BERJAYA LAND BERHAD

Registration Number: 199001010193 (201765-A)

23 February 2023

UNAUDITED (Q2) INTERIM FINANCIAL REPORT FOR THE PERIOD ENDED 31 DECEMBER 2022

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UNAUDITED INTERIM FINANCIAL REPORT FOR THE PERIOD ENDED 31 DECEMBER 2022 CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

	Group			
	As at 31/12/2022 RM'000	As at 30/06/2022 RM'000		
ASSETS		(Audited)		
Non-current assets				
Property, plant and equipment	2,047,492	1,969,995		
Right-of-use assets	1,417,479	1,131,035		
Investment properties	685,816	685,822		
Inventories - land held for property development	1,242,305	1,220,530		
Associated companies	311,562	311,872		
Joint ventures	43,397	41,193		
Investments	225,543	168,834		
Intangible assets	3,600,705	3,586,069		
Receivables	359,127	342,617		
Retirement benefit assets	25,278	25,294		
Deferred tax assets	79,705	72,576		
	10,038,409	9,555,837		
Current assets				
Inventories - property development costs	69,015	90,511		
Inventories - others	704,316	595,606		
Contract cost assets	12,913	12,417		
Receivables	1,720,544	1,692,694		
Contract assets	83,178	97,693		
Short term investments	62,566	8,727		
Tax recoverable	22,421	24,497		
Deposits, cash and bank balances	814,768	824,064		
-	3,489,721	3,346,209		
Non-current assets classified as assets held for sale	188,963	188,968		
	3,678,684	3,535,177		
TOTAL ASSETS	13,717,093	13,091,014		

UNAUDITED INTERIM FINANCIAL REPORT FOR THE PERIOD ENDED 31 DECEMBER 2022 CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

			Group			
		Note	As at 31/12/2022 RM'000	As at 30/06/2022 RM'000 (Audited)		
-	ND LIABILITIES	A 4	2 500 169	2 500 169		
Share capital	Evolop og regerveg	A4	2,500,168	2,500,168		
Reserves:	Exchange reserves		173,165	171,639		
	Capital reserve Fair value reserve		116,528	116,528		
	Fair value through other		1,054,940	1,054,940		
	comprehensive income ("FVTOCI") reserve		(949)	(44,134)		
	Consolidation reserve		86,863	89,067		
	Accumulated loss		(103,235)	(201,330)		
	Accumulated 1088		1,327,312	1,186,710		
Equity funds			3,827,480	3,686,878		
Less: Treasur	w shares	A4	(33,643)	(33,643)		
Net equity fu	•	117	3,793,837	3,653,235		
Non-controlli			2,047,920	2,006,089		
Total equity			5,841,757	5,659,324		
1 0			5,011,757	5,057,521		
Non-current						
	enefit obligations and provisions		5,733	5,989		
Long term bo		B8	2,341,279	2,434,931		
Other long te			93,091	84,967		
Lease liabilit			1,187,131	893,971		
Deferred tax			998,729	996,073		
Contract liabi	llities		178,086	185,047		
			4,804,049	4,600,978		
Current liab	ilities					
Payables			1,577,756	1,433,832		
Short term bo	-	B8	995,720	923,650		
	enefit obligations and provisions		2,219	15,303		
Tax payable			51,261	34,057		
Contract liab			356,057	338,988		
Lease liabiliti			88,274	84,287		
Derivative lia	bilities		-	595		
			3,071,287	2,830,712		
Total Liabili			7,875,336	7,431,690		
TOTAL EQ	UITY AND LIABILITIES		13,717,093	13,091,014		
Net assets per	r share attributable to ordinary equity holders (with					
•	of the parent (RM)		0.77	0.74		
00						

The net assets per share is calculated based on the following:

Net equity funds divided by the number of outstanding shares in issue with voting rights.

UNAUDITED INTERIM FINANCIAL REPORT FOR THE PERIOD ENDED 31 DECEMBER 2022 CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS

		CURRENT QUARTER ENDED		FINANCIA ENI	DED
	Note	31/12/2022 RM'000	31/12/2021 RM'000	31/12/2022 RM'000	31/12/2021 RM'000
REVENUE OPERATING EXPENSES, NET	-	1,691,878 (1,610,850)	1,428,417 (1,354,594)	3,399,872 (3,182,304)	2,391,456 (2,349,153)
PROFIT FROM OPERATIONS		81,028	73,823	217,568	42,303
Investment related items, net Share of results from associated companies	A3	126,988 3,410	8,983 6,268	138,847 4,373	18,004 3,139
Share of results from joint ventures Finance costs	-	3,048 (58,559)	(2,367) (51,959)	1,302 (109,811)	(4,785) (100,259)
PROFIT/(LOSS) BEFORE TAX	B5	155,915	34,748	252,279	(41,598)
TAXATION	B6	(34,936)	(25,873)	(77,076)	(32,143)
PROFIT/(LOSS) FOR THE QUARTER/PERIOD	=	120,979	8,875	175,203	(73,741)
ATTRIBUTABLE TO:					
- Owners of the parent - Non-controlling interests	-	84,386 36,593	(23,926) 32,801	92,838 82,365	(98,229) 24,488
	:	120,979	8,875	175,203	(73,741)
EARNINGS/(LOSS) PER SHARE (SEN) - Basic	B11	1.71	(0.49)	1.89	(2.00)
- Fully diluted	=	1.71	(0.49)	1.89	(2.00)

UNAUDITED INTERIM FINANCIAL REPORT FOR THE PERIOD ENDED 31 DECEMBER 2022 CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

	CURRENT ENI	-	FINANCIAL PERIOD ENDED		
	31/12/2022 RM'000	31/12/2021 RM'000	31/12/2022 RM'000	31/12/2021 RM'000	
PROFIT/(LOSS) FOR THE QUARTER/PERIOD	120,979	8,875	175,203	(73,741)	
OTHER COMPREHENSIVE INCOME					
Items that may be subsequently reclassified to profit or loss					
Currency translation differences: - Movement during the financial quarter/period - Share of associated companies'	(16,771)	7,009	(5,180)	3,459	
currency translation differences	844	(467)	1,843	(755)	
<u>Items that will not be subsequently reclassified to profit</u> or loss Net changes in fair value of investments at fair					
value through other comprehensive income ("FVTOCI") Share of an associated company's changes in fair values	35,206	279	50,808	10,964	
of investments at FVTOCI Actuarial gain recognised in defined benefit pension schemes	1,995 162	(747)	2,779 162	(710)	
TOTAL COMPREHENSIVE INCOME FOR THE FINANCIAL QUARTER/PERIOD	142,415	14,949	225,615	(60,783)	
TOTAL COMPREHENSIVE INCOME					
ATTRIBUTABLE TO: - Owners of the parent - Non-controlling interests	100,994 41,421	(17,857) 32,806	142,806 82,809	(75,070) 14,287	
	142,415	14,949	225,615	(60,783)	

UNAUDITED INTERIM FINANCIAL REPORT FOR THE PERIOD ENDED 31 DECEMBER 2022 CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

<-----> Attributable to the owners of the Parent----->

<----->

	Share capital RM'000	Exchange reserves RM'000	Capital reserve RM'000	Fair value reserve RM'000	FVTOCI reserve RM'000	Consolidation reserve RM'000	Accumulated loss RM'000	Treasury shares RM'000	Total net equity funds RM'000	Non- controlling interests RM'000	Total equity RM'000
At 1 July 2022	2,500,168	171,639	116,528	1,054,940	(44,134)	89,067	(201,330)	(33,643)	3,653,235	2,006,089	5,659,324
Profit for the financial period Other comprehensive income	-	1,526	-	-	48,280	-	92,838 162	-	92,838 49,968	82,365 444	175,203 50,412
Total comprehensive income	-	1,526	-	-	48,280	-	93,000	-	142,806	82,809	225,615
Effect arising from the disposal of FVTOCI investments	-	-	-	-	(5,095)	-	5,095	-	-	-	-
Transactions with owners:											
Arising from changes in equity interest in subsidiary companies	-	-	-	-	-	(2,204)	-	-	(2,204)	(1,188)	(3,392)
Dividends paid to non-controlling interests		-	-	-	-	-	-	-	-	(39,790)	(39,790)
		-	-	-	-	(2,204)	-	-	(2,204)	(40,978)	(43,182)
At 31 December 2022	2,500,168	173,165	116,528	1,054,940	(949)	86,863	(103,235)	(33,643)	3,793,837	2,047,920	5,841,757

