UNAUDITED CONDENSED STATEMENT OF FINANCIAL POSITION

	As at	As at
	30-June-2012	31-Dec-2011
	RM	RM
	Unaudited	Audited
ASSETS		
Non-Current Assets		
Property, plant and equipment	15,745,576	16,043,292
Investment properties	83,607,000	83,607,000
Prepaid land lease payments	7,142,339	7,195,864
Investment in associate	80,800	228,300
Other investments	496,598	494,133
Land held for development	2,000,000	2,000,000
Total Non-Current Assets	109,072,313	109,568,589
Current Assets		
Property development expenditure	21,351,912	20,273,712
Inventories	5,463,188	5,488,777
Lease and hire-purchase receivables	12,907,047	13,046,749
Trade and other receivables	20,019,238	15,969,133
Tax recoverable	724,888	792,311
Deposits placed with licensed banks	4,046,447	2,981,772
Cash and bank balances	3,913,172	4,842,299
Total Current Assets	68,425,892	63,394,753
Non-current assets held for sale	121,325,206	121,325,206
	189,751,098	184,719,959
TOTAL ASSETS	298,823,411	294,288,548
EQUITY AND LIABILITIES		
Equity attributable to equity holders of the Company		
Share capital	111,667,288	111,667,288
Reserves	52,194,741	50,612,150
Total Equity	163,862,029	162,279,438
Non-Current Liabilities		
Hire-purchase payables	224,946	304,031
Term loans	3,350,805	4,382,580
Deferred tax liabilities	13,624,993	12,724,992
	17,200,744	
Total Non-Current Liabilities	1/,200,/44	17,411,603
Current Liabilities	91 460 402	77 027 712
Trade and other payables	81,460,403	77,937,713
Provisions for liabilities	30,466,022	30,387,560
Hire-purchase payables	191,594	227,687
Term loan instruments	3,152,905	3,165,805
Term loans	1,969,838	2,358,866
Tax payable Total Current Liabilities	<u>519,876</u> 117,760,638	<u>519,876</u> 114,597,507
	117,760,638	114,597,507
Total Liabilities	134,961,382	132,009,110
TOTAL EQUITY AND LIABILITIES	298,823,411	<u>294,288,548</u>
Net asset per share (sen)	73	73

The Condensed Consolidated Statement of Financial Position should be read in conjunction with the audited financial statements for the year ended 31 December 2011 and the accompanying explanatory notes attached to the interim financial statements.

UNAUDITED CONDENSED CONSOLIDATED INCOME STATEMENT

	3 months ended 30-June-2012 RM	3 months ended 30-June-2011 RM	Year-to-date 30-June-2012 RM	Year-to-date 30-June-2011 RM
Continuing Operations				
Revenue	11,913,066	7,538,006	20,054,112	13,933,922
Expenses excluding finance cost	(9,657,235)	(10,254,929)	(17,046,209)	(16,594,111)
Other operating income	32,308	4,619,924	57,165	4,636,595
Profit/(Loss) from operations	2,288,139	1,903,001	3,065,068	1,976,406
Finance cost	(127,093)	(249,396)	(255,022)	(603,450)
Share of results of associate	(114,689)	47,767	(147,500)	(20,371)
Profit/(Loss) before taxation	2,046,357	1,701,372	2,662,546	1,352,585
Income tax expense	(499,071)	(450,000)	(1,082,420)	(900,000)
Profit/(Loss) from continuing operations	1,547,286	1,251,372	1,580,126	452,585
Discontinued operations				
Profit/(Loss) from discontinued operations	<u>-</u>		-	41,751
Net profit/(loss) for the period	1,547,286	1,251,372	1,580,126	494,336
Other comprehensive income, net of tax	9,749	(84,947)	2,465	(84,947)
Total comprehensive income/(loss) for the period	1,557,035	1,166,425	1,582,591	409,389
Earnings/(Loss) per ordinary share attributable to equity holders of the Company (sen)				
Basic, for profit/(loss) from continuing operations	0.69	0.56	0.71	0.20
Basic, for profit/(loss) for the period	0.69	0.56	0.71	0.02
Diluted	-	-	-	

The Condensed Consolidated Statement of Comprehensive Income should be read in conjunction with the audited financial statements for the year ended 31 December 2011 and the accompanying explanatory notes attached to the interim financial statements.

