit/(Loss) before taxation	24,369	(369,906)
Adjustments for:-		
Depreciation of property, plant and equipment	9,877	32,320
Interest expense	5,348	20,526
Interest income	(1,516)	(3,707)
Unrealised loss/(gain) on foreign exchange	(2668)	(2,083)
Reversal of impairment loss on:-	(2.40)	(F 070)
trade receivablesother receivables	(346)	(5,072)
- contract assets	-	(114) (16)
Gain on disposal of property, plant and equipment	(150)	(1,752)
Property, plant and equipment written off	1,892	2,941
Bad debt written off	1,002	353
Impairment loss on property, plant and equipment	10,483	163,898
Impairment loss on receivables	199	-
Impairment loss on contract asset	19	
Operating profit/(loss) before working capital changes	47,507	(162,612)
Decrease/(Increase) in inventories	1,321	(457)
(Increase)/Decrease in trade and other receivables	(46,402)	21,914
Decrease in contract assets	(2,417)	8,765
Increase in trade and other payables	4,607	146,551
CASH FROM OPERATIONS	4,616	14,161
Interest paid	(620)	(15,323)
Interest received	1,516	3,707
Net income tax refund/(paid)	10,856	(645)
NET CASH FROM OPERATING ACTIVITIES	16,368	1,900
CASH FLOWS (FOR)/FROM INVESTING ACTIVITIES		
Purchase of property, plant and equipment	-	(958)
Proceeds from disposal of property, plant and equipment (Increase)/Decrease in pledged fixed deposits with licensed banks	150	2,400
and cash and bank balances	13,685	45,336
NET CASH (FOR)/FROM INVESTING ACTIVITIES	13,835	46,778
CASH FLOWS FOR FINANCING ACTIVITIES		
Drawdown of trust receipts	-	75,412
Repayment of term loans	(40)	(4,552)
Repayment of trust receipts	-	(109,403)
Repayment of lease liabilities	(1,761)	
Repayment of hire purchase obligations	(27)	(457)
Repayment to)/Advance from a director	(2)	2
NET CASH FOR FINANCING ACTIVITIES	(1,830)	(38,998)

	Unaudited Current year to date 12 Months 30.06.2020 RM'000	Audited Preceding year to date 18 Months 30.06.2019 RM'000
NET INCREASE OF CASH AND CASH EQUIVALENTS/BALANCE BROUGHT FORWARD	28,373	9,680
EFFECT OF EXCHANGE RATE ON CASH AND CASH EQUIVALENTS	(743)	2
CASH AND CASH EQUIVALENTS AT BEGINNING OF THE FINANCIAL PERIOD	27,157	17,475
CASH AND CASH EQUIVALENTS AT THE END OF THE FINANCIAL PERIOD	54,787	27,157
Cash and cash equivalents comprise the following: - Short-term investments - Fixed deposits with licensed banks - Cash and bank balances - Bank overdrafts	5,344 49,798 40,762 (1,223) 94,681	5,222 53,777 30,677 (8,941) 80,735
Less: Fixed deposits pledged to licensed banks Cash and bank balances pledged to licensed banks	(35,377) (4,517) 54,787	(53,578) - 27,157

The unaudited Condensed Consolidated Statement of Cash Flows should be read in conjunction with the Audited Financial Statements for the FPE 2019 and the accompanying explanatory notes attached to these interim financial statements.

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UNAUDITED CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE QUARTER ENDED 30 JUNE 2020

			Attributable to owners of the Company						
Unaudited	Note	Share Capital RM'000	Non-dist Merger Deficit RM'000	ributable Foreign Exchange Translation Reserve ("FETR") RM'000	Distributable Accumulated Losses RM'000	Total RM'000	Non- controlling interests RM'000	Total Equity RM'000	
Balance at 01.07.2019 (As previously stated)		231,889	(71,909)	6,906	(355,537) 11,096	(188,651) 11,096	(112)	(188,763) 11,096	
Prior year adjustment		231,889	(71909)	6906	(344,441)	(177,555)	(112)	(177,667)	
Profit after taxation Other comprehensive expenses for the financial period, net of taxation: - Foreign currency		-	-	- (0.700)	25,042	25,042	(12)	25,030	
translation		-	-	(6,726)	-	(6,726)	(4)	(6,730)	
Total comprehensive expenses			-	(6,726)	25,042	18,316	(16)	18,300	
Balance at 30.06.2020		231,889	(71,909)	180	(319,399)	(159,239)	(128)	(159,367)	

UNAUDITED CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE QUARTER ENDED 30 JUNE 2020 (CONT'D)

					Attributable to o		• •				
Audited	Note	Share Capital RM'000	Share Premium RM'000	Merger Deficit RM'000	Non-distributable- Employees' Share Option Reserve RM'000	RCULS RM'000		Distributable Retained Profit/ (Accumulated Losses) RM'000	Total RM'000	Non- controlling interests RM'000	Total Equity RM'000
Balance at 01.01.2018, as previously reported Changes in accounting policies		165,329 -	64,070 -	(71,909)	6,407	539 -	10,694 -	28,185 (6,955)	203,315 (6,955)	(72) -	203,243 (6,955)
Balance at 01.01.2018 (Restated)	_	165,329	64,070	(71,909)	6,407	539	10,694	21,230	196,360	(72)	196,288
Loss after taxation Other comprehensive expenses for the financial period, net of taxation: - Foreign currency		-	-	-	-	-	-	(383,174)	(383,174)	(38)	(383,212)
translation		-	-	-	<u>-</u>	-	(3,788)	-	(3,788)	(2)	(3,790)
Total comprehensive expenses Contributions by owners of the Company:	_	-	-	-	-	-	(3,788)	(383,174)	(386,962)	(40)	(387,002)
Issuance of shares pursuant to conversion of RCULS		2,490	-	-	-	(539)	-	-	1,951	-	1,951
Employees' share option: - Forfeited/Lapsed Transfer to share capital upon implementation of the Companies Act		-	-	-	(6,407)	-	-	6,407	-	-	-
2016		64,070	(64,070)	-	-	-	-	-	-	-	-
Total transactions with owners	-	66,560	(64,070)	-	(6,407)	(539)	-	6,407	1,951	-	1,951
Balance at 30.06.2019	_	231,889	-	(71,909)	-	-	6,906	(355,537)	(188,651)	(112)	(188,763)

The unaudited Condensed Consolidated Statement of Changes in Equity should be read in conjunction with the Audited Financial Statements for the FPE 2019 and the accompanying explanatory notes attached to these interim financial statements.