UNAUDITED INTERIM FINANCIAL REPORT FOR THE PERIOD ENDED 31 DECEMBER 2022 CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY (CONTINUED)

<-----> Attributable to the owners of the Parent-----> <-----Non Distributable----->

	Share capital RM'000	Exchange reserves RM'000	Capital reserve RM'000	Fair value reserve RM'000	FVTOCI reserve RM'000	Consolidation reserve RM'000	Retained earnings/ (Accumulated loss) RM'000	Treasury shares RM'000	Total net equity funds RM'000	Non- controlling interests RM'000	Total equity RM'000
At 1 July 2021	2,500,168	129,661	116,528	1,054,940	(47,681)	85,664	37,229	(33,643)	3,842,866	2,062,916	5,905,782
Loss for the financial period Other comprehensive income Total comprehensive income		- 18,151 18,151	- - -		5,008 5,008	- - -	(98,229) - (98,229)	- -	(98,229) 23,159 (75,070)	24,488 (10,201) 14,287	(73,741) 12,958 (60,783)
Effects arising from the disposals of FVTOCI investments	-	-	-	-	(1,663)	-	1,663	-	-	-	-
Transactions with owners: Arising from changes in equity interest in a subsidiary company Dividends paid to non-controlling interests	-	-	- -	- -	-	(1,323)	-	-	(1,323)	(7,226) (7,967)	(8,549) (7,967)
At 31 December 2021	2,500,168	- 147,812	- 116,528	1,054,940	(44,336)	(1,323) <u>84,341</u>	(59,337)	(33,643)	(1,323) <u>3,766,473</u>	(15,193) 2,062,010	(16,516) <u>5,828,483</u>

UNAUDITED INTERIM FINANCIAL REPORT FOR THE PERIOD ENDED 31 DECEMBER 2022 CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

	6 months 31/12/2022 RM'000	s ended 31/12/2021 RM'000
OPERATING ACTIVITIES		
Receipts from customers/operating revenue	3,641,444	2,568,257
Payment to prize winners, suppliers, duties, taxes and other operating expenses	(3,353,409)	(2,564,102)
Tax paid	(67,246)	(39,987)
Other receipts (inclusive of tax refunds)	7,303	9,768
Net cash generated from/(used in) operating activities	228,092	(26,064)
INVESTING ACTIVITIES		
Sale of property, plant and equipment	469	8,401
Sale of equity interest in an associated company	1,815	-
Sale of other investments and short term investments	42,376	22,206
Acquisition of property, plant and equipment and other properties	(149,491)	(148,093)
Acquisition of additional equity interest in subsidiary companies	-	(18,375)
Part payment for acquisition of subsidiary companies	(5,309)	-
Subscription of shares in a joint venture	-	(550)
Acquisition of other investments and short term investments	(90,674)	(3,230)
Acquisition of additional equity interest in associated companies	(1,118)	(4,600)
Acquisition of treasury shares by a subsidiary company	(1,975)	-
Interest received	12,684	3,734
Dividend received	4,272	33,470
Net advances from related companies	96,562	8,574
Net repayment from joint ventures and associated companies	5,024	1,456
Other receipts	75,737	57,833
Net cash used in investing activities	(9,628)	(39,174)
FINANCING ACTIVITIES		
Drawdown of bank and other borrowings	159,193	522,638
Issuance of medium term notes	82,930	192,220
Redemption of medium term notes	(103,180)	(262,420)
Repayment of bank and other borrowings	(164,813)	(234,280)
Dividends paid to non-controlling interests of a subsidiary company	(39,677)	(11,949)
Interest paid	(107,794)	(92,649)
Payment of lease liabilities	(47,229)	(57,220)
Withdrawal of deposits pledged for borrowings	21,015	25,111
Other payments	(6,994)	(4,028)
Net cash (used in)/generated from financing activities	(206,549)	77,423
NET CHANGE IN CASH AND CASH EQUIVALENTS	11,915	12,185
EFFECTS OF EXCHANGE RATE CHANGES	1,309	(347)
OPENING CASH AND CASH EQUIVALENTS	751,750	581,129
CLOSING CASH AND CASH EQUIVALENTS	764,974	592,967
The closing cash and cash equivalents comprise the following:		
	Q11 760	620 000
Deposits, cash and bank balances Bank quardraft (included under short term horrowings)	814,768	630,999
Bank overdraft (included under short term borrowings)	(11,705)	(10,468)
Less: cash and cash equivalents restricted in use	(38,089)	(27,564)
	764,974	592,967

UNAUDITED INTERIM FINANCIAL REPORT FOR THE PERIOD ENDED 31 DECEMBER 2022 NOTES TO THE INTERIM FINANCIAL REPORT

A1 The condensed consolidated interim financial report is not audited and has been prepared in compliance with MFRS 134, Interim Financial Reporting Standards in Malaysia, IAS 34, Interim Financial Reporting, requirement of the Companies Act 2016 and applicable disclosure provision of the Listing Requirements of Bursa Malaysia Securities Berhad.

The condensed consolidated interim financial report should be read in conjunction with the audited financial statements of the Company for the year ended 30 June 2022. These explanatory notes, attached to the condensed consolidated interim financial report, provide an explanation of the events and transactions that are significant to the understanding of the changes in the financial position and performance of the Group since the financial year ended 30 June 2022.

The accounting policies and methods of computations used in the preparation of the financial statements are consistent with those adopted in the audited financial statements for the financial year ended 30 June 2022 except the adoption of the new or revised standards, IC Interpretations and amendments to standards.

The Group has not early adopted new or revised standards and amendments to standards that have been issued but not yet effective for the accounting period beginning 1 July 2022.

The initial application of the MFRSs, Amendments to MFRSs and IC Interpretations, which will be applied prospectively or which requires extended disclosures, is not expected to have any significant financial impact to the financial statements of the Group upon their first adoption.

- A2 Our principal business operations are not significantly affected by any seasonal or cyclical factors except for:
 - (i) the property development division which is affected by the prevailing cyclical economic conditions;
 - (ii) the local island beach resorts situated at the East Coast of Peninsular Malaysia which are affected by the North-East monsoon season during the second and third quarters of the financial year; and
 - (iii) the toto betting operations may be positively impacted by the festive seasons.
- A3 (a) There were no unusual or material items affecting the Group in the current period ended 31 December 2022 other than as disclosed below:

<u>Statement of Profit or Loss</u> Included under investment related items, net:	3-month ended 31/12/2022 RM'000	6-month ended 31/12/2022 RM'000
Net fair value changes of investments at fair value		
through profit or loss ("FVTPL")	9,015	12,472
Dividend distribution received from an		
associated company in excess of its carrying value	105,956	105,956
Loss on disposal of partial equity interest in an associated company	-	(3,239)
	114,971	115,189

(b) There were no major changes in estimates reported in the prior financial quarter that had a material effect in the current financial period ended 31 December 2022.

UNAUDITED INTERIM FINANCIAL REPORT FOR THE PERIOD ENDED 31 DECEMBER 2022 NOTES TO THE INTERIM FINANCIAL REPORT

A4 The number of treasury shares held in hand as at 31 December 2022 were as follows :

	Average price per share RM	Number of shares	Amount RM'000
Total treasury shares at 1 July 2022 and 31 December 2022	0.42	79,837,104	33,643

As at 31 December 2022, the number of ordinary shares in issue with voting rights was 4,920,500,000 ordinary shares (31 December 2021 : 4,920,500,000).