UNAUDITED CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

			Non-dis	stributable Disposal group		Distributable	
	Share Capital RM	Revaluation Reserve RM	Fair Value Reserve RM	classified as held for sale RM	Capital Reserve RM	Retained Profits/ (Accumulated Losses) RM	Total RM
At 1 January 2011	111,667,288		21,254	100,590	110,238,037	(76,574,127)	145,453,042
Realisation of revaluation for disposal group	-	-		(100,590)	-	-	(100,590)
Total comprehensive income	-	-	15,078	-	-	16,911,908	16,926,986
At 31 December 2011	111,667,288	•	36,332	_	110,238,037	(59,662,219)	162,279,438
Total comprehensive income	-	-	2,465	-	-	1,580,126	1,582,591
At 30 June 2012	111,667,288	-	38,797	-	110,238,037	(58,082,093)	163,862,029

The Condensed Consolidated Statement of Changes in Equity should be read in conjunction with the audited financial statements for the year ended 31 December 2011 and the accompanying explanatory notes attached to the interim financial statements.

UNAUDITED CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

	6 months ended 30-June-2012 RM	6 months ended 30-June-2011 RM
CASH FLOWS FROM/(USED IN) OPERATING ACTIVITIES	ANTA	AUT
Profit/(Loss) before income tax expense for the period		
- Continuing operations - Discontinued operations	2,662,546	1,352,585 41,751
Adjustments for:		
Share of results of associate	147,500	20,371
Bad debt recovered (Gain)/loss on disposal of:	-	(60,000)
(Gain)/loss on disposal of: Investment in subsidiaries	_	(1,013,586)
Interest income	(63,915)	(33,165)
Interest expense	255,022	620,067
Allowance for doubtful debts	3,781	5,000,000
Allowance for diminution in value of other investments	206.526	200.054
Depreciation of property, plant and equipment Amortisation of prepaid lease payments	306,536 53,514	388,874 53,514
Written off:	33,317	33,31.4
Property, plant and equipment		2,256
Operating Profit/(Loss) Before Working Capital Changes	3,364,984	6,372,667
(Increase)/Decrease in:	44.000	
Property development expenditure	(1,078,200)	(187,156) (32,704)
Inventories Lease and hire-purchase receivables	25,589 139,702	1,450,862
Trade and other receivables	(4,053,874)	(2,137,831)
	, , ,	, , , ,
Increase/(Decrease) in:	2 522 601	1,071,112
Trade and other payables Provision for liabilities	3,522,691 78,461	(4,351,925)
Provision for natifices	70,401	(4,551,725)
	1,999,353	2,185,025
Income tax (paid)/refunded, net	(114,997)	(128,752)
Net Operating Cash Flow	1,884,356	2,056,273
CASH FLOWS FROM/(USED IN) INVESTING ACTIVITIES		
Additions to property, plant and equipment	(8,820)	(26,346)
Interest received	63,915	33,165
Proceeds from disposal of property, plant and equipment	-	50,604
Net cash (out)/inflow from disposal of subsidiaries		6,376,278
Net Investing Cash Flow	55,095	6,433,701
CASH FLOWS FROM/(USED IN) FINANCING ACTIVITIES		
Drawdown/(Repayment) of term loans, net	(1,420,803)	(1,136,739)
Interest paid Provide and (Provide and Action Complete and Action	(255,022)	(620,067) (7,500,000)
Drawdown/(Repayment) of short term borrowings Repayment of term loan instruments	(12,900)	(31,250)
Payment of hire-purchase payables	(115,178)	(232,973)
Net Financing Cash Flow	(1,803,903)	(9,521,029)
NET INCREASE/(DECREASE) IN CASH AND CASH EQUIVALENTS	135,548	(1,031,055)
CASH AND CASH EQUIVALENTS AT BEGINNING OF PERIOD	6,988,940	7,986,117
CASH AND CASH EQUIVALENTS AT END OF PERIOD	7,124,488	6,955,062
CASH AND CASH EQUIVALENTS AT END OF PERIOD COMPRISE THE FOLLOWING:	2 702 021	4 622 124
Cash and bank balances	3,703,921 209,251	4,633,124 206,137
Housing Development Account Deposits placed with licensed banks	4,046,447	2,946,571
Bank overdrafts		(18,329)
Zumi V. Vienno	7,959,619	7,767,503
Less: Deposits pledged with licensed bank	(835,131)	(812,441)
		6,955,062