A: EXPLANATORY NOTES PURSUANT TO THE MALAYSIAN FINANCIAL REPORTING 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 2019.

During the current financial period, the Company and its subsidiary companies ("Group") have adopted the following new accounting standards and interpretations (including the consequential amendments):-

MFRS 16 Leases

IC Interpretation 23 Uncertainty over Income Tax Treatments

Amendments to MFRS 9 Financial Instruments – Prepayment Features with Negative Compensation

Amendments to MFRS 119 Employee Benefits – Plan Amendment, Curtailment or Settlement Amendments to MFRS 128 Investments in Associates and Joint Ventures – Long-term Interests in Associates and Joint Ventures

Annual Improvements to MFRS Standards 2015 - 2017 Cycles

The adoption of the above standard(s) and/or interpretation(s) will not have any material impact on the financial statements of the Group upon their initial application except as follows:-

MFRS 16 Leases

MFRS 16 sets out the principles for the recognition, measurement, presentation and disclosure of leases and will replace the current guidance on lease accounting when it becomes effective. Under MFRS 16, the classification of leases as either finance leases or operating leases is eliminated for lessees. All lessees are required to recognise their leased assets and the related lease obligations in the statement of financial positon (with limited exceptions). The leased assets are subject to depreciation and the interest on lease liabilities are calculated using the effective interest method.

The initial application of MFRS 16 did not have any significant impact on the Group's consolidated financial statements.

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

A1. Accounting policies and methods of computation (Cont'd)

The Group has not applied in advance the following accounting standards and interpretations (including the consequential amendments, if any) that have been issued by the Malaysian Accounting Standards Board (MASB) but are not yet effective for the current financial period:-

MFRSs and IC Interpretations (Including The Consequential	
Amendments)	Effective Date
MFRS 17 Insurance Contracts	1 January 2021
Amendments to MFRS 3: Definition of a Business	1 January 2020
Amendments to MFRS 3: Reference to the Conceptual Framework	1 January 2022
Amendments to MFRS 9, MFRS 139 and MFRS 7: Interest Rate Benchmark Reform	1 January 2020
Amendments to MFRS 10 and MFRS 128: Sale or Contribution of Assets between Investor and its Associate or Joint Venture	Deferred
Amendments to MFRS 16: COVID 19 - Related Rent Concession	1 June 2020
Amendments to MFRS 101 and MFRS 108: Definition of Material	1 January 2020
Amendments to MFRS 101: Classification of Liabilities as Current or Non-	
current	1 January 2022
Amendments to MFRS 116: Property, Plant and Equipment – Proceed before	
Intended use	1 January 2022
Amendments to MFRS 137: Onerous Contracts – Cost of Fulfilling a Contract	1 January 2022
Amendments to References to the Conceptual Framework in MFRS Standards	1 January 2020
Annual Improvements to MFRS Standards 2018 -2020	1 January 2022
The adoption of the above accounting standard(s) and/or interpretation(s)	(including the

The adoption of the above accounting standard(s) and/or interpretation(s) (including the consequential amendments if any) is expected to have no material impact on the Group's consolidated financial statements upon their initial application.

A2. Auditors' Report of preceding annual financial statements

The auditors had expressed a disclaimer of opinion in the financial statement for the financial period ended 30 June 2019 ("FPE 2019"). Because of the significance of the following matters, the auditors have not been able to obtain sufficient appropriate audit evidence to provide a basis for an audit opinion on the financial statements:

- (a) The financial statements of the Group have been prepared on the assumption that the Group will continue as going concerns. The application of going concern basis is based on the assumption that the Group will be able to realise their assets and settle their liabilities in the normal course of business. The going concern assumption is highly dependent upon:
 - formulation of a viable plan to regularise the financial conditions of the Group for timely submission to Bursa Malaysia and other relevant authorities for approval;
 - approval by all relevant parties on the Proposed Regularisation Plan;
 - the timely and successful implementation of the Proposed Regularisation Plan:
 - the ability of the Group to achieve sustainable and viable operations so as to generate sufficient cash flows to enable the Group to meet its obligations as and when they fall due.

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

A2. Auditors' Report of preceding annual financial statements (Cont'd)

- (a) In the event that these do not materialise, the Group may be unable to realise their assets and discharge their liabilities in the normal course of business. In the view of this matter, there are material uncertainties that may cast significant doubt on the ability of the Group to continue as going concerns. Accordingly, the auditors have not been able to obtain sufficient appropriate audit evidence to ascertain the appropriateness of the preparation of the financial statements of the Group on a going concern basis.
- (b) The auditors were unable to observe the counting of physical inventories in a timely manner. As such, the auditors were not able to satisfy themselves by alternative means concerning the existence and valuation of inventories held as at 30 June 2019.

A3. 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.

A4. 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.

A5. Material changes in estimates

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

A6. 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.

A7. Dividends paid

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

A8. 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

A9. Revenue

	Individua	I 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	18 Months	
	30.06.2020	30.06.2019	30.06.2020	30.06.2020	
	RM'000	RM'000	RM'000	RM'000	
Pipeline and commissioning services ("PCS"); and	74,647	43,989	188,980	186,944	
Installation and construction services					
("ICS")	49	17,864	32,055	168,593	
	74,696	61,853	221,035	355,537	

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 (FPE 2019 - 60 to 90 days). Other credit terms are assessed and approved on a case-by-case basis.

The higher revenue recorded for the current year quarter is mainly due to the change order approved by the client under PCS of which project and contract already successfully completed and closed respectively.

A10. Valuation of property, plant and equipment

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

A11. Capital commitments

As at 30.06.2020 RM'000

Property, plant and equipment:Approved and contracted for 585

A12. 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.