A5 The Company did not pay any dividend during the current financial period ended 31 December 2022.

A6 Segmental information for the financial period ended 31 December 2022:

		Inter-	
REVENUE	External	segment	Total
	RM'000	RM'000	RM'000
Toto betting and related activities	1,504,965	-	1,504,965
Motor vehicle dealership	1,314,634	-	1,314,634
Property development and investment	134,385	5,422	139,807
Hotels and resorts	378,049	1,784	379,833
Clubs and others	67,839	8,080	75,919
Sub-total	3,399,872	15,286	3,415,158
Less: Inter-segment revenue	-	(15,286)	(15,286)
Total revenue	3,399,872	-	3,399,872
RESULTS			RM'000
Toto betting and related activities			209,488
Motor vehicle dealership			17,639
Property development and investment			26,268
Hotels and resorts			(136)
Clubs and others			(6,587)
		-	246,672
Unallocated corporate items			(29,104)
Chanocated corporate nems		-	217,568
Investment veloted items not			217,308
Investment related items, net: - Interest income		г	22 1 1 2
			22,113
- Fair value changes of investments at FVTPL			12,472
 Loss on disposal of partial equity interest in an associated co Dividend distribution received from an 	mpany		(3,239)
associated company in excess of its carrying value			105,956
- Dividend income			1,545
		L	138,847
Share of results from associated companies			4,373
Share of results from joint ventures			1,302
Finance costs			(109,811)
Profit before tax		-	252,279
Taxation			(77,076)
Profit for the financial period		-	175,203
		=	175,205

UNAUDITED INTERIM FINANCIAL REPORT FOR THE PERIOD ENDED 31 DECEMBER 2022 NOTES TO THE INTERIM FINANCIAL REPORT

- A7 There were no material events subsequent to the end of this current quarter that have not been reflected in the financial statements for the current financial period under review.
- A8 There were no material changes in the composition of the Group for the financial period ended 31 December 2022 including business combination, acquisition or disposal of subsidiaries and restructuring and discontinuing operations except for those disclosed below:
 - (i) H.R. Owen Plc, a wholly-owned subsidiary of Berjaya Philippines Inc. ("BPI") acquired two wholly-owned subsidiaries namely H.R. Owen Servicing And Repairs Limited (formerly known as Joe Macari Servicing Limited) and J M Developments (UK) Limited for a total consideration of £3.0 million (equivalent to approximately RM15.6 million). An initial sum of £750,000 (equivalent to approximately RM3.9 million) was paid during the current quarter. The principal activities of the subsidiaries are maintenance and repair of motor vehicles and property investment respectively.
 - (ii) Berjaya Air Cargo Sdn Bhd and Rumah Mampu Berjaya Sdn Bhd, both wholly-owned subsidiaries of the Group had been struck off.
 - (iii) Informatics Global Campus Pte Ltd, a subsidiary of Informatics Education Limited had been struck off.
 - (iv) London Lotus Centre Limited, H.R. Owen Leasing Limited, H.R. Owen Motor Dealerships Limited, H.R. Owen Motor Properties Limited, H.R. Owen Vehicle Leasing Company Limited and Netprofit.com Limited, all of which are subsidiaries of H.R. Owen Plc, were dissolved.
 - (v) The incorporation of Berjaya HR Sdn Bhd ("BHRSB") by the Company. The intended principal activities of BHRSB are to provide recruitment services of foreign workers being expatriate of professional and skilled workers.
 - (vi) Following the Exit Offer and Warrants Offer in connection to the directed delisting of Informatics Education Ltd ("Informatics"), Berjaya Leisure Capital (Cayman) Limited, a wholly-owned subsidiary of the Company acquired a further 22.23% equity interest (about 39.4 million shares) in Informatics for a consideration of SGD0.011 per share and its total equity interests in Informatics had increased from 67.42% to 89.65%.
 - (vii) FEAB Equity Sdn Bhd, a wholly-owned subsidiary of Sports Toto Berhad ("SPToto") Group (formerly known as Berjaya Sports Toto Berhad) was dissolved and had been de-registered.
 - (viii) BPI has disposed of a total of 9,600,000 ordinary shares in REDtone Digital Berhad ("REDtone") representing 1.24% equity interest in REDtone for a total cash consideration of Peso60.2 million (equivalent to RM4.8 million). Following the disposal, BPI holds 15,832,000 shares representing 2.05% equity interest in REDtone.
- A9 There were no material changes in contingent liabilities since the last audited statement of financial position as at 30 June 2022.
- A10 There were no material changes in capital commitments since the last audited statement of financial position as at 30 June 2022.

UNAUDITED INTERIM FINANCIAL REPORT FOR THE PERIOD ENDED 31 DECEMBER 2022 ADDITIONAL INFORMATION REQUIRED BY THE BURSA SECURITIES LR

B1 The main operating businesses of the Group are number forecast operations ("NFO") which includes toto betting operations and related activities, auto retailing and provision of aftersales services, property development and investment and the operations of hotels and resorts. The key factors (other than general economic conditions) affecting the performance of the main operating businesses in the Group are as follows:

Number forecast operations (gaming)

disposable income of the general public, Jackpot cycles, luck factor, illegal gaming and the number of draws in the financial period.

Auto retailing and provision of aftersales services

- the trend in prestige and specialist cars in United Kingdom ("UK").

Property development and investment

 demography of population, location of the properties, costs of building materials and related services lending guidelines and interest rates of the financial institutions, rental rates, age and condition of investment properties and the quality of property management services.

Operations of hotels and resorts

- room rates, seasonal festive periods and school holidays, location of the hotels and resorts, tourism and currency exchange trends, energy/other supplies costs, quality of rooms/amenities/service.

The performance of the Group's operating businesses may be affected should the imposition of restrictive measures be introduced in response to any future pandemic.

Review of Results For the Current Quarter Ended 31 December 2022

The summarised results of the Group are as follows:	3-Month Ended		
	31/12/2022 RM'000	31/12/2021 RM'000	+/(-) %
Revenue	1,691,878	1,428,417	18
Profit from operations	81,028	73,823	10
Profit before tax	155,915	34,748	349

The Group registered a revenue of RM1.69 billion and pre-tax profit of RM155.91 million in the current quarter ended 31 December 2022 as compared to a revenue of RM1.43 billion and pre-tax profit of RM34.75 million in the previous year corresponding quarter.

The higher Group revenue was mainly due to:

- (i) the gaming business segment operated by STM Lottery Sdn Bhd (formerly known as Sports Toto Malaysia Sdn Bhd) ("STM Lottery") which reported an increase in revenue of 28.4% mainly due to strong sales from 4D Jackpot game and higher number of draws conducted (ie.48 draws were conducted in the current quarter compared to only 45 draws in the previous year corresponding quarter);
- (ii) the higher overall occupancy rates reported by the hotels and resorts business segment during the quarter under review; and
- (iii) higher property progress billings reported by property development and investment business segment from its project at The Tropika, Bukit Jalil.

The Group reported a higher pre-tax profit of RM155.91 million mainly due to the Group has accounted for a dividend distribution received from an associated company in excess of its carrying value amounted to about RM105.9 million and the substantially higher revenue due to the factors mentioned above. The aforementioned improvement offset the lower profit contribution from HR Owen, which incurred higher operating expenses in this current quarter under review.

UNAUDITED INTERIM FINANCIAL REPORT FOR THE PERIOD ENDED 31 DECEMBER 2022 ADDITIONAL INFORMATION REQUIRED BY THE BURSA SECURITIES LR

Review of Results For the 6-month Period

The summarised results of the Group are as follows:

1	6-Month Ended		
	31/12/2022 31/12/2021 +/(-)		
	RM'000	RM'000	%
Revenue	3,399,872	2,391,456	42
Profit from operations	217,568	42,303	414
Profit/(Loss) before tax	252,279	(41,598)	N/A

For the cumulative six months ended 31 December 2022 under review, the Group registered a revenue of RM3.4 billion and pre-tax profit of RM252.28 million as compared to a revenue of RM2.39 billion and pre-tax loss of RM41.6 million reported in the previous year corresponding period.