The Condensed Consolidated Statement of Cash Flows should be read in conjunction with the audited financial statements for the year ended 31 December 2011 and the accompanying explanatory notes attached to the interim financial statements.

EXPLANATORY NOTES

A1 Basis of preparation

This interim report is unaudited and has been prepared in accordance with FRS 134 "Interim Financial Reporting" and paragraph 9.22 of the Listing Requirement of Bursa Malaysia Securities Berhad and should be read in conjunction with the audited financial statements of the Group for the year ended 31 December 2011. The explanatory notes attached to the interim financial statements provide an explanation of events and transactions that are significant to an understanding of the changes in the financial position and performance of the Group since the financial year ended 31 December 2011.

The significant accounting policies, methods of computation and basis of consolidation applied in the interim financial statements are consistent with those adopted in the Group's audited financial statements for the financial year ended 31 December 2011.

In conjunction with the planned convergence of FRSs with International Financial Reporting Standards as issued by the International Accounting Standards Board on 1st January 2012, the MASB had on 19th November 2011 issue a new MASB approved accounting standards, MFRSs ("MFRSs Framework") for application in the annual periods beginning on or after 1st January 2012.

The MFRSs Framework is mandatory for adoption by all Entities Other Than Private Entities for annual periods beginning on or after 1st January 2012, with the exception of entities subject to the application of MFRS 141 Agriculture and/or IC Int 15 Agreements for the Construction of Real Estate ("Transitioning Entities"). The Transitioning Entities are given an option to defer adoption of the MFRSs framework for an additional one year. Transitioning Entities also includes those entities that consolidate or equity account or proportionately consolidate another entity that has chosen to continue to apply the FRSs framework for annual periods beginning on or after 1st January 2012.

Accordingly, certain subsidiaries in the Group which are Transitioning Entities have chosen to defer the adoption of the MFRSs framework for an additional one year. The Group and the Company will prepare its first MFRSs financial statements using the MFRSs framework for the financial year ending 31 December 2013.

A2 Audit qualifications

The auditors' report on the audited annual financial statements for the financial year ended 31 December 2011 was not subject to any qualification.

A3 Seasonality or cyclicality of operation

For the financial period under review, the operations of the Group are not subject to material seasonal or cyclical fluctuations except for the Hospitality segment.

A4 Changes in the composition of the Group

For the financial period under review, there were no material changes in the composition of the Group.

A5 Unusual items

There were no unusual items affecting assets, liabilities, equity, net income or cashflows because of their nature, size or incidence during the financial period under review.

A6 Changes in estimates

There were no material changes in estimates in the current quarter results.

A7 Debt and equity securities

There were no issuance, repurchase and repayment of debt and equity securities for the financial period under review.

A8 Dividends paid

There was no dividend paid for the financial period under review.

A9 Segmental reporting

The Group's segmental report for the financial period to date is as follows:

	Investment properties RM'000	Leasing & financing RM'000	Hospitality RM'000	Investment holding RM'000	Property development RM'000	Others RM'000	Total RM'000
Revenue	3,087	-	11,747	31	5,189	-	20,054
Results							
Segment profit/(loss)	(9)	(20)	3,398	(1,067)	713	(14)	3,001
Interest income	27	-	-	25	12	-	64
Finance cost	(240)	-	-	(15)	-	-	(255)
Share of result of assocaite							(148)
Profit before taxation						•	2,662
Income tax expense						_	(1,082)
Profit for the period						_	1,580

A10 Carrying amount of revalued assets

The carrying value of land and building is based on the valuation incorporated in the annual financial statements for the year ended 31 December 2011 and valuation performed as of date of this report.