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

A13. Contingent liabilities and contingent assets

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

As at 30.06.2020 RM'000

Unsecured

Bank guarantees extended to clients

5,767

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

A14. Material events during the quarter

(a) On 16 October 2018, the Company and its wholly-owned subsidiary, PBJV Group Sdn. Bhd. ("PBJV") had been granted orders pursuant to Section 366 and 368 of the Companies Act 2016 ("the Act") by the High Court of Malaya at Kuala Lumpur ("Court") restraining all proceedings and actions brought against the Company and PBJV ("Restraining Order") except with leave of Court and subject to any terms that the Court may impose.

The Restraining Order commenced on 16 October 2018 for a period of 90 days up to 14 January 2019.

The Restraining Order was applied for as part of proactive measure by the Company to manage the debt levels of the Group and of the Company, and the Restraining Order allows the Group to negotiate terms with its lenders and creditors without having the threat of any proceedings and actions being brought against the Group.

On 6 March 2019, during the hearing for the appeal for the renewal of the Restraining Order application, the Court had granted, amongst others, the following:-

- the Restraining Order to be extended for a further period of 90 days commencing from 14 January 2019 up to 14 April 2019;
- ii) contingent creditors be expressly excluded from the Restraining Order; and
- iii) Encik Sulaiman bin Ibrahim be approved to act as director of the Company pursuant to Section 368(2)(d) of the Act.

On 22 April 2019, the Court had granted an extension of time to convene the creditor's meeting for a further 90 days. However, the Court had decided to set aside the Restraining Order.

On 29 May 2019, the Court had granted PBJV a fresh Restraining Order commencing from 29 May 2019 for a period of 55 days up to 22 July 2019.

(b) 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.

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

A14. Material events during the quarter (Cont'd)

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. 17 May 2021 for those who had triggered the PN17 criteria between 02 January 2019 to 31 December 2020.

(c) On 8 July 2019, PBJV received a notification of suspension of PBJV'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 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'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 during the suspension period. PBJV will not be allowed to bid for new projects undertaken by Petronas including its subsidiaries and any PACs during the suspension period. Nevertheless, PBJV 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.

In response to this, on 5 August 2019, PBJV 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 has demanded an amount of RM1.02 billion against Petronas and PCSB, among others, based on the loss of future profits, reputation and market shares prices.

On 25 September 2019, the Company and PBJV 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 is illegal, unjustified and unwarranted and aims for it to be annulled and invalidate.

On 27 November 2019, PBJV through its firm of advocates and solicitors, M/s Ram Reza & Muhammad issued a Statutory Notice pursuant to Section 465 and 466 of The Companies Act 2016 against PCSB to claim the amount RM477,467.37. This claim has remained outstanding despite PCSB having issued the procedural Confirmation and acknowledgement to pay the said sum.

On 16 January 2020, PBJV filed a 2nd Statutory Winding up Notice pursuant to Section 465 and 466 of the Companies Act 2016 against PCSB, the claim amount of RM118,193.52 which is viewed as the debt without legal dispute. PCSB has given 21 days from the receipt of the Statutory Notice to fully settle the said sum.

PCSB has settled in full the amount of RM477,467.37 in favour of PBJV.

Meanwhile, on 21 July 2020 the scheduled hearing for the RM1.02 billion demand was granted postponement by the Court due to Petronas' Solicitors engagement in other higher priority case.

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

A14. Material events during the quarter (Cont'd)

(d) On 9 August 2019, the Company and PBJV have both received demand notices dated 8 August 2019 from PRPC Utilities and Facilities Sdn Bhd ("PRPC") for an amount of RM85,203,274.96 on the basis that among others, PBJV has failed to fulfil all of its obligations under a contract referred to as "Utilities, Interconnecting, Offsite (UIO) 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 the amount of RM6,579,806.74.

PBJV has, through its firm of advocates and solicitors, M/s Ram Reza & Muhammad, commenced a legal proceeding by filing a Writ of Summons on 12 September 2019 in the Kuala Lumpur High Court against PRPC. Macfeam Sdn Bhd has also been named as the Second Plaintiff in the said legal action. PBJV has pleaded five main claims in its Statement of Claim against PRPC and each claim is based on a breach of different Articles and/or terms of the contract. PBJV further has included general damages and other reliefs which the Court may view as just and fair to be granted at the end of the proceeding. PBJV further pleads that due to certain notable inconsistencies in Part III of the Conditions of Contract and its interpretations, recourse to court process appears to be an available option. The Writ of Summons is now pending extraction in Court.

On 12 February 2020, the Company has been served with Writ of Summons and Statement of Claim dated 7 February 2020 for the amount of RM85,203,274.96 by PRPC. It have been served to Company being the Parent Guarantor provided under a Contract referred to as "Utilities, Interconnecting, Offsite (UIO) Facilities: Procurement, construction & Commissioning (PCC) of Underground Pressurized Non-Metallic Piping Firewater Network East Side" ("P14 Contract")

Barakah has, through its firm of advocates and solicitors, Messrs. Ram Reza & Muhammad filed a Statement of Defence and Counter Claim to PRPC on 13 March 2020 and 24 April 2020 resting on the fact that any delay which has been alleged by PRPC, was triggered by PRPC's failure to pay PBJV's progress claim. The Court fixes the next Case Management to be on 14 September 2020

(e) 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 (2nd) 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 had received a notice of termination, recall and demand dated 22 October 2019 from Exim Bank. Exim 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 to Exim bank.

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

A14. Material events during the quarter (Cont'd)

On 18 May 2020, the Company and its wholly-owned subsidiary, PBJV and KL 101 Ltd, wholly owned subsidiary of PBJV been served a Writ of Summons and Statement of claim dated 17 April 2020 for an amount of USD43,789,997.91 by EXIM Bank. Next case management was fixed on 27 August 2020.

(f) On 2 October 2019, PBJV 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"). PBJV has further stated in the NOD that in the event PGB fails, refuses, and/or neglects to pay the said sum to PBJV within fourteen (14) days from the date of service of the NOD, PBJV will commence all legal proceedings against PGB without further reference to PGB, in which PGB shall be liable for further costs and interest.

On 28 November 2019, PBJV 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 and PGB paid the Arbitration Advance Deposit and the Arbitration Proceeding is pending appointment of a new AIAC Director.