The higher Group revenue was mainly due to:

- STM Lottery reporting a significant increase in revenue of 119.7% mainly due to the full resumption of business operation in the current period under review whilst the previous year corresponding period business operations were disrupted by the imposition of nationwide lockdown from 1 June 2021 to 13 September 2021 resulting in the cancellation of 37 draws during that period;
- (ii) higher property progress billings reported by property development and investment business segment; and
- (iii) the higher overall occupancy rates and average room rates reported by the hotels and resorts business segment during the current period under review.

The Group reported a turnaround to pre-tax profit of RM252.28 million mainly due to the substantially higher revenue due to the factors mentioned above. Most of the business segments of the Group reported improved performance after the resumption of international and domestic travels and further relaxation of the COVID-19 standard operating procedures. In addition, the Group has accounted for a dividend distribution received from an associated company in excess of its carrying value amounted to about RM105.9 million. The aforementioned improvement mitigated the lower profit contribution from HR Owen, which incurred higher operating expenses in this current period under review.

B2 <u>Review of Results of Second Quarter Vs First Quarter</u>

	3-Month Ended 31/12/2022 RM'000	3-Month Ended 30/09/2022 RM'000	+/(-) %
Revenue	1,691,878	1,707,994	(1)
Profit from operations	81,028	136,540	(41)
Profit before tax	155,915	96,364	62

For the current quarter ended 31 December 2022, the Group reported a revenue of RM1.69 billion and pre-tax profit of RM155.91 million as compared to a revenue of RM1.71 billion and pre-tax profit of RM96.36 million in the preceding quarter ended 30 September 2022.

The Group's lower revenue was mainly due to:

- (i) the lower revenue reported by the hotel and resorts business segment from the overall lower occupancy rates; and
- (ii) H.R. Owen reported a lower revenue by 10.1% primarily due to lower volume of vehicle sold from both new and used car sectors, partly resulted from the delay in supply of certain car models and the gap pending new models launches in the coming periods.

UNAUDITED INTERIM FINANCIAL REPORT FOR THE PERIOD ENDED 31 DECEMBER 2022 ADDITIONAL INFORMATION REQUIRED BY THE BURSA SECURITIES LR

B2 Review of Results of Second Quarter Vs First Quarter (Cont'd)

The above factors were mitigated by:

- (i) higher property progress billings reported by property development and investment business segment from its project at The Tropika, Bukit Jalil; and
- (ii) STM Lottery reported higher revenue by 7.9% primarily driven by higher number of draws conducted coupled with higher accumulated jackpot prizes.

Despite the lower revenue, the Group reported a higher pre-tax profit of RM155.91 million mainly attributed to the dividend distribution received from an associated company in excess of its carrying value which amounted to RM105.9 million.

B3 Future Prospects

As most parts of the world transition into the endemic phase of COVID-19, the recovery of the global and domestic economies are gaining momentum. However, the recent rise of global inflation rates caused by the reduction of commodities supplies and supply chain disruptions, brought on by the ongoing Russia-Ukraine war and the COVID-19 lockdowns in China as well as the geopolitical tension, have certainly impacted the economic recovery rate.

Taking into account of the aforesaid and barring any unforeseen circumstances, the Directors are cautiously optimistic that the performance of the business operations of the Group for the remaining quarters of the financial year ending 30 June 2023 to be satisfactory, despite having to bear the rising operating costs going forward.

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B4 There is no profit forecast for the financial period under review.

B5 Profit before tax is stated after charging/(crediting):

	3-month ended 31/12/2022 RM'000	6-month ended 31/12/2022 RM'000
Interest income	(11,255)	(22,113)
Dividend income	(762)	(1,545)
Other income excluding dividend and interest income	(5,060)	(11,175)
Depreciation of property, plant and equipment	25,400	50,572
Depreciation of right-of-use assets	26,572	53,134
Gain on disposal of property, plant and equipment	(133)	(104)
Loss on disposal of partial equity interest in an associated company	-	3,239
Amortisation of intangible assets	433	879
Impairment loss on receivables (net)	780	606
Provision for write down of inventories	2,073	4,923
Net foreign exchange loss	9,211	23,289
Fair value changes of investments at FVTPL	(9,015)	(12,472)
Dividend distribution received from an		
associated company in excess of its carrying value	(105,956)	(105,956)

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B6 The taxation charges for the current quarter and financial period ended 31 December 2022 were detailed as follows:

	3-month ended 31/12/2022 RM'000	6-month ended 31/12/2022 RM'000
Malaysian income tax	36,562	79,350
Foreign tax	(5,495)	2,327
Deferred taxation	3,453	(4,473)
	34,936	77,076

The disproportionate tax charge of the Group for the current quarter and financial period ended 31 December 2022 was mainly due to certain expenses being disallowed for tax purposes and the non-availability of the Group tax relief in respect of losses incurred by certain subsidiary companies.

- B7 The corporate proposals announced by the Group but not completed as at the date of this announcement are listed below:
 - (a) On 19 July 2004, the Company announced that Selat Makmur Sdn Bhd now known as Berjaya Tagar Sdn Bhd ("BTSB"), a subsidiary company of Berjaya Land Development Sdn Bhd then, which in turn is a wholly owned subsidiary of the Company, had on even date entered into a conditional sale and purchase agreement with Selangor Turf Club ("STC") for the acquisition of 3 parcels of leasehold land measuring a total area of approximately 244.7926 acres located in Sungai Besi together with all existing buildings and fixtures erected thereon from STC ("Sungai Besi Land") for a total consideration of RM640.0 million to be settled by way of cash of RM35.0 million payable to STC and the balance of RM605.0 million to be satisfied with a transfer of 750 acres of land located in Sungai Tinggi ("Sungai Tinggi Land") with a newly built turf club thereon ("STC Proposals") ("SPA"). BTSB had proposed to acquire Sungai Tinggi Land from BerjayaCity Sdn Bhd ("BCity"), a subsidiary company of Berjaya Corporation Berhad and to appoint BCity as the turnkey contractor of the new turf club ("BCity Project").

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B7 The corporate proposals announced by the Group but not completed as at the date of this announcement are listed below (cont'd):

The Company had on 13 October 2004 and 14 November 2004 announced that the approvals from the Foreign Investment Committee ("FIC") and shareholders have been obtained for the STC Proposals.

Subsequently, on 28 June 2010, the Company announced the status of the conditions precedent ("CP") as follows:

- 1 Approval of the FIC for the STC Proposals was obtained on 12 October 2004.
- 2 Approval of the FIC for the acquisition of the Sungai Tinggi Land by STC was obtained on 21 October 2004.
- 3 Approvals of the shareholders of BTSB, the Company, BCity and Berjaya Group Berhad for the STC Proposals was obtained on November 2004.
- 4 Approvals of the State Authority Consent for the transfer of the portion of Sungai Besi Land in favour of BTSB was obtained on 11 January 2005. However, the consent had lapsed and application will be re-submitted after item 6 of the CP below is fulfilled.
- 5 The agreement between STC and BTSB on the layout plans, building plans, designs, drawings and specifications for the new turf club is still pending the fulfillment of item 6 of the CP below.
- 6a. The approval for the master layout plan for Sungai Tinggi Land which was obtained on 11 February 2008 is to be re-tabled due to the change of the Selangor State government and SMSB is awaiting the decision from the Selangor State government.
- 6b. The approval for the Majlis Daerah Hulu Selangor ("MDHS") for the Development Order, Earthworks and Infrastructure and Building Plan pertaining to the construction of the new turf club is pending as MDHS is unable to process the application until item 6a above is fulfilled.
- 6c. The approval of the State Exco of Selangor for the conversion and sub-division of Sungai Tinggi Land is pending as the application will only be tabled at the State Exco of Selangor after approvals for items 6a and 6b are obtained.

