HARTALEGA HOLDINGS BERHAD(Company No. 741883-X)

Condensed Consolidated Statement of Comprehensive Income For the first quarter ended 30 June 2011 (Unaudited)

	Current Quarter Ended 30 Jun 2011 RM'000	Corresponding Quarter Ended 30 Jun 2010 RM'000	Current Year-To-Date 30 Jun 2011 RM'000	Corresponding Year-To-Date 30 Jun 2010 RM'000
Revenue	219,371	169,958	219,371	169,958
Operating expenses	(152,824)	(116,035)	(152,824)	(116,035)
Other operating income	4,621	503	4,621	503
Finance costs	(498)	(662)	(498)	(662)
Profit before tax	70,670	53,764	70,670	53,764
Taxation	(15,924)	(12,314)	(15,924)	(12,314)
Net profit for the period	54,746	41,450	54,746	41,450
Other comprehensive income Foreign exchange translation difference	75	(115)	75	(115)
Total comprehensive income for the period	54,821	41,335	54,821	41,335
Profit attributable to:				
Owners of the parent	54,774	41,461	54,774	41,461
Non-controlling interest	(28)	(11)	(28)	(11)
-	54,746	41,450	54,746	41,450
Total comprehensive income attributable to:				
Owners of the parent	54,835	41,367	54,835	41,367
Non-controlling interest	(14)	(32)	(14)	(32)
	54,821	41,335	54,821	41,335
	15.00	11 41	15.00	11 41
EPS - Basic (sen)	15.06	11.41	15.06	11.41
- Diluted (sen)	15.01	11.38	15.01	11.38

For comparative purpose, the Earnings Per Share for the corresponding quarter and year to date ended 30 June 2010 had been adjusted to reflect the bonus issue of 1 for 2 existing ordinary shares of RM0.50 each which was completed on 6 September 2010.

(The Condensed Consolidated Statement of Comprehensive Income should be read in conjunction with the audited financial statements of the Company for the financial year ended 31 March 2011 and the accompanying notes attached to this interim financial report.)

HARTALEGA HOLDINGS BERHAD(Company No. 741883-X)

Condensed Consolidated Statement of Financial Position as at 30 June 2011

	Unaudited At 30 Jun 2011 RM'000	Audited At 31 Mar 2011 RM'000
ASSETS		
Non current assets	250 526	240 (22
Property, Plant & Equipment	358,736	348,623
Capital work in progress	24	11
Intangible asset	49	50
Other investment	180	180
Deferred tax assets		29
	359,019	348,893
Current assets		
Inventories	77,613	64,673
Trade receivables	95,554	95,746
Other receivables, deposits and prepayment	4,821	5,259
Tax assets	69	69
Derivatives	2,492	3,340
Cash & bank balances	135,728	116,983
	316,277	286,070
TOTAL ASSETS	675,296	634,963
EQUITY AND LIABILITIES		
Share capital	181,866	181,779
Reserves	347,213	312,665
Equity attributable to owners of the parent	529,079	494,444
Non-controlling interest	336	350
Total Equity	529,415	494,794
Non current liabilities		
Long term borrowing	20,861	24,451
Deferred tax liabilities	37,196	36,868
	58,057	61,319
Current liabilities		
Trade payables	39,739	34,386
Other payables and accruals	23,400	22,780
Short term borrowing	14,526	14,526
Tax payables	10,159	7,158
	87,824	78,850
Total Liabilities	145,881	140,169
TOTAL EQUITY AND LIABILITIES	675,296	634,963
Net assets per share attributable to the owners of		
the Company (sen)	145.46	136.03

(The Condensed Consolidated of Financial Position should be read in conjunction with the audited financial statements of the Company for the financial year ended 31 March 2011 and the accompanying notes attached to this interim financial report)

HARTALEGA HOLDINGS BERHAD(Company No. 741883-X) Condensed Consolidated Statement of Changes in Equity For the first quarter ended 30 June 2011 (Unaudited)