- (g) On 14 October 2019, the Company and Lecca Group Pte Ltd ("Lecca") have mutually agreed to terminate the following agreements ("Letters of Termination") which were entered into as part of the Proposed Regularisation Plan:
 - i) the conditional memorandum of agreement between KL101 Ltd and Lecca dated 8 July 2019 for the disposal of the Pipe Lay Barge for a cash consideration of USD21.00 million or approximately RM88.00 million; and
 - ii) the subscription agreement entered into between the Company and Lecca dated 8July 2019 pursuant to the Proposed Placement.
- (h) On 7 November 2019, PBJV had received a Petition for Winding Up dated 25 October 2019 from Eureka Efektif Sdn. Bhd. ("Eureka") one of its creditors. An amount of RM1,706,471.40 as at 25 October 2019 has been stated in the said Petition being alleged total amount due and owing by PBJV to Eureka. The Company has sought preliminary legal advice and will negotiate with the Petitioner towards proposal for settlement and/or opposing and challenging the petition.

On 18 May 2020, under Case Management in Court, the Company and the Petitioner are negotiating for amicable settlement.

(i) On 26 November 2019, PBJV served a Notice of Arbitration to Mersing Construction & Engineering Sdn Bhd to claim a sum of RM56,811,917.49 in connection with subcontract dated 4 April 2016.

On 7 February 2020, the parties has signed a settlement agreement whereupon, among the terms and condition of the Agreement, PBJV has agreed to withdraw all claims, proceedings against Mersing and Mersing among other things has agreed to withdraw the Garnishee Order and all other claims against PBJV.

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

(j) On 9 March 2020, PBJV received notification from its appointed solicitors that a Notice of Adjudication has been served on Petronas Gas Berhad 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.

On 30 June 2020 PBJV through its Advocates and Solicitors, Messrs Dinesh Praveen Nair served a Winding-up Notice against PGB to claim the sum of RM6,848,129.48 on precommissioning 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 for PGB to pay the said sum to PBJV by 30 December 2020. Hearing is fixed on 7 September 2020.

- (k) On 4 May 2020 Messrs Crowe Malaysia PLT resigned as auditor of the Company, and Messrs Morison AAC nominated as a replacement auditor. Their appointment had been completed on 10 June 2020 upon receiving letter of consent to act as Auditor of the Company.
- (I) On 19 May 2020, the Court had granted PBJV a fresh Restraining Order commencing from 19 May 2020 for a period of 3 months from the date of the order.

The Order was applied for as part of proactive measure by PBJV to manage the debt levels of PBJV and its related companies ("Barakah Group") and the Order allows the Barakah Group to negotiate terms with its lenders and creditors without having the threat of any proceedings and actions being brought against PBJV.

There are no other material events during the current quarter, including the material litigation which have been disclosed in Note B9 below, that have not been reflected in the financial statements for the current quarter and financial period-to-date.

A15. Material events subsequent to the end of the quarter

(a) On 17 August 2020, announces that its wholly-owned subsidiary PBJV Group Sdn Bhd ("PBJV") had today applied to the High Court of Malaya at Kuala Lumpur pursuant to Sections 366 and 368 of the Companies Act 2016 ("the Act") and have been granted an extension of the Restraining Order for a further period of three (3) months. The extension of the Order commences from 18 August 2020.

There are no other material events subsequent to the end of the current quarter up to the date of this report, including the material litigation which have been disclosed in Note B9 below, that have not been reflected in the financial statements for the current quarter and financial period-to-date.

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

A16. Significant related party transactions

	Individua	I 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	18 Months
	30.06.2020	30.06.2019	30.06.2020	30.06.2019
	RM'000	RM'000	RM'000	RM'000
Company in which certain Directors have interest				
Purchases paid/payable	-	-	-	29,458
Rental of premises paid/payable	390	130	1,690	2,080
Rental of yard paid/payable	23	5	88	80
Donations *	60	60	240	360

^{*} 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.

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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 Qเ	ıarter	Cumulative Quarter				
	Unaudited Current year	Unaudited Preceding year			Unaudited Current year to	Audited Preceding year to		
	quarter 3 Months	quarter 3 Months			date 12 Months	date 18 Months		
	30.06.2020	30.06.2019	Varia	nce	30.06.2020	30.06.2019	Variar	ice
	RM'000	RM'000	RM'000	%	RM'000	RM'000	RM'000	%
Revenue	74,696	61,853	12,843	21%	221,035	355,537	(134,501)	(38%)
EBITDA ^ (Loss)/Profit before	6,308	(260,140)	266,448	102	38,078	(320,767)	358,845	112%
taxation (Loss)/Profit after	2,069	(267,894)	269,963	101%	24,369	(369,906)	394,275	107%
taxation (Loss)/Profit after taxation attributable to owners of the	2,442	(269,366)	271,808	101%	25,030	(383,212)	408,242	107%
Company	2,448	(269,358)	271,806	101%	25,042	(383,174)	408,216	107%

Note:-

The Group reported a total revenue of RM221 million during the current financial year ended 30 June 2020, with RM74.7 million generated during the current period. This is an increase of 21% compared to the corresponding quarter of the preceding year. The increase in revenue of RM12.8 million was mainly due to higher revenue generated by the pipeline and commissioning services ("PCS") attributable from the change orders approved by the client of which project and contract already successfully completed and closed respectively.

The Group reported a profit before taxation of RM2.069 million for the current quarter which is an increase of approximately RM269.9 million from the corresponding quarter of the preceding year mainly due to higher revenue and lower impairment loss recognised for the vessel and property plant and equipment owned by the Group.

		Individual Qเ	uarter		Cumulative Quarter				
	Unaudited	Unaudited			Unaudited	Audited			
	Current	Preceding			Current	Preceding			
	year	year			year to	year to			
	quarter	quarter			date	date			
	3 Months	3 Months			12 Months	18 Months			
	30.06.2020	30.06.2019	Varia	nce	30.06.2020	30.06.2019 Vari		ance	
	RM'000	RM'000	RM'000	%	RM'000	RM'000	RM'000	%	
PCS	74,647	43,989	30,658	70%	188,980	186,944	2,036	1%	
ICS	49	17,864	(17,815)	(100%)	32,055	168,593	(136,538)	(81%)	
	74,696	61,853			221,035	355,537			

 $^{^{\}wedge} \quad \text{-} \quad \textit{EBITDA refers to earnings/(loss) before interest, taxation, depreciation and amortisation.}$

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")

During the financial year ended 30 June 2020, PCS generated a total revenue of RM189.0 million, out of which RM74.6 million was generated during the current quarter. This is an increase of 70% from the corresponding quarter of the preceding year, as a result of continuous work orders received for the current Pre-commissioning contract and Pan Malaysia Maintenance, Construction and Modification ("PM-MCM") contracts and change orders approved by the client of which project and contract already successfully completed and closed respectively.