As announced on 16 August 2010, CP no. 4, 5, 6a, 6b and 6c above have yet to be fulfilled.

On 29 January 2010, the Company announced that STC and BTSB have mutually agreed to an extension of time to 18 January 2011 to fulfil the conditions precedent ("CP") in the abovementioned conditional sale and purchase agreement. This extension of time was further extended by STC to 18 January 2012. Subsequently, on 22 December 2011, the Company announced that STC granted an extension of time from 19 January 2012 to 18 January 2013.

On 22 December 2011, the Company announced that STC granted BTSB request for a further extension of time from 19 January 2012 to 18 January 2013.

On 13 August 2012, the Company announced that BTSB and STC had entered into a supplemental to mutually vary certain terms of the SPA ("Supplemental Agreement"), details of which are as follows:

- if there is any CP remains outstanding, BTSB shall be entitled to request from STC further extension of time to fulfil the CPs pursuant to the proposed acquisition of Sungai Besi Land. STC shall grant an extension of one year subject to a cash payment of RM3.0 million by SMSB for such extension; and
- upon signing the Supplemental Agreement, BTSB shall pay STC an advance part payment of RM7.0 million which will be deducted from the cash portion of the consideration of RM35.0 million. The balance of the purchase consideration shall be paid within 33 months from the date of the last CP is fulfilled or such date as mutually extended.

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B7 The corporate proposals announced by the Group but not completed as at the date of this announcement are listed below (cont'd):

Pursuant to the aforesaid Supplemental Agreement, the period is extended for another year to 18 January 2023 to fulfil the conditions precedent below:

- 1 renewal of consent by Land and Mines Department (Federal) for the transfer to BTSB of the portion of Sungai Besi Land (held under H.S.(D) 61790 No. P.T. 2872 in the Mukim of Petaling, District and State of Wilayah Persekutuan) that resides in Wilayah Persekutuan, Kuala Lumpur which had expired on 11 January 2006; and
- 2 the approvals, permits or consents of any other relevant authorities as may be required by applicable laws include inter-alia the following:
- (i) approval from the Town and Country Planning Department of the State of Selangor on the re-tabling of the amended master layout plan which was re-submitted on 19 August 2008;
- (ii) approval from the Majlis Daerah Hulu Selangor ("MDHS") for the Development Order and building plan pertaining to the construction of the new turf club after approval under item 2(i) above is obtained; and
- (iii) approval from the State Exco of Selangor for the conversion and sub-division of Sungai Tinggi Land after approvals under items 2(i) and (ii) above are obtained.

On 10 November 2017, the Company announced that further to the legal proceedings instituted by the Company, BTSB and BCity (the "Applicants") in March 2016 against the (1) Selangor State Government, (2) MDHS, (3) Majlis Daerah Kuala Selangor, (4) Pengarah Pejabat Tanah & Galian Negeri Selangor, (5) Pengarah Jabatan Perancangan Bandar dan Desa Negeri Selangor, (6) Pengarah Jabatan Kerja Raya Negeri Selangor, (7) Pengarah Jabatan Alam Sekitar Negeri Selangor and (8) Pengarah Jabatan Geosains Negeri Selangor (the "Respondents") by way of an application for judicial review in the Shah Alam High Court, the Shah Alam High Court had on 9 November 2017 decided on the judicial review in favour of the Applicants.

The judgement rendered on 9 November 2017 was as follows:

- 1 The Applicants' application against the 2nd, 3rd, 4th, 6th, 7th and 8th Respondents are dismissed with costs of RM2,000.00 awarded to the 2nd, 3rd, 4th, 6th, 7th and 8th Respondents respectively.
- 2 The Applicants are allowed to proceed with the development.
- 3 The Applicants are required to submit the relevant documents to the relevant technical departments for comments.
- 4 The technical departments are directed to respond within 3 months from the receipt of these documents, and failing which it is deemed that they have no objection to these documents.
- 5 Pursuant to an order in the nature of mandamus, the 1st and 5th Respondents are directed to re-table the Applicants' proposal papers to relocate and construct the Selangor Turf Club before the National Physical Planning Council within 3 months after the receipt of the proposal papers from the Applicants.
- 6 The Applicants are directed to submit the said proposal papers within 1 month upon receipt of the fair order, failing which the Applicants shall forfeit the benefit of the order of mandamus pursuant to paragraph 5.
- 7 The 1st and 5th Respondents are ordered to pay the Applicants compensation for any loss suffered by the Applicants. The amount of such compensation will be assessed in subsequent proceedings.

Further to the above, on 14 December 2017, the Company announced that the Selangor State Government and several other respondents ("the Appellants") have filed a Notice of Appeal to the Court of Appeal to appeal against the decision of the Shah Alam High Court made on 9 November 2017 ("Main Appeal").

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B7 The corporate proposals announced by the Group but not completed as at the date of this announcement are listed below (cont'd):

The 1st and 5th Respondents have also applied to stay the ongoing proceedings in the Shah Alam High Court and the execution of the Shah Alam High Court judgement in the judicial review proceedings ("Stay of Proceedings Application"). The Applicants have applied to the Shah Alam High Court for an extension of time to submit the proposal papers to the the first and fifth respondents ("Extension of Time Application"). In addition, the Applicants have also filed an application for assessment of compensation pursuant to the aforesaid Shah Alam High Court judgement ("Assessment Proceedings").

The Court of Appeal has granted a stay of execution of the High Court judgment and the Assessment Proceedings pending the disposal of the Main Appeal at the Court of Appeal.

The hearing of the Selangor State Government's appeal at the Court of Appeal which was previously fixed on 24 October 2019 has been vacated by the Court of Appeal. The Court of Appeal will instead hear a motion by the Selangor State Government to adduce further evidence in this matter. The Court of Appeal has then fixed 22 November 2019 as case management date to fix the hearing date of the Main Appeal. On 22 November 2019, the Court of Appeal fixed the hearing date of the Main Appeal on 27 March 2020.

The hearing of the Selangor State Government's motion to adduce further evidence in the matter was dismissed by the Court of Appeal on 24 October 2019. The Appellants subsequently filed a motion for leave to appeal to the Federal Court against the decision of the Court of Appeal in dismissing the Appellants' motion to adduce further evidence (the "FC Leave Motion"). The Federal Court has fixed the hearing of the Appellants' application for leave to appeal on 13 April 2020.

The Appellants have also filed a stay application to stay the hearing of the Main Appeal pending disposal of the FC Leave Motion. This stay application was fixed for hearing on the same day as the hearing of the Main Appeal, that was on 27 March 2020. In the event that the stay is refused by the Court of Appeal, the hearing of the Main Appeal will proceed.

Due to the Movement Control Order (MCO) that came into effect on 18 March 2020, the hearings of the FC Leave Motion and the application for stay as well as the Main Appeal were postponed to 6 July 2020 and 2 July 2020 respectively. A case management date for the main appeal was also fixed for 9 July 2020 by the Court of Appeal.

Subsequently, the State Government has withdrawn both the FC Leave Motion and the stay application at the Court of Appeal on 19 June 2020 and 2 July 2020 respectively. The hearing of the Main Appeal by the Court of Appeal was initially fixed on 14 December 2020. However, the Court of Appeal had postponed the hearing date of the Main Appeal to 29 June 2021. The implementation of FMCO beginning 1 June 2021 further postponed the hearing date to 27 September 2021. On 27 September 2021, the Court of Appeal postponed the hearing to 3 November 2021.

The Main Appeal was heard by the Court of Appeal on 3 November 2021.

The Court of Appeal allowed the appeal of the Appellants and set aside the decision of the Shah Alam High Court rendered on 9 November 2017.

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B7 The corporate proposals announced by the Group but not completed as at the date of this announcement are listed below (cont'd):

The Applicants do not agree with the decision of the Court of Appeal and filed a motion for leave to appeal to the Federal Court to set aside the decision of the Court of Appeal and restore the decision of the Shah Alam High Court of 9 November 2017 ("Motion for Leave").