	<				>				
	Share Capital	Share Premium	Translation Reserve	Share-based Payment Reserve	Fair Value Reserve	Retained Profits	Sub Total	Non-controlling Interest	Total Equity
	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000
3 Months Ended 30 June 2011									
Balance as at 01 April 2011	181,779	500	252	4,733	5	307,175	494,444	350	494,794
Total comprehensive income for the period			61			54,774	54,835	(14)	54,821
Transaction with owners									
Dividends						(21,813)	(21,813)		(21,813)
Share-based payment granted under EES & ESOS				828			828		828
Issuance of ordinary shares pursuant to ESOS	87	698					785		785
Transfer from Share-based payment upon exercise of EES & ESOS		281		(374)		93			-
Total transaction with owners	87	979	-	454	-	(21,720)	(20,200)	-	(20,200)
Balance as at 30 June 2011	181,866	1,479	313	5,187	5	340,229	529,079	336	529,415
3 Months Ended 30 June 2010									
Balance as at 01 April 2010 (as previously									
stated)	121,156	792	124	372	-	231,645	354,089	293	354,382
Effect of adoption of FRS 139 net of tax	,					1,846	1,846		1,846
Balance as at 01 April 2010 (as restated)	121,156	792	124	372	-	233,491	355,935	293	356,228
Total comprehensive income for the period			(94)			41,461	41,367	(32)	41,335
Transaction with owners									
Dividends		-				(12,116)	(12,116)		(12,116)
Share-based payment granted under EES & ESOS				.996		· _	996		996
Total transaction with owners	-	-	-	996	-	(12,116)	(11,120)	-	(11,120)
Balance as at 30 June 2010	121,156	792	30	1,368	-	262,836	386,182	261	386,443

(The Condensed Consolidated Statement of Changes In Equity should be read in conjunction with the audited financial statements of the Company for the financial year ended 31 March 2011 and the accompanying notes attached to this interim financial report.)

HARTALEGA HOLDINGS BERHAD(Company No. 741883-X)

Condensed Consolidated Statement of Cash Flows

For the first quarter ended 30 June 2011 (Unaudited)

Current Year-To-Date 30 Jun 2011Corresponding Year-To-Date 30 Jun 2011Corresponding Year-To-Date 30 Jun 2010Cash Flows from Operating Activities70,670\$3,764Adjustment for: Non cash items9,2129,355Operating profit before changes in working capital79,88263,119Changes in working capital79,88263,119Changes in working capital(12,940)(1,791)Net change in inventories(12,940)(1,791)Net change in inventories(12,940)(1,791)Net change in inventories(12,940)(1,791)Net change in payables5,972(1,604)Cash generated from operations73,54469,027Interest received283370Taxation paid(12,596)(10,231)Net cash from operating activities60,73358,594Cash Flows from Investing Activities(17,170)(2,332)Proceeds from disposal of property, plant and equipment(17,123)(3,332)Net cash used in investing activities(17,370)(26,677)Cash Flows from Financing Activities(17,370)(26,677)Proceeds from fisuance of shares-ESOS785-Drividend paid(21,813)(12,116)Net cash used in financing activities18,74515,935Cash & cash equivalents at end of period135,72890,658Cash & cash equivalents at end of period23,219135,728Dividend paid(21,813)(12,116)Net cash equivalents at en			
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135,728 90,558	Less: Fixed deposit pledged	-	
		135,728	90,558

(The Condensed Consolidated Statement of Cash Flows should be read in conjunction with the audited financial statements of the Company for the financial year ended 31 March 2011 and the accompanying notes attached to this interim financial report.)



Notes to the Interim financial report for the First Quarter ended 30 June 2011

A. NOTES PURSUANT TO THE FINANCIAL REPORTING STANDARD 134 (FRS 134): INTERIM FINANCIAL REPORTING

A1. Basis of Preparation

The interim financial report is unaudited and has been prepared in accordance with requirement of Financial Reporting Standard 134 (FRS 134): Interim Financial Reporting issued by the Malaysian Accounting Standards Board ("MASB") and Appendix 9B part A of the Listing Requirements ("Listing Requirements") of the Bursa Malaysia Securities Bhd ("Bursa Securities").

The accounting policies and methods of computation adopted in the preparation of this interim financial report are consistent with those adopted in the audited financial statements of the Company for the financial year ended 31 March 2011 except for the adoption of the following new and revised Financial Reporting Standards ("FRSs"), Amendments to FRSs and IC Interpretations and Technical Releases ("TRs"):