A11 Subsequent material event

There were no material events subsequent to the end of the period that have not been reflected in the financial statements for the period.

A12 Changes in contingent liabilities and contingent assets

Save for disclosures that were made in the audited financial statements for the year ended 31 December 2011, there were no material changes in the contingent liabilities and contingent assets of the Group.

A13 Capital Commitments

During the financial period under review, there were no material capital commitments that the Group had contracted for and approved.

ADDITIONAL INFORMATION AS REQUIRED BY APPENDIX 9B OF THE BURSA MALAYSIA SECURITIES BHD'S LISTING REQUIREMENTS

B1 Review of performance

The Group recorded revenue of RM11.91 million for the current quarter, compared to the revenue of RM7.54 million recorded in previous year corresponding quarter.

In the Investment Properties segment, the Group recorded revenue of RM1.57 million compared to RM1.56 million in previous year corresponding quarter. The difference is mainly come from higher maintenance charges for condominium block at Kota Bharu, Kelantan.

In the Leasing and Financing segment, as there were no active or new customers in the current quarter, the revenue recorded was RM160 compared to RM350 in previous year corresponding quarter.

In the Hospitality segment, a higher revenue of RM6.52 million was recorded compared to RM5.97 million in previous year corresponding quarter. The overall revenue of the Hotel is better in this quarter especially room revenue which has increased by RM353 thousand compared to previous year corresponding quarter.

In the current quarter, the Group also recorded a revenue of RM3.80 million for Property Development segment following the development of Bandar Tasek Raja project in Pasir Mas, Kelantan. There were no Property Development revenue during the corresponding quarter of previous year.

B2 Material changes in the profit before taxation

Profit before tax for the current quarter is RM2.05 million compared to RM616 thousand recorded in the previous quarter. The higher profit in this quarter is mainly contributed by hospitality segment with RM1.28 million in previous quarter compared to RM2.11 million in current quarter and property development of Bandar Tasek Raja where the profit was RM358 thousand in previous quarter compared to RM966 thousand in current quarter.

B3 Group prospects

For the remaining part of financial year 2012, the Group is able to sustain with its current businesses in Investment Property segment, Hospitality segment and Project Development segment. The management will also explore for other business opportunity.

B4 Variance of profit forecast and profit guarantee

(a) Profit forecast

Not applicable as no profit forecast was announced for the financial period.

(b) Profit guarantee

(i) Eastern Biscuit Factory Sdn Bhd

The profit guarantee by the vendors of Eastern Biscuit Factory Sdn Bhd ("EBF") was approved by the shareholders on 26 June 2003. The profit guarantee agreements provided that EBF's profit before tax ("PBT") would not be less than RM9.235 million for the financial year ended ("FYE") 31 December 2003, RM14.780 million for the FYE 31 December 2004 and RM18.314 million for the FYE 31 December 2005.

On 23 August 2005, FBO announced that there was a shortfall in the profit guarantee for the FYE 31 December 2004 amounting to RM6.393 million, whereby letters of demand were sent to each of the vendors of EBF, namely Dato' Tan Kok Hwa ("Dato' Tan"), Teong Hoe Holding Sdn. Bhd. ("THSB") and Forad Management Sdn. Bhd. (collectively referred to as "Original Guarantors") on 21 October 2005 to recover the said shortfall. On 8 March 2006, one of the Original Guarantors, namely THSB, had proposed to resolve the said shortfall, in relation to the portions guaranteed by Dato' Tan and THSB only, by transferring a property with a market value of RM4.7 million (valued on an as-is basis of the property) and RM7.0 million (valued on the assumption that a proposed eco-tourism project planned on the said property is approved by the Kelantan State Government) and with forced sale value of RM3.3 million and RM4.8 million, respectively, to EBF. However, the Board did not accept the settlement proposal after taking into

consideration that the forced sale values of the property for both valuation bases were insufficient to settle the said shortfall.