With respect to the Assessment Proceedings and Extension of Time Application, the Shah Alam High Court had fixed a further case management date on 25 November 2021 for the Applicants to update the Shah Alam High Court as to their next course of action following the Court of Appeal's decision of 3 November 2021.

The case management date at the Shah Alam High Court was subsequently rescheduled to 8 December 2021 at which the Shah Alam High Court directed that in light of the Court of Appeal's decision, there are no further proceedings on both the Assessment Proceedings and the Extension of Time Application at the Shah Alam High Court. Hence, there is no basis for the applications to be kept in abeyance at the Shah Alam High Court. The Court then struck out both the Assessment Proceedings and the Extension of Time Application of Time Application at the Shah Alam High Court. The Court then struck out both the Assessment Proceedings and the Extension of Time Application of Time Application with no order as to costs.

Subsequently, the initial hearing date to hear the Motion for Leave at the Federal Court was fixed for 2 August 2022 which was postponed to a later date to be fixed by the Federal Court. At the case management on 3 October 2022, the Federal Court has fixed 12 January 2023 to hear the Motion for Leave. On 12 January 2023, the Federal Court postponed the hearing to 12 April 2023.

(b) On 16 December 2015, the Company announced that Berjaya (China) Great Mall Co. Ltd ("GMOC"), a 51%-owned subsidiary of Berjaya Leisure (Cayman) Limited ("BLCL"), which in turn is a wholly-owned subsidiary of the Company had entered into a Construction Project Transfer Agreement ("Contract") with Beijing SkyOcean International Holdings Limited ("Beijing SkyOcean"), for the proposed disposal of the Berjaya (China) Great Mall Recreation Centre which is under construction and located in Sanhe City, Hebei Province, the People's Republic of China ("Great Mall Project"), for a cash consideration of RMB2.08 billion (or about RM1.39 billion) ("Proposed Disposal").

Beijing SkyOcean has paid:

- (i) RMB50.0 million (or about RM33.4 million) to GMOC on the signing of the Contract; and
- (ii) RMB1.015 billion (or about RM677.92 million) paid into an escrow bank account ("1st Instalment"). This amount shall be released to GMOC within 5 working days after all condition precedents ("CP") have been fulfilled.

On 16 December 2016, the Company announced that the Proposed Disposal has been completed with the receipt of RMB1.015 billion or 1st Instalment by GMOC from the escrow bank account following the fulfilment of all CP. The balance of cash consideration of RMB1.015 billion will be received by November 2017 ("Final Instalment").

Subsequently, on 28 April 2017, the Company announced that following the completion of the Proposed Disposal, GMOC has entered into a supplementary agreement with Beijing SkyOcean to adjust the total cash consideration pursuant to the Proposed Disposal from RMB2.08 billion to RMB2.039 billion, and accordingly revise the Final Instalment to RMB974.07 million as a result of part of the land being regained by Sanhe Land and Resource Bureau, reimbursement of theme park equipment and shared expenses relating to certain electrical works.

SkyOcean Holdings Group Limited which holds 100% stake in Beijing SkyOcean, and its major shareholder, Mr. Zhou Zheng ("the Guarantors") shall guarantee the performance of the obligations by Beijing SkyOcean pursuant to the Contract.

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B7 The corporate proposals announced by the Group but not completed as at the date of this announcement are listed below (cont'd):

On 8 December 2017, the Company announced Beijing SkyOcean had not remitted the Final Instalment to GMOC by the appointed time. Hence, GMOC after seeking legal advice, had on 7 December 2017, issued a notice of demand to Beijing SkyOcean and the Guarantors to pay to GMOC the Final Instalment and accrued late payment interest within 3 days upon receipt of the said notice, failing which GMOC will take all relevant legal measures, including commencing legal proceeding in Hong Kong against Beijing SkyOcean and the Guarantors to protect and enforce GMOC's legitimate rights.

On 19 January 2018, the Company announced that GMOC submitted a Notice of Arbitration to the Hong Kong International Arbitration Centre ("HKIAC") against Beijing SkyOcean and the Guarantors ("Respondents") to seek recovery of the Final Instalment and accrued late payment interests as well as other reliefs.

The arbitral tribunal was constituted and the procedural timetable was determined by the tribunal for pre-trial preparations, including closing of pleadings, discovery of documents and exchange of witness statements, etc. The arbitration hearing which was originally scheduled to take place in the week of 14 October 2019 was subsequently held and concluded during the week of 16 December 2019.

On 27 May 2020, the Company announced that GMOC has on 21 May 2020 obtained a favourable arbitration award from the HKIAC ("Final Award"), details of which are as follows:-

- (i) Beijing SkyOcean shall pay to GMOC the outstanding balance amount of RMB974.07 million;
- Beijing SkyOcean shall pay liquidated damages on the outstanding balance amount calculated at the People's Bank of China's lending rate of 4.75% per annum from the payment due date of 28 November 2017 until the date full payment is made;
- (iii) The Guarantors shall be jointly and severally liable for the amounts payable by Beijing SkyOcean under the Final Award; and
- (iv) The Respondents shall jointly pay legal costs of about RMB15.9 million (or about RM9.72 million) and arbitration costs of about HKD3.96 million (or about RM2.23 million) within 30 days after issuance of the Final Award, failing which late payment interest at 8% per annum shall be charged from the due date until the date of actual payment.

On 18 December 2020, Beijing Fourth Intermediate People's Court ordered the recognition and enforcement of GMOC's Final Award under the Supplemental Arrangement Concerning Mutual Enforcement of Arbitral Awards between the Mainland and the Hong Kong Special Administrative Region ("HKSAR"), which was entered between the Chinese Supreme People's Court and HKSAR.

On 2 June 2021, the Hong Kong Court ordered a bankruptcy order against Zhou Zheng. Subsequently, GMOC appointed Grant Thornton Recovery & Reorganisation Limited as joint and several trustees of the property of Zhou Zheng, to investigate and recover the Final Award.

The courts in the People's Republic of China and Hong Kong have ordered that various assets of Beijing SkyOcean and its Guarantors to be frozen and will be appraised for auction to eventually recover the Final Award.

The abovementioned enforcement proceedings are still ongoing.

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- B7 The corporate proposals announced by the Group but not completed as at the date of this announcement are listed below (cont'd):
 - (c) On 4 June 2018, the Company announced that BLCL had entered into a Capital Transfer Agreement for the proposed disposal by BLCL of the entire resultant 32.5% of the capital contribution in Berjaya Vietnam Financial Center Limited ("BVFC") to Vinhomes Joint Stock Company ("Vinhomes") and Can Gio Tourist City Corporation for a cash consideration of VND884.93 billion (equivalent to approximately RM154.86 million) ("Proposed BVFC Disposal"). The Proposed BVFC Disposal is pending completion.

Initially, BLCL's capital contribution of VND967.31 billion comprised and represented 100% of the charter capital of BVFC. However, following the conditions imposed by the Vietnamese authorities, BVFC was required to increase its charter capital and Vinhomes had in March 2018 injected fresh capital contribution amounting to VND2,008.69 billion (equivalent to approximately RM352 million) into BVFC to fulfill the above requirement which accordingly resulted in a dilution of BLCL's holding in the charter capital of BVFC to 32.5%.

In conjunction with the Proposed BVFC Disposal, Vinhomes and its affiliates are also being considered as potential purchasers of Berjaya Vietnam International University Town One Member Limited Liability Company ("BVIUT") and have in December 2017 also injected a cash sum of VND11,904 billion as fresh capital contribution into BVIUT in order to meet certain similar conditions imposed by the Vietnamese authorities which require BVIUT to increase its charter capital to VND12,000 billion.

Accordingly, BLCL's initial stake in BVIUT has also been diluted from 100% to 0.8%. It is the intention of BLCL to dispose of its 0.8% stake in BVIUT in the near future ("Proposed BVIUT Disposal").