Installation and construction services ("ICS")

During the financial year ended 30 June 2020, ICS generated a total revenue of RM32.1 million, with RM0.05 million being generated during the current quarter. This is a decrease of 100% from the corresponding quarter of the preceding year due to non Transportation and Installation ("T&I") and Engineering, Procurement, Construction and Commissioning ("EPCC") contracts carried out during the current quarter.

B2. Comparison with immediate preceding quarter's results

	Unaudited Current year quarter 3 Months 30.06.2020 RM'000	Unaudited Immediate preceding quarter 3 Months 31.03.2020 RM'000	Varianc RM'000	e %
Davision				0450/
Revenue	74,696	23,708	50,988	215%
EBITDA ^	6,308	17,809	(11,501)	(65%)
(Loss)/Profit before taxation	2,069	17,466	(15,397)	(88%)
(Loss)/Profit after taxation (Loss)/Profit after taxation attributable to owners of	2,442	17,524	(15,082)	(86%)
the Company	2,448	17,529	(15,081)	(86%)

Note:-

The Group reported an increase in revenue by 215% during the current quarter ended 30 June 2020 compared with the immediate preceding quarter. The increase was due the higher billings issued for the PCS that includes change orders approved by the client of which project and contract already successfully completed and closed respectively in the current quarter.

Despite higher revenue, the profit before taxation decreased by 88% in the current quarter ended 30 June 2020 compared with the immediate preceding quarter mainly due to the impairment loss recognised for the vessel and property plant and equipment owned by the Group in the current quarter.

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

QUARTERLY REPORT FOR THE QUARTER ENDED 30 JUNE 2020

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

Despite the reduced business activities caused by the effect of COVID-19 global pandemic lockdowns which prompted clients to be more conservative in future investments and spending, the Group continues to explore available opportunities in the international markets and also into non-oil and gas related industries as part of its expansion strategy.

The Group also will remain focused to further enhance operational efficiency of existing projects and cost reduction to improve profit margins thus ensuring sustainability of its business.

Meanwhile, on 19 May 2020, its wholly owned and main operating subsidiary, PBJV Group Sdn Bhd ("PBJV") has taken proactive measures in securing a Restraining Order ("RO") from the High Court of Malaya at Kuala Lumpur for a period of 90 days effective from 19 May 2020. The RO extension for a further 3 months was granted on 17 August 2020. This effort is to restrain all proceedings and actions brought against PBJV while the debt restructuring scheme and regularisation plan for the Group is being finalised.

The Company will make further announcement as and when there are new material developments.

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.

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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

	Individual Quarter		Cumulative Quarter		
	Unaudited	Unaudited	Unaudited	Audited	
	Current year	Preceding	Current year	Preceding	
	quarter	year quarter	to date	year to date	
	3 Months	3 Months	12 Months	18 Months	
	30.06.2020	30.06.2019	30.06.2020	30.06.2019	
	RM'000	RM'000	RM'000	RM'000	
(Loss)/Profit before taxation is arrived at after charging/ (crediting):-	3				
Interest income on financial assets not at fair value through profit or loss:					
- fixed deposits with	(000)	(450)	(4.040)	(0.570)	
licensed banks	(230)	(452)	(1,242)	(3,576)	
- cash and bank balances - others	(157)	-	(274)	(131)	
Interest expense on financial					
liabilities not at fair value					
through profit or loss:	0.4	204	0.57	4 000	
- bank overdraft	21	394	257	1,602	
- hire purchase	402	1	6	19	
- term loans	492	2,835	4,814	16,278	
- bank guarantee/trust		222		2 201	
receipts -RCULS	-	222	-	2,391 236	
- lease liability	- 271	_	- 271	230	
Depreciation of property,	271	_	211		
plant and equipment	3,852	4,753	9,877	32,320	
Realised gain on foreign	0,002	1,700	0,077	02,020	
exchange	_	1	_	(132)	
Unrealised (gain)/loss on		•		()	
foreign exchange	(2,164)	(13)	(2,669)	(2,083)	
Write back of impairment	(, - ,	(- /	(,,	(, = = = ,	
loss on receivable no					
longer required	(346)	-	(346)	(5,186)	
Write back of impairment					
loss on contract assets	-	-	-	(16)	
Gain on disposal of					
property, plant and					
equipment		-	(150)	(1,752)	
Property, plant and					
equipment written off	1,890	117	1,892	2,941	
Bad debt written off	-	11	-	353	
Impairment loss on property,	40.400	450.040	40.400	400.000	
plant and equipment	10,483	156,946	10,483	163,898	
Impairment loss on receivables	199	268	199		
Impairment loss on contract	199	200	199	-	
assets	19	_	19	-	
400010		_			

QUARTERLY REPORT FOR THE QUARTER ENDED 30 JUNE 2020

- 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 (Cont'd)

Except for those disclosed above, there were:-

- a) no write off of receivables
- b) no provision for or write off of inventories; and
- c) no gain or loss on disposal of unquoted investments.

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

	Individua	ıl Quarter	Cumulative Quarter		
	Unaudited	Unaudited	Unaudited	Audited	
	Current year	Preceding	Current year	Preceding	
	quarter	year quarter	to date	year to date	
	3 Months	3 Months	12 Months	18 Months	
	30.06.2020	30.06.2019	30.06.2020	30.06.2019	
	RM'000	RM'000	RM'000	RM'000	
Current tax:					
- for the current year	449	1,472	737	3,346	
- (over)/underprovision					
in the previous					
financial years	(800)	-	(1,376)	9,981	
	(2-1)		(222)		
	(351)	1,472	(639)	13,327	
Deferred tax expense					
- for the current year	(22)	-	(22)	(21)	
·			<u> </u>		
	(373)	1,472	(661)	13,306	

B7. Status of corporate proposals

Save as disclosed below, there were no other corporate proposals announced but not completed as at the date of this announcement.