The Company had on 16 May 2006, sent a written confirmation to the Original Guarantors seeking their action to address the shortfall for the FYE 31 December 2005 amounting to RM13.859 million.

FBO had on 25 July 2006, requested Universal Trustee Malaysia Berhad ("the Stakeholder") to sell all the shares of the Original Guarantors in FBO that were deposited with the Stakeholder in accordance with the provisions of the Guarantee Agreement ("Security Shares") in the open market to recover part of the shortfall in the Profit Guarantee. On 22 January 2007, the Stakeholder completed the disposal of the Security Shares for total net proceeds of approximately RM1.42 million. The balance of the shortfall in the Profit Guarantee after deducting the proceeds received from the disposal of the Security Shares is approximately RM18.83 million ("Shortfall").

On 4 May 2007, letters of demand were sent to the Original Guarantors for the Shortfall. Thereafter, on 6 July 2007, writs of summons were served on the Original Guarantors to claim the Shortfall. However, as at to-date, the Company has yet to receive any response from Forad in respect of the writs of summons. Therefore, THSB and Dato' Tan ("New Guarantors") have taken the liberty to resolve the matter amicably with the Company on the settlement of the Shortfall. The Company had announced on 5 December 2008 that the Company and the New Guarantors had on 25 September 2008, recorded a consent order at the Kuala Lumpur High Court based on the terms of a draft settlement agreement.

However, the said settlement agreement could not be concluded after further consideration and deliberation as the said settlement was not in the best interest of FBO and both parties agreed to seek alternative solutions to make good the Shortfall. After due discussions between both parties, the New Guarantors have proposed to settle the Shortfall with a higher profit guarantee amount i.e. the cumulative audited PBT of EBF shall not be less than RM21.66 million for the FYE 31 December 2010 to 2012 whereby the audited PBT of EBF for FYE 31 December 2010 and 2011 shall not be less than RM5.0 million, respectively ("Proposed Variation").

Pursuant thereto, the Board had on 25 November 2009 announced that FBO and the New Guarantors had on even date entered into the second supplemental agreement to set out the terms and conditions of the Proposed Variation.

On 17 December 2009, the Board announced that the Company will hold an Extraordinary General Meeting ("EGM") on Monday, 11 January 2010 to table the ordinary resolution on aforesaid proposal for its shareholders' consideration and approval.

On 11 January 2010, the Board announced that the ordinary resolution as per the Notice of the EGM dated 21 December 2009 have been duly tabled and passed by the shareholders of FBO at the EGM.

The audited profits of EBF for the guaranteed year ended 31 December 2010 and 2011 were RM5,736,170 and RM7,897,567 respectively, which have exceeded the yearly minimum guaranteed profit of RM5 million.

(ii) Discover Orient Holidays Sdn Bhd

On 3 March 2006, the vendors of Discover Orient Holidays Sdn Bhd ("DOHSB") gave a guarantee to the Company that the aggregate profits of DOHSB for three financial years ending 31 December 2008 shall not be less than RM3,000,000 based on audited financial statements and in any event not less than RM500,000 a year, for each year till 31 December 2008.

The Company had on 24 October 2007 entered into a second Supplemental Agreement to add, delete, vary, amend, alter and change the terms and conditions as stipulated in the Share Sale Agreement and the Supplemental Agreement dated 3 March 2006 and 10 July 2006 respectively, of which the commencement date shall be 1 November 2006.

This variation was adopted by the Board in light of the later completion for the acquisition of DOHSB. DOHSB was only effectively a FBO subsidiary in October 2006. The vendors has confirmed that the profits of DOHSB for the guaranteed periods 31 October 2007 and 31 October 2008 were RM169,416 and RM52,171 respectively compare to RM500,000 a year profit guarantee, thus resulting in total shortfall of RM778,413. Whilst the guarantee is on an aggregate basis, the Board has on 27 February 2008 wrote to the guarantors to explain the shortfall.