0	Group borrowings and debt securities as at 51 December 2022.			
			RM'000	RM'000
	Short term borrowings			
	Secured bank borrowings			
	Denominated in RM		368,360	
	Denominated in GBP (GBP927,000)	*	4,948	
	Denominated in SGD (SGD1,352,000)	*	4,437	
	Denominated in Euro (€5,472,000)	*	25,727	
	Denominated in PHP (PHP132,500,000)	*	10,488	
	Denominated in JPY (JPY2,115,011,000)	*	70,451	
				484,411
	Secured Medium Term Notes (Denominated in RM)			75,000
	Secured Sukuk Wakalah Medium Term Notes (Denominated in	RM)		107,400
	Unsecured other bank borrowings			
	Denominated in GBP (GBP11,000)	*		59
	Secured finance lease and hire purchase payables			
	Denominated in RM		1,069	
	Denominated in USD (USD950,000)	*	4,191	
			i	5,260
	Secured vehicle stocking loans			*
	Denominated in GBP (GBP60,629,000)	*		323,590
	Sub-total short term borrowings carried forward			995,720
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B8 Group borrowings and debt securities as at 31 December 2022:

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B8	Group borrowings and debt securities as at 31 December	er 2022 (cont'd):	RM'000	RM'000
			KIVI 000	KWI 000
	Sub-total short term borrowings brought forward			995,720
	Long term borrowings			
	Secured bank borrowings			
	Denominated in RM		859,946	
	Denominated in Euro (€51,197,000)	*	240,729	
	Denominated in GBP (GBP20,658,000)	*	110,254	
	Denominated in ISK (ISK2,455,070,000)	*	76,097	
	Denominated in PHP (PHP57,292,000)	*	4,533	
	Denominated in JPY (JPY1,765,836,000)	*	58,820	
				1,350,379
	Secured Medium Term Notes (Denominated in RM)			873,902
	Secured Sukuk Wakalah Medium Term Notes (Denom	inated in RM)		80,000
	Unsecured other bank borrowings			
	Denominated in GBP (GBP25,000)	*		132
	Secured finance lease and hire purchase payables			
	Denominated in RM		2,720	
	Denominated in USD (USD7,740,000)	*	34,146	
			0 1,1 10	36,866
	Sub-total long term borrowings		-	2,341,279
	6 • • • • • 6 •		-	,- ,
	Total borrowings			3,336,999
	č		=	

* Converted at the respective exchange rates prevailing as at 31 December 2022

B9 There was no pending material litigation as at the date of this announcement other than as disclosed below:

(a) GMOC Project Arbitration Proceedings Reference is made to Note B7 (b).

On 19 January 2018, the Company announced that GMOC submitted a Notice of Arbitration to the Hong Kong International Arbitration Centre ("HKIAC") against Beijing SkyOcean and the Guarantors ("Respondents") to seek recovery of the Final Instalment and accrued late payment interests ("Outstanding Payment") as well as as other reliefs.

The arbitral tribunal was constituted and the procedural timetable was determined by the tribunal for pre-trial preparations, including closing of pleadings and exchange of witness statements, etc. The arbitration hearing which was originally scheduled to take place in the week of 14 October 2019 was subsequently held and concluded during the week of 16 December 2019.

UNAUDITED INTERIM FINANCIAL REPORT FOR THE PERIOD ENDED 31 DECEMBER 2022 ADDITIONAL INFORMATION REQUIRED BY THE BURSA SECURITIES LR

B9 There was no pending material litigation as at the date of this announcement other than as disclosed below (cont'd):

(a) GMOC Project Arbitration Proceedings (Cont'd)

On 27 May 2020, the Company announced that GMOC has on 21 May 2020 obtained a favourable arbitration award from the HKIAC ("Final Award"), details of which are as follows:-

- (i) Beijing SkyOcean shall pay to GMOC the outstanding balance amount of RMB974.07 million;
- Beijing SkyOcean shall pay liquidated damages on the outstanding balance amount calculated at the People's Bank of China's lending rate of 4.75% per annum from the payment due date of 28 November 2017 until the date full payment is made;
- (iii) The Guarantors shall be jointly and severally liable for the amounts payable by Beijing SkyOcean under the Final Award; and
- (iv) The Respondents shall jointly pay legal costs of about RMB15.9 million (or about RM9.72 million) and arbitration costs of about HKD3.96 million (or about RM2.23 million) within 30 days after issuance of the Final Award, failing which late payment interest at 8% per annum shall be charged from the due date until the date of actual payment.

On 18 December 2020, Beijing Fourth Intermediate People's Court ordered the recognition and enforcement of GMOC's Final Award under the Supplemental Arrangement Concerning Mutual Enforcement of Arbitral Awards between the Mainland and the Hong Kong Special Administrative Region ("HKSAR"), which was entered between the Chinese Supreme People's Court and HKSAR.

On 2 June 2021, the Hong Kong Court ordered a bankruptcy order against Zhou Zheng. Subsequently, GMOC appointed Grant Thornton Recovery & Reorganisation Limited as joint and several trustees of the property of Zhou Zheng, to investigate and recover the Final Award.

The courts in the People's Republic of China and Hong Kong have ordered that various assets of Beijing SkyOcean and its Guarantors to be frozen and will be appraised for auction to eventually recover the Final Award.

The abovementioned enforcement proceedings are still ongoing.

(b) BCity Project Legal Proceedings

Reference is made to Note B7(a).

On 10 November 2017, the Company announced that further to the legal proceedings instituted by the Company, BTSB and BCity (the "Applicants") in March 2016 against the (1) Selangor State Government, (2) MDHS, (3) Majlis Daerah Kuala Selangor, (4) Pengarah Pejabat Tanah & Galian Negeri Selangor, (5) Pengarah Jabatan Perancangan Bandar dan Desa Negeri Selangor, 6) Pengarah Jabatan Kerja Raya Negeri Selangor, (7) Pengarah Jabatan Alam Sekitar Negeri Selangor and (8) Pengarah Jabatan Geosains Negeri Selangor (the "Respondents") by way of an application for judicial review in the Shah Alam High Court, the Shah Alam High Court had on 9 November 2017 decided on the judicial review in favour of the Applicants.

UNAUDITED INTERIM FINANCIAL REPORT FOR THE PERIOD ENDED 31 DECEMBER 2022 ADDITIONAL INFORMATION REQUIRED BY THE BURSA SECURITIES LR

B9 There was no pending material litigation as at the date of this announcement other than as disclosed below (cont'd):

(b) BCity Project Legal Proceedings (Cont'd)

Further to the above, on 14 December 2017, the Company announced that the Selangor State Government and several other respondents ("the Appellants") have filed a Notice of Appeal to the Court of Appeal to appeal against the decision of the Shah Alam High Court made on 9 November 2017 ("Main Appeal").

The 1st and 5th Respondents have also applied to stay the ongoing proceedings in the Shah Alam High Court and the execution of the Shah Alam High Court judgement in the judicial review proceedings ("Stay of Proceedings Application"). The Applicants have applied to the Shah Alam High Court for an extension of time to submit the proposal papers to the the first and fifth respondents ("Extension of Time Application"). In addition, the Applicants have also filed an application for assessment of compensation pursuant to the aforesaid Shah Alam High Court judgement ("Assessment Proceedings").

The Court of Appeal has granted a stay of execution of the Shah Alam High Court judgement and the Assessment Proceedings pending the disposal of the Main Appeal at the Court of Appeal.

The hearing of the Selangor State Government's appeal at the Court of Appeal which was previously fixed on 24 October 2019 has been vacated by the Court of Appeal. The Court of Appeal will instead hear a motion by the Selangor State Government to adduce further evidence in this matter. The Court of Appeal has then fixed 22 November 2019 as case management date to fix the hearing date of the Main Appeal. On 22 November 2019, the Court of Appeal fixed the hearing date of the Main Appeal on 27 March 2020.