On 8 July 2019, the Company made a requisite announcement pursuant to Paragraph 4.2(a) of PN17, which sets out the Company's Proposed Regularisation Plan comprising the following proposals to regularise its financial condition:-

- (a) Proposed reduction of the issued share capital of Barakah pursuant to Section 116 of the Companies Act 2016 ("*Proposed Share Capital Reduction*");
- (b) Proposed disposal of a pipelay barge, which is a marine vessel that is primarily used for the laying of pipes underwater owned by KL101 ("Pipe Lay Barge") to Lecca Group Pte Ltd ("Lecca") for a total cash consideration of USD21.00 million ("*Proposed Disposal*");

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 (Cont'd)

- (c) Proposed placement to (i) Lecca and such persons as may be informed by Lecca in writing and as agreed to by Barakah ("Placement Investor") of 375,000,000 new ordinary shares in Barakah ("Barakah Shares") ("Tranche 1 Placement Shares"), at an issue price of RM0.04 per Tranche 1 Placement Share, together with RM25.00 million in nominal value of five (5) year 10% redeemable convertible unsecured loan stocks at 100% of its nominal value of RM0.04 each ("RCULS-B") on the basis of five (5) RCULS-B for every three (3) Tranche 1 Placement Shares subscribed ("Proposed Placement Tranche 1") and (ii) the option to Lecca to subscribe for up to 250,000,000 new Barakah Shares ("Tranche 2 Placement Shares") at an exercise price of RM0.04 per Barakah Share at any time over a five (5) year period from the date of the completion of the Subscription Agreement (as defined herein) ("Proposed Placement Tranche 2")("Proposed Placement");
- (d) Proposed debt settlement involving (i) a waiver of debt of approximately RM153.99 million owing to the scheme creditors of Barakah and PBJV; (ii) cash payment of RM32.00 million; (iii) the issuance of RM33.00 million in nominal value of five (5) year 3% redeemable convertible unsecured loan stocks at 100% of its nominal value of RM0.04 each ("RCULS-A") and (iv) the issuance of RM69.00 million in nominal value of five (5) year 5% redeemable unsecured loan stocks at 100% of its nominal value of RM1.00 each ("RULS") to the scheme creditors ("Proposed Debt Settlement"); and
- (e) Proposed exemption under paragraph 4.08(1)(c) of the Rules on Take-Overs, Mergers and Compulsory Acquisitions ("Rules") for Lecca and its persons acting in concert ("PACS") from the obligation to undertake a mandatory offer for all the remaining ordinary shares and convertible securities in Barakah not already owned by them after the Proposed Placement ("Proposed Exemption").

Item (a) to (e) above are collectively referred to as the "Proposed Regularisation Plan".

On 9 July 2019, the Company announced that the Court Convened Meetings ("CCMs") of the scheme creditors of Barakah and PBJV ("Scheme Creditors") will be held on 31 July 2019 to obtain the Scheme Creditors' approval on the Proposed Debt Settlement.

On 31 July 2019, the Company announced that the CCMs were convened on 31 July 2019. At the said CCMs, the Company informed the Scheme Creditors that due to the suspension letter issued by Petronas, as disclosed in Note A15(a), notifying the suspension of PBJV's license, this had made it challenging for the Company to implement the Proposed Regularisation Plan. In view of the same, the Company decided not to proceed with the Proposed Regularisation Plan and the Proposed Debt Settlement was not put to vote by the Scheme Creditors in the respective CCMs.

The Company is currently in the midst of formulating a new plan to regularise its financial conditions and will make further announcement once there is any development.

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:-

	Short term		Long term		Total borrowings	
	Foreign		Foreign		Foreign	
	currency	RM	currency	RM	currency	RM
Unaudited	('000)	('000)	('000)	('000)	('000)	('000)
As at 30 June 2020 Secured:- - Term loans (RM)	_	_	_	_	_	_
- Term loan (USD) ^	43,941	188,070	_	_	43,941	188,070
- Lease liabilities (RM)		1,841	_	3,809		5,650
- Bank overdrafts (RM)	-	1,223	-	-	-	1,223
		191,134		3,809	- -	194,943
	Short term Foreign		Long term Foreign		Total borrowings Foreign	
	Foreign		Foreign		Foreign	
Audited		term RM ('000)	_	term RM ('000)		rowings RM ('000)
Audited As at 30 June 2019 Secured:-	Foreign currency	RM	Foreign currency	RM	Foreign currency	RM
As at 30 June 2019	Foreign currency	RM	Foreign currency	RM	Foreign currency	RM
As at 30 June 2019 Secured:-	Foreign currency	RM ('000)	Foreign currency	RM	Foreign currency	RM ('000)
As at 30 June 2019 Secured:- - Term loans (RM)	Foreign currency ('000)	RM ('000)	Foreign currency ('000)	RM ('000)	Foreign currency ('000)	RM ('000)
As at 30 June 2019 Secured:- - Term loans (RM) - Term loan (USD) *	Foreign currency ('000)	RM ('000) 39 36,087	Foreign currency ('000)	RM ('000)	Foreign currency ('000)	RM ('000) 39 177,351
As at 30 June 2019 Secured: Term loans (RM) - Term loan (USD) * - Hire purchase (RM)	Foreign currency ('000)	RM ('000) 39 36,087 28	Foreign currency ('000)	RM ('000)	Foreign currency ('000)	RM ('000) 39 177,351 28

Notes:-

- ^ Converted at exchange rate of 4.2800 as at 30 June 2020
- * Converted at exchange rate of 4.1420 as at 30 June 2019

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 overdrafts 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) Claim by Mersing Construction & Engineering Sdn. Bhd. ("Mersing")

i) Enforcement of Adjudication Decision

On 28 August 2018, a wholly-owned subsidiary of the Company, PBJV" is facing a civil suit at High Court of Malaya at Shah Alam in respect of a claim by Mersing against PBJV for a sum of RM13,275,867.96.

Mersing was a subcontractor appointed by PBJV for part of the scope of the Pengerang Gas Pipeline Project. The claim submitted by Mersing was for RM2,503,655.27 for the balance of the progress claim for the subcontract work and RM10,772,212.69 for variation order work. The claim is disputed by PBJV.