On 13 May 2009, the Board wrote to the guarantors to submit plan to fulfill the said guarantee upon its expiry.

On 30 July 2009, the guarantors wrote to request to repay the shortfall in equal monthly installments. The Board has accepted the request.

DOHSB reported a profit of RM755,545 for the third guaranteed period ended 31st October 2009, which has exceeded the yearly minimum guaranteed profit. On aggregate basis, the total shortfall is RM2,022,868/-. As of the date of this report, the guarantors have issued payments of RM360,000 to FBO out of the total profit shortfall.

In view of the action role of the guarantors in the successful disposal of DOHSB to Matrix Triumph Sdn Bhd (previously known as Matrix Merchant Sdn Bhd) on 18 April 2011, the Board has agreed to a full settlement of RM450,000 for the balance of profit guarantee shortfall. As of the date of this report, only RM420,000 has been paid by the guarantors. The management is actively pursuing the balance from the guarantors.

B5 Taxation

	3 months ended 30-Jun-12 RM'000	3 months ended 30-Jun-11 RM'000	Year-to-date 30-Jun-12 RM'000	Year-to-date 30-Jun-11 RM'000
Tax (expense)/income				
Income tax				
-current year	(49)	-	(182)	-
-prior year	• -	-	-	ca.
Deferred tax				
-current year	(450)	(450)	(900)	(900)
-prior year		<u> </u>		
	(499)	(450)	(1,082)	(900)

The effective tax rate of the Group for the current quarter and financial year-to-date is lower than the statutory tax rate mainly due to non taxable income and utilisation of capital allowance.

B6 Status of corporate proposal

There were no corporate proposals announced which is pending completion as at the date of issue of this report.

B7 Group borrowings and debts securities

The Group borrowings, all denominated in Ringgit Malaysia, as at 30 June 2012 are as follows: -

	Secured RM'000	Total RM'000
Current:		
Term loans	5,123	5,123
Hire-purchase payables	192	192
	5,315	5,315
Non-current:		
Term loans	3,350	3,350
Hire-purchase payables	225	225
•	3,575	3,575
Total	8,890	8,890

B8 Changes in material litigation

There were no material litigations for the financial period under review other than the following:

(i) the Company had on 24 July 2009 received a copy of the Writ of Summon and Statement of Claims as per Court Order dated 22 June 2009 (Mahkamah Tinggi Malaya di Shah Alam, Guaman No.: MT3-22-668-2006) from the Solicitors for Bank Kerjasama Rakyat Malaysia Berhad ("Plaintiff") for the sum of RM29,765,709.11 as at 24 March 2006 at an interest of 8% per annum from the date of Judgement until the date of full payment on the amount owing by FBO Leasing Sdn Bhd ("Borrower") for the Agreement on Financing Facility entered with the Plaintiff, which the Company is the Corporate Guarantor on the above facility.

The Company had on 29 July 2009 filed to strike out the suit. On 7 August 2009, the Plaintiff's solicitor wrote to inform that the Plaintiff will withdraw the Amended Writ of Summons and Statement of Claims with no costs and with liberty to file afresh. On 20 October 2009, the Company has received a letter from the Company's solicitors informing that the Plaintiff's solicitors had sent a Notice of Discontinuance of the suit against FBO Leasing Sdn. Bhd. and the Company dated 7 September 2009 followed by another letter dated 19 October 2009 that the Notice of Discontinuance had been filed into Court on 28 September 2009. As such the Company has on 20 October 2009 withdrawn the Company's application to strike out the Plaintiff's suit without order as to costs.

Nevertheless, the Group had on 27 August 2009 wrote to the bank with a settlement proposal. The Group has received a letter dated 15 December 2010 from the bank approving to restructure the balance outstanding to a new facility and subsequently a letter of offer dated 23 June 2011. Agreement for the new facility was signed on 14 June 2012 and Restructuring Agreement was signed on 29 June 2012.