The hearing of the Selangor State Government's motion to adduce further evidence in the matter was dismissed by the Court of Appeal on 24 October 2019. The Appellants subsequently filed a motion for leave to appeal to the Federal Court against the decision of the Court of Appeal in dismissing the Appellants' motion to adduce further evidence (the "FC Leave Motion"). The Federal Court has fixed the hearing of the Appellants' application for leave to appeal on 13 April 2020.

The Appellants have also filed a stay application to stay the hearing of the Main Appeal pending disposal of the FC Leave Motion. This stay application is fixed for hearing on the same day as the hearing of the Main Appeal, that is on 27 March 2020. In the event that the stay is refused by the Court of Appeal, the hearing of the Main Appeal will proceed.

Due to the Movement Control Order (MCO) coming into effect on 18 March 2020, the hearings of the FC Leave Motion and the application for stay as well as the Main Appeal were postponed to 6 July 2020 and 2 July 2020 respectively. A case management date for the Main Appeal was also fixed for 9 July 2020 by the Court of Appeal.

Subsequently, the State Government has withdrawn both the FC Leave Motion and the stay application at the Court of Appeal on 19 June 2020 and 2 July 2020 respectively. The hearing of the Main Appeal by the Court of Appeal was initially fixed on 14 December 2020. However, the Court of Appeal had postponed the hearing date of the Main Appeal to 29 June 2021. The implementation of FMCO beginning 1 June 2021 further postponed the hearing date to 27 September 2021. On 27 September 2021, the Court of Appeal postponed the hearing to 3 November 2021.

The Main Appeal was heard by the Court of Appeal on 3 November 2021.

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B9 There was no pending material litigation as at the date of this announcement other than as disclosed below (cont'd):

(b) BCity Project Legal Proceedings (Cont'd)

The Court of Appeal allowed the appeal of the Appellants and set aside the decision of the Shah Alam High Court rendered on 9 November 2017.

The Applicants do not agree with the decision of the Court of Appeal and filed a motion for leave to appeal to the Federal Court to set aside the decision of the Court of Appeal and restore the decision of the Shah Alam High Court of 9 November 2017 ("Motion for Leave").

With respect to the Assessment Proceedings and Extension of Time Application, the Shah Alam High Court had fixed a further case management date on 25 November 2021 for the Applicants to update the Shah Alam High Court as to their next course of action following the Court of Appeal's decision of 3 November 2021.

The case management date at the Shah Alam High Court was subsequently rescheduled to 8 December 2021 at which the Shah Alam High Court directed that in light of the Court of Appeal's decision, there are no further proceedings on both the Assessment Proceedings and the Extension of Time Application at the Shah Alam High Court. Hence, there is no basis for the applications to be kept in abeyance at the Shah Alam High Court. The Court then struck out both the Assessment Proceedings and the Extension of Time Application of Time Application with no order as to costs.

Subsequently, the initial hearing date to hear the Motion for Leave at the Federal Court was fixed for 2 August 2022 which was postponed to a later date to be fixed by the Federal Court. At the case management on 3 October 2022, the Federal Court has fixed 12 January 2023 to hear the Motion for Leave. On 12 January 2023, the Federal Court postponed the hearing to 12 April 2023.

The BCity Project Legal Proceedings is still ongoing.

(c) Amat Muhibah Tax Dispute

On 16 June 2021, the Inland Revenue Board of Malaysia ("IRB") issued Notice of Assessment ("Form J") in accordance with Sections 4(c) and 4(f) of the Income Tax Act 1967 ("ITA 1967") to Amat Muhibah Sdn Bhd ("AMSB"), a 52.6% subsidiary company of the Company, on gains from the surrender of certain assets to authorities for the Year of Assessment (YA) 2017. The amount of additional tax assessed, inclusive of tax penalties amounted to RM66.44 million ("Tax in Dispute"). Previously, the gains were brought to tax under Section 4(a) of the ITA 1967 by AMSB.

AMSB did not agree with the basis applied by the IRB and has filed an official appeal against the additional assessment for YA2017 through submission of the prescribed Form Q to the Special Commissioners of Income Tax ("SCIT"). SCIT has fixed the trial on 25 March 2024 and 26 March 2024.

On 1 July 2021, AMSB wrote to the Ministry of Finance Malaysia ("MOF"), requesting MOF:

(a) to give a general character direction to Director General of Inland Revenue ("DGIR") as to the exercise of the functions of the DGIR under Section 135 of the ITA 1967 and for the DGIR to give effect to the direction so given; or

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B9 There was no pending material litigation as at the date of this announcement other than as disclosed below (cont'd):

(c) Amat Muhibah Tax Dispute (Cont'd)

- On 1 July 2021, AMSB wrote to the Ministry of Finance Malaysia ("MOF"), requesting MOF (cont'd):
- (b) to grant an exemption under Section 127(3A) of the ITA 1967 with regards to Tax in Dispute, within the week.

As MOF did not respond to AMSB's request, AMSB has filed an application to the High Court of Kuala Lumpur ("High Court") for judicial review against MOF on 8 July 2021 ("MOF Judicial Review"). The High Court fixed 15 September 2021 for the first hearing of the MOF Judicial Review. AMSB has also been granted an interim stay on the payment of the Tax in Dispute until 15 September 2021. Subsequently, the hearing date has been rescheduled to 25 July 2022 and an interim stay has been granted till then. At the hearing on 25 July 2022, the High Court granted leave for AMSB's application of judicial review and a stay until the full and final determination of the judicial review application.

On 8 August 2022, IRB informed the High Court that it has filed an application to intervene ("IRB Application to Intervene"). The next case management date had been fixed on 11 October 2022 for both parties to obtain instruction on filing of submissions and to fix hearing date for IRB Application to Intervene.

The next case management for MOF Judicial Review had also been fixed on 11 October 2022 pending the disposal of IRB Application to Intervene.

On 11 October 2022, the Attorney General Chambers informed the High Court that it had filed an appeal at the Court of Appeal against the High Court's decision to grant leave for the MOF Judicial Review ("AGC Appeal"). The High Court had fixed case management on 2 February 2023 to update the High Court on the status of the AGC Appeal.

The Court of Appeal has fixed a case management on 13 February 2023 in regards to AGC Appeal. On 13 February 2023, the Court of Appeal has fixed a further case management date on 27 March 2023 for the Applicants to update the Court of Appeal on the status of the Notes of Proceedings.

In regards to the IRB Application to Intervene at a hearing on 2 February 2023, the High Court had allowed IRB Application to Intervene.

Based on the opinion of AMSB's external legal advisor, the Board of Directors are of the view, that AMSB has an arguable case that the IRB has no legal and factual basis to raise the Tax in Dispute.

- B10 The Board does not recommend any dividend for the current quarter (previous year corresponding quarter ended 31 December 2021 : Nil).
- B11 The basic and fully diluted earnings/(loss) per share are calculated as follows:

	Group (3-month period)			
	31/12/2022 RM'000	31/12/2021 RM'000	31/12/2022 sen	31/12/2021 sen
Net profit/(loss) for the current quarter attributable to equity holders of the Parent	84,386	(23,926)		
Weighted average number of ordinary shares in issue with voting rights ('000)	4,920,500	4,920,500		
Basic earnings/(loss) per share			1.71	(0.49)

UNAUDITED INTERIM FINANCIAL REPORT FOR THE PERIOD ENDED 31 DECEMBER 2022 ADDITIONAL INFORMATION REQUIRED BY THE BURSA SECURITIES LR

B11 The basic and fully diluted earnings/(loss) per share are calculated as follows (cont'd):

	Group (6-month period)			
	31/12/2022 RM'000	31/12/2021 RM'000	31/12/2022 sen	31/12/2021 sen
Net profit/(loss) for the financial period attributable to equity holders of the Parent	92,838	(98,229)		
Weighted average number of ordinary shares in issue with voting rights ('000)	4,920,500	4,920,500		
Basic earnings/(loss) per share			1.89	(2.00)

There are no potential ordinary shares outstanding as at 31 December 2022. As such, the fully diluted earnings/(loss) per share of the Group is equivalent to the basic earnings/(loss) per share.