Submission of application to set aside adjudicator decision and stay of execution had been submitted on 19 September 2018 by PBJV. Court had fixed to deliver the decision on setting aside to be fixed on 16 October 2018 and the court had dismissed PBJV application for setting aside. PBJV had filed a notice of appeal to the court.

On the other note, PBJV has applied for stay pending disposal of PBJV Appeal for setting aside. Next case management is fixed on 12 March 2019. Hearing for the stay application is fixed on 14th of March 2019.

As disclosed in Note A14, the Company had obtained a Restraining Order effective from 16 October 2018 restraining all proceedings and actions brought against the Company and as such, this case is put on hold. The Restraining Order had expired on 14 January 2019 and the appeal for renewal of the Restraining Order was heard on 6 March 2019.

On 29 May 2019, the Court has granted PBJV a fresh Restraining Order commencing from 29 May 2019 for a period of 55 days up to 22 July 2019.

ii) Garnishee Order to Show Cause

On 28 February 2019, Mersing filed and obtained a garnishee order to show cause on 18 May 2019 on PBJV's bankers and clients, 19 Garnishees for a total sum of RM14,500,283.65 (Adjudication sum plus interest and costs) This amount is principally derived from the Adjudicator decision pursuant to Note B9 (a)(i) above.

On 15 May 2019, PBJV made an application to stay of execution of Adjudication Order pending disposal of PBJV appeal to the Court of Appeal. The Court has fixed 27 June 2019 to hear the application.

On 18 May 2019, PBJV made an application to the Courts (i) to set aside the Garnishee Order to Show cause and (ii) to oppose Mersing application for Garnishee Order to show cause and the granting of Garnishee Order Absolute. The Court has fixed 11 June 2019 to hear PBJV application.

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 (Cont'd)

(a) Claim by Mersing Construction & Engineering Sdn. Bhd. ("Mersing") (Cont'd)

ii) Garnishee Order to Show Cause (Cont'd)

However, on 16 June 2019, and pursuant to the Restraining Order granted by Kuala Lumpur High Court the Court, PBJV Solicitors requested for the hearing date to be replaced as only case management for the parties to obtain a new hearing date to be fixed after the expiry of the Restraining Order, which is 22 July 2019. The Court then fixed 18 August 2019 as the next case Management has been fixed for 18 August 2019.

On 15 August 2019, the Court has fixed a new Case Management date on 19 September 2019.

The Court also made following directions to all relevant parties to submit Enclosure 14 which consists of the following:

- (a) Mersing to file and serve Affidavit in reply to PBJV by 19 August 2019
- (b) PBJV to file and serve Affidavit in reply to Mersing Affidavit by 26 August 2019
- (c) Mersing and PBJV to file and serve their main submission simultaneously by 3 September 2019
- (d) Mersing and PBJV to file and serve their reply submission simultaneously by 10 September 2019.
- (e) Hearing date for Enclosure 14 has now been fixed on 12 September 2019; and
- (f) The Court has made it clear that it will not proceed with the decision on the hearing date. The decision will be fixed after the parties have submitted on their case.

iii) Civil Suit

On the other hand, PBJV had also filed for a civil suit against Mersing for a total sum of RM41,658,233.63 for the additional cost impact to the project that PBJV claimed was caused by Mersing. Mersing raised an objection and requested that the case be referred to Arbitration in accordance with the provision of the subcontract agreement.

On 25 September 2018, the Court has sought parties' clarification and requires further time in order to deliver its decision and therefore another date is fixed by the Court on 16 October 2018 for decision on the case.

On 9 May 2019, the Court order that the dispute be referred to Arbitration.

On 26 November 2019, PBJV served a Notice of Arbitration to Mersing for a sum of RM56,811,917.49 in connection with a subcontract dated 04 April 2016.

(iv) Settlement of Claim

On 7 February 2020, PBJV and Mersing has entered into a Settlement Agreement of which parties agreed to withdraw all their respective claims against each other mentioned in item B9(a)(i) to (iii) above.

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 (Cont'd)

(b) On 8 July 2019, PBJV received a notification of suspension of PBJV'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 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'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 during the suspension period. PBJV will not be allowed to bid for new projects undertaken by Petronas including its subsidiaries and any PACs during the suspension period. Nevertheless, PBJV 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.

In response to this, on 5 August 2019, PBJV 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 has demanded an amount of RM1.02 billion against Petronas and PCSB, among others, based on the loss of future profits, reputation and market shares prices.

On 25 September 2019, the Company and PBJV 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 is illegal, unjustified and unwarranted and aims for it to be annulled and invalidate.

On 27 November 2019, PBJV through its firm of advocates and solicitors, M/s Ram Reza & Muhammad issued a Statutory Notice pursuant to Section 465 and 466 of the Companies Act 2016 against PCSB to claim amount RM477,467.37. This claim has remained outstanding despite PCSB having issued the procedural Confirmation and acknowledgement to pay the said sum.

On 16 January 2020, PBJV filed a 2nd Statutory Winding up Notice pursuant to Section 465 and 466 of the Companies Act 2016 against PCSB, the claim amount of RM118,193.52 which is viewed as the debt without legal dispute. PCSB has given 21 days from the receipt of the Statutory Notice to fully settle the said sum.

PCSB has settled in full the amount of RM477,467.37 in favour of PBJV.

Meanwhile, on 21 July 2020 the scheduled hearing for the RM1.02 billion demand was granted postponement by the Court due to Petronas' Solicitors engagement in other higher priority case.

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 (Cont'd)

(c) On 9 August 2019, the Company and PBJV have both received demand notices dated 8 August 2019 from PRPC Utilities and Facilities Sdn Bhd ("PRPC") for an amount of RM85,203,274.96 on the basis that among others, PBJV has failed to fulfil all of its obligations under a contract referred to as "Utilities, Interconnecting, Offsite (UIO) Facilities: Procurement, Construction & Commissioning (PCC) of Underground Pressurized Non-Metallic Piping Firewater Network East Side" ("P14 Contract").

PRPC has included the Company as the recipient of the demand on the basis that the Company has given a Parent Company Guarantee dated 6 April 2016 to guarantee the performance of PBJV as the contractor.