(ii) FBO Land (Setapak) Sdn Bhd ("Defendant"), a wholly owned subsidiary of the Company had on 18 April 2007 received a sealed copy of Writ of Summon and Statement of Claim (Dalam Mahkamah Tinggi Malaya di Kuala Lumpur (Bahagian Sivil) Guaman No.:S-22-64-2007) in regard to a suit commenced by Wong Chee Wei & 18 Others ("Plaintff").

The Plaintiff alleged that through Application to Purchase they have agreed to purchase low cost flat at RM 25,000 per unit from the Defendant who was the developer of the flat. The plaintiff alleged that they have signed the Sale and Purchase Agreement and paid 10% of deposit while the Defendant did not execute the said agreements.

The Plaintiff claims from the Defendant

- (a) Specific performance of the Sale and Purchase Agreements;
- (b) Compensation on the Specific Performance or compensation for the Specific Performance;
- (c) Interest;
- (d) Cost;
- (e) Any other or further relief.

The Board has appointed a solicitor to act for the Defendant. The Defendant has responded with a Statement of Defence dated 18th May 2007. The Board is optimistic on the case as the alleged purchases were carried out without approval from the Special Administrator, who was appointed by Pengurusan Danaharta Nasional Berhad to manage the Defendant at that point of time, and the Plaintiff were also not eligible for the purchase of low cost flats.

The plaintiff had on 15 June 2012 proposed to settle the matter by refunding the deposits paid by the plaintiff. The Defendant is agreeable to the proposal and now both parties are in the midst of finalising the settlement.

(iii) Eastern Biscuit Factory Sdn Bhd ("EBF"), a wholly owned subsidiary of the Company had on 6 September 2011 being served with a Writ of Summon and Statement of Claim (Dalam Mahkamah Tinggi Malaya di Kota Bharu Guaman No.: 22-133-07/2011) in regard to a suit commenced by Maimun Binti Mohd Hussain ("Plaintff") against EBF, Mohd Nazwady Bin Mat Nasir and Abdull Ghani Bin Yusof ("Defendants").

The Plaintiff alleged that she had on 11 January 2011 used the valet parking services at Hotel Renaissance Kota Bharu ("the Hotel") which operate at the premise of EBF. The Plaintiff handed her motor vehicle model BMW X6 3.0(A) with the registration number PCT 15 ("said Vehicle") to the staff/authorised agent of the Hotel. The said Vehicle was alleged to be stolen on the same day under the care of the Hotel.

The Plaintiff's claims against the Defendants as follows ("Statement of Claims"):

- (a) Compensation on price of motor vehicle BMW X6 3.0(A) RM625,000;
- (b) Compensation on loss of used of vehicle BMW X6 3.0(A) for RM1,500 daily until settlement on (a) as above;
- (c) Compensation on lost of used vehicle registration plat no. PCT 15 RM200,000;
- (d) Compensation on emotional RM2,000,000;
- (e) Compensation on Moral RM1,000,000;
- (f) 8% interest per annum on compensations approved until full settlement;
- (g) Cost; and
- (h) Any other approved by court.

The Company does not anticipate any financial and operational impact of the Writ of Summon and Statement of Claims on the Group or expect any losses arising from the Writ of Summon and Statement of Claims.

The claims by the Plaintiff is insured under International Liability Insurance Program for Marriott International, Inc. and the insurance coverage is sufficient for the claims should the judgment is in favour of the plaintiff.

The matter has been fixed for case management on 1 April 2012 and 8 May 2012. The Case Management on 8 May 2012 was for the Plaintiff to make amendments to their Statement of Claims. The amendments were:-

- 1. To correct the typographical error of the name "Renaissance"; and
- 2. To revise upwards the claim sum for loss of use of the vehicle.

As of the date of this report, the defendants had filed to Court the Amended Statement of Defence and is pending for the Court to decide on further court date.

(iv) FBO Land (Setapak) Sdn Bhd ("Plaintiff"), a wholly owned subsidiary of the Company had filed a suit against two previous Directors & 13 others for the return of 9 units of shoplots belonging to the Plaintiff on 3 March 2006.