FRSs/IC Interpretations/TRs

FRS 1 First-time Adoption of Financial Reporting Standards FRS 3 Business Combinations (Revised) FRS 127 Consolidated and Separate Financial Statements (Revised) Limited Exemption from Comparative FRS 7 Disclosures for First-time Adopters (Amendment to FRS 1) Additional Exemptions for First-time Adopters (Amendments to FRS 1) Improving Disclosures about Financial Instruments (Amendments to FRS 7) Amendments to FRS 2 Share-based Payment Group Cash-settled Share-based Payment Transactions (Amendments to FRS 2) Amendments to FRS 5 Non-current Assets Held for Sales and Discontinued Operations Amendments to FRS 138 Intangible Assets Amendments to FRSs contained in the document entitled "Improvements to FRSs (2010)" Determining whether an Arrangement contains a Lease IC Interpretation 4 IC Interpretation 12 Service Concession Arrangements IC Interpretation 16 Hedges of a Net Investment in a Foreign Operation IC Interpretation 17 Distributions of Non-cash Assets to Owners IC Interpretation 18 Transfers of Assets from Customers Amendments to IC Interpretation 9: Reassessment of Embedded Derivatives TR i-4 Shariah Compliant Sale Contracts

The adoption of the above FRSs, Amendments to FRSs, IC Interpretations and TRs does not have any significant impact on the financial performance and financial position of the Group other than stated below:

FRS 3 Business Combinations (Revised) and FRS 127 Consolidated and Separate Financial Statements (Revised)

The revised FRS 3 introduces a number of significant changes to the accounting for business combinations with greater use of fair value. These changes include recognising all acquisition-related costs as expense, measuring any pre-existing interest at fair value and allowing measurement of non-controlling interest (previously known as minority interest) at



either fair value or at its proportionate share of the acquiree's net identifiable assets. The revised FRS 127 requires accounting for changes in ownership interests by the Group in a subsidiary, while maintaining control, to be recognised as an equity transaction. When the Group loses control of a subsidiary, any interest retained in the former subsidiary will be measured at fair value with the gain or loss recognised in profit or loss. The revised standard also requires all losses attributable to the minority shareholders to be absorbed by minority shareholders instead of by the parent. The Group applied the changes of revised FRS 3 and FRS 127 prospectively and therefore there will not have any financial impact on the financial statements of the Group for financial period prior to 1 April 2011. The changes will affect future transactions with non-controlling interest.

The Group has not applied in advance the following revised FRS, Amendments to FRS and IC Interpretations that have been issued by the MASB but are not yet effective for the current financial year:

FRSs/IC Interpretations/TRs

Effective date

FRS 124 Related Party Disclosures (Revised)	1 January 2012
IC Interpretation 15 Agreements for the Construction of Real Estate	1 January 2012
IC Interpretation 19 Extinguishing Financial Liabilities with Equity	1 July 2011
Instruments	
Prepayments of a Minimum Funding Requirement (Amendments to IC	1 July 2011
Interpretation 14)	

The adoption of the above FRS, Amendments to FRS and IC Interpretations is not expected to have any significant impact on the results and financial position of the Group.

The interim financial report should be read in conjunction with the audited financial statements of the Company for the financial year ended 31 March 2011 and the accompanying explanatory notes attached to this interim financial report.

A2. Auditors' Report

The auditors' report for the immediate preceding annual financial statements of the Company for the financial year ended 31 March 2011 is not subject to any qualification.

A3. Seasonal and Cyclical Factors

The principal business operations of the Group were not affected by any seasonal and cyclical factors.

A4. Items of Unusual Nature and Amount

There were no items affecting the assets, liabilities, equity, net income or cash flow of the Group that are unusual because of their nature, size or incidence for the current quarter and financial year-to-date.

A5. Changes in Estimates

There were no changes in the estimates of amounts reported in the prior interim period of the current financial year or changes in the estimates of amounts reported in the prior financial years that have a material effect in the current quarter or financial year-to-date.



A6. Issues, Repurchases and Repayments of Debt and Equity Securities

During the current quarter and financial year-to-date ended 30 June 2011, a total of 174,400 new ordinary shares of RM0.50 each were allotted and issued pursuant to the Company's Executive Share Option Scheme.

Other than the above, there were no issuance and repayments of debt and equity securities, share buy-backs, and shares held as treasury shares for the current quarter and financial year-to-date.

A7. Dividend Paid

During the financial year, the Company paid a third interim dividend of 6 sen per share single tier amounting to RM21,813,432 in respect of the financial year ended 31 March 2011 on 10 June 2011.

A8. Segment Information

The Group's business mainly comprises the manufacturing and sale of latex gloves and its manufacturing activities are operated solely in Malaysia whilst its revenue is mainly earned in Malaysia. On this basis, the Group Managing Director reviews the operating results of the Group as a whole. Accordingly, no reportable operating segment is presented.