In response 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. The notices (in no particular order) stated among others that PRPC's conduct and failures include (but not limited to) the failure to pay an amount of RM6,579,806.74 within 30 days (pursuant to Article 32.13 of the P14 Contract) being the sum due under Progress Claim No. 9 which has been duly certified by PRPC and the subsequent failure to process PBJV's Progress Claim No.10 which has been submitted to PRPC since 30 October 2018 for work done.

The Company and PBJV further cited that despite the contractual procedures for variation of works, (which require a Change Order to be issued by PRPC), there have been verbal variation instructions given by PRPC which delayed the original milestones. In consequence to PRPC's own failure to issue the "Change Orders" and despite work being done pursuant to the said instructions, no extension of time was granted. The Company and PBJV finally dispute the validity of a letter dated 30 March 2018 issued by PRPC which purported to discontinue all the works under the P14 Contract.

PBJV has demanded PRPC to pay the amount of RM6,579,806.74 and to withdraw the discontinuance letter within 7 days from the date of PBJV's notice. Further, PRPC has been demanded to process the Progress Claim No. 10 within 15 days (in tandem with Article 32.6 of the P14 Contract) from the date of the receipt of the said notice.

On 12 September 2019, PBJV has commenced a legal proceeding by filing a Writ of Summons in the Kuala Lumpur High Court ("the Court") against PRPC. Macfeam Sdn. Bhd. has also been named as the Second Plaintiff in the said legal action.

PBJV has pleaded 5 main claims in its Statement of Claim against PRPC and each claim is based on a breach of different Articles and/or terms of the P14 Contract. The general order and contents of the claims are as follows:-

- the amount of RM6,579,806.74 being the amount certified and/or verified by the authorised representatives of PRPC since November 2017, for Progress Claim No. 9 and which PRPC has failed to pay within 30 days since the issuance of PBJV invoice dated 11 November 2017;
- ii) the amount of RM23,144,529.02 being the amount of Progress Claim No. 10 which PRPC has failed and/or refused to process in accordance with the terms of the Articles;
- iii) the amount of RM4,557,400.00 being the amount due for work done under various variation instructions which PRPC has refused to process;
- iv) an amount RM8,414,802.80 being the amount of the performance bond wrongfully demanded by PRPC; and
- v) a declaration that the alleged notice of discontinuance dated 30 March 2018 is null and void.

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 (Cont'd)

PBJV further has included general damages and other reliefs which the Court may view as just and fair to be granted at the end of the proceeding. PBJV further pleads that due to certain notable inconsistencies in Part III of the Conditions of the P14 Contract and its interpretations, recourse to court process appears to be an available option. The Writ of Summons is now pending extraction in Court.

On 07 February 2020, the Company had been served with Writ of summons and statement of claim for the amount of RM85,203,274.96 by PRPC. The case had been fixed on 21 February 2020. The Company had no expectation to incur any monetary damages except legal expenses, as the Company had previously issue a letter to dispute the claim.

Barakah has, through its firm of advocates and solicitors, Messrs. Ram Reza & Muhammad filed a Statement of Defence and Counter Claim to PRPC on 13 March 2020 and 24 April 2020 resting on the fact that any delay which has been alleged by PRPC, was triggered by PRPC's failure to pay PBJV's progress claim. The Court fixes the next Case Management to be on 14 September 2020

(d) Claim by Export-Import Bank of Malaysia Berhad ("EXIM Bank")

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 had received a Notice of demand dated 15 August 2019 (2nd Notice of demand) from EXIM Bank. An amount of USD3,859,201.39 has been stated in the demand for 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 EXIM Bank's acting solicitors, Messrs. Zain Megat & Murad. EXIM can exercise their 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 EXIM.

On 18 May 2020, the Company and its wholly-owned subsidiary, PBJV and KL 101 Ltd, wholly owned subsidiary of PBJV been served a Writ of Summons and Statement of claim dated 17 April 2020 for an amount of USD43,789,997.91 by EXIM Bank. Next Court Case Management was fixed on 27 August 2020.

The Company is still in the midst of formulating a plan to regularise its financial condition that will include proposals to address this default.

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 (Cont'd)

(e) Claim by Eureka Efektif Sdn Bhd ("Eureka")

On 7 November 2019, PBJV had received a Petition for Winding Up dated 25 October 2019 from Eureka Efektif Sdn. Bhd. ("Eureka") one of its creditors. An amount of RM1,706,471.40 as at 25.10.2019 has been stated in the said Petition being alleged total amount due and owing by PBJV to Eureka. The Company has sought preliminary legal advice and will negotiate with the Petitioner towards proposal for settlement and/or opposing and challenging the petition.

On 18 May 2020, under Case Management in Court, the Company and the Petitioner are negotiating for amicable settlement.

(f) Arbitration against Petronas Gas Berhad ("PGB")

On 28 November 2019, PBJV served a Notice of Arbitration on Petronas Gas Berhad to claim the sum of RM179,843,379.10.

On 12 May 2020 both PBJV and PGB paid the Arbitration Advance Deposit and the Arbitration Proceeding is pending appointment of a new AIAC Director.

(g) Notice of Adjudication served on Petronas Gas Berhad

On 09 March 2020, a Notice of Adjudication had been served on Petronas Gas Berhad to claim the sum RM6,848,129.48 for the pre-commissioning works to replace the whole stretch of the damaged pipeline.

On 30 June 2020 PBJV through its Advocates and Solicitors, Messrs Dinesh Praveen Nair served a Winding-up Notice against PGB to claim the sum of RM6,848,129.48 on precommissioning 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 for PGB to pay the said sum to PBJV by 30 December 2020. Hearing is fixed on 7 September 2020.

There were no other material litigations pending as at the date of this announcement.

B10. Dividends

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

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.

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

	Individu	ıal Quarter	Cumulative Quarter		
	Unaudited	Unaudited	Unaudited		
	Current year quarter 3 Months 30.06.2020	Preceding year quarter 3 Months 30.06.2019	Current year to date 12 Months 30.06.2020	Preceding year to date 18 Months 30.06.2019	
(Loss)/Profit attributable to the owners of the Company (RM'000)	2,448	(269,358)	25,042	N/A	
Weighted average number of ordinary shares in issue ('000)	835,786	830,684	835,786	N/A	
Basic earnings per share (sen)	0.29	(32.43)	3.00	N/A	

(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.