The defendants were 1st Tow Kong Liang, 2nd Aubrey George Menezes, 3rd Chow Lye Khoon, 4th Tow Lye Good, 5th Chow Kong Han, 6th Arulananda K. Manickam, 7th Pristine Park Sdn. Bhd. 8th Potowin Sdn. Bhd., 9th Sapphire Dynamics Sdn. Bhd., 10th Eminent Pacific Sdn. Bhd., 11th Bay Trading Sdn. Bhd., 12th Pendaftar Hakmilik Tanah Kuala Lumpur, 13th Malayan Banking Berhad, 14th Standard Chartered Bank Malaysia Berhad and 15th EON Bank Berhad.

The High Court conducted the trials on 18-20 January 2012, 29 February 2012, 5-6th March 2012 and 23rd March 2012.

On 30 April 2012, the High Court ruled in favour of the Plaintiff allowing their claim against the 1st to 10th Defendants with costs. However, the High Court at the same time dismissed the Plaintiff's claim against the 11th Defendant with costs.

The Plaintiff had withdrawn the suits against the 13th to 15th Defendants upon the three defendants entering into a Consent Order before a Judge to deposit any surplus from the proceeds of auction on properties charged to them into their Solicitors' firm account as stakeholder pending the disposal of the suit.

The 12th Defendant had through the Public Prosecutor's office informed the High Court that they will abide to whatever Order issued by the Court in respect of the properties involved in the case.

The plaintiff had on 28 May 2012 received notice of appeal by defendants 1st to 10th. The case is now pending for hearing date to be fixed by court.

(v) Rimaflex Sdn Bhd ("Plaintiff"), a wholly owned subsidiary of the Company had on 3 May 2012 filed at Kuala Lumpur High Court, the Writ of Summons and Statement of Claims against Low Yuh Wen ("Defendant") for claim of outstanding of RM4,128,751.22 with 8% interest commencing from 4 May 2012 until date of full settlement due under MoneyLending Agreement signed by the Defendant with the Plaintiff on 8 July 2004 and 24 August 2004.

The Defendant has entered appearance to defend the case. The Court has fixed 18 October 2012 for case Management and 31 January 2013 for trial.

B9 Dividend

There was no dividend paid for the financial period under review.

B10 Earnings per shares

	3 months ended 30-Jun-12 RM'000	3 months ended 30-Jun-11 RM'000	Year-to-date 30-Jun-12 RM'000	Year-to-date 30-Jun-11 RM'000
Net profit/(loss) attributable to equity holders of the Company				
from continuing operationfrom discontinued operation	1,547 1,547	1,251	1,580	452 42 494
Number of ordinary share in issue ('000)	223,335	223,335	223,335	223,335
Earnings/(Loss) per share (sen)				
Basic, for profit/(loss) from - continuing operations - discontinued operations Basic, for profit/(loss) for the period	0.69	0.56	0.71 0.71	0.20 0.02 0.22
Diluted	-	-		

B11 Disclosure of realised and unrealised profits/losses

The breakdown of accumulated losses of the Group as at 30 June 2012, into realised and unrealised profits is as follows:

		12 months ended 31-Dec-11 RM'000	6 months ended 30-Jun-12 RM'000
	Total retained profits/(accumulated losses) of the Group:		
	- Realised	68,767	71,609
	- Unrealised	9,637	8,670
		78,404	80,279
	Total share of retained profits/(accumulated losses) from associate:		
	- Realised	(172)	(319)
	- Unrealised		-
		78,232	79,960
	Consolidation adjustments	(137,894)	(138,042)
	Total Group accumulated losses	(59,662)	(58,082)
B12	Profit for the period		
		Current	
		Quarter	Year-to-date
		RM'000	RM'000
	This is arrived at after (charging)/crediting:		
	Interest income	48	64
	Depreciation and amortization	(174)	(360)
	Provision for and write off of receivables	(2)	(4)
	Foreign exchange loss	(18)	(10)

Other disclosure items pursuant to Appendix 9B, Part A(16) of the Listing Requirements of Bursa Malaysia Securities Berhad are not applicable.