A9. Valuation of property, plant and equipment

The valuations of property plant and equipment have been brought forward without amendment from the previous annual financial statements.

A10. Capital Commitments

Capital commitment as at end of the current quarter and financial year-to-date are as follows:-

	30 June 2011
	RM'000
Approved and contracted for	7,610
Approved but not contracted for	193,298
Total	200,908

A11. Material Events Subsequent to the End of Period Reported

There were no material events subsequent to 30 June 2011 up to latest practicable date, 3 August 2011 that have not been reflected in the financial statements for the current quarter and financial year-to-date.



A12. Changes in the Composition of the Group

On 26 May 2011, Hartalega Sdn. Bhd., a wholly-owned subsidiary of the Company, subscribed for 70% of the registered capital of Yancheng Pharmatex Medical Equipment Co. Ltd. ("Yancheng Pharmatex"), a company incorporated in China, for a total consideration of 700,000 Chinese Renminbi. Consequently, Yancheng Pharmatex became an indirect subsidiary of the Company during the current quarter.

A13. Contingent liabilities and Contingent Assets

There were no contingent liabilities or contingent assets that had arisen since the last annual balance sheet date except as disclosed in the material litigation under Section B12.



B. ADDITIONAL INFORMATION REQUIRED BY BURSA MALAYSIA'S LISTING REQUIREMENTS

B1. Review of Performance of the Company and its Subsidiaries

The Group's performance for the quarter under review versus the corresponding quarter of the previous financial year is tabled below:

	1st Quarter Ended 30 Jun 2011	1st Quarter Ended 30 Jun 2010	Variance		Year-To- Date 30 Jun 2011	Year-To- Date 30 Jun 2010	Variance	
	RM'000	RM'000	RM'000	%	RM'000	RM'000	RM'000	%
Revenue	219,371	169,958	49,413	29.1	219,371	169,958	49,413	29.1
Profit before tax	70,670	53,764	16,906	31.4	70,670	53,764	16,906	31.4

Quarter to quarter, the Group's sales revenue increased by 29.1% and profit before tax increased by 31.4%. The significant achievement in revenue and profit before tax is in line with the Group's continuous expansion in production capacity, increase in demand, effective cost control and improvement in production processes.

B2. Material Changes in the Quarterly Results Compared to the Results of the Preceding Quarter

	Current Quarter ended 30 Jun 2011	Preceding Quarter ended 31 Mar 2011	Variance	
	RM'000	RM'000	RM'000	%
Revenue	219,371	192,524	26,847	13.9
Profit before tax	70,670	66,290	4,380	6.6

In the current quarter, the Group's revenue was 13.9% higher and the profit before tax was 6.6% higher when compared to the preceding quarter. The increase in profit before tax is due to the contribution from plant 5's more efficient production lines and higher capacity to generate higher sales.

B3. Commentary on Prospects and Targets

Our Group's products are sold to the Health Care Industry. Glove consumption is inelastic in the medical environment because the usage of glove is mandatory for disease control. Our nitrile synthetic glove was well accepted by the end users due to its high quality and elastic properties that mimic that of a natural rubber glove.

The switching from Natural Rubber to Nitrile glove has gather momentum in Europe and demand is growing rapidly. We expect the Nitrile glove demand will continue to grow by 30% for calendar year 2011 and our Group is well positioned to take advantage of such demand growth. Correspondingly more producers are switching their production facilities to produce Nitrile glove and we may see some overcrowding of nitrile gloves producers. With the sharp increase in Nitrile material price and a weaker USD, challenging time is ahead.



Our Group is well positioned with the competitive advantage, leveraging on our technological competency, we will be able to deal with the competitive environment and limiting the impact on our margin and absolute profit.

Our Group will continue to implement its expansion plan to reduce lead times to meet demand and also to capitalise on the expected increase in demand. We further expand our Plant 5 to construct 2 more new advanced high capacity glove production lines and target to commission by February 2012. We also plan to construct a new plant next to our existing plants in Bestari Jaya of which the building plan is still pending approval from the local authority.

The Board of Directors is optimistic that the Group will achieve the internal target growth for both sales revenue and net profit for the financial year ending 31 March 2012.

B4. Variance of Profit Forecast/Profit Guarantee

Not applicable as no profit forecast/profit guarantee was issued.

B5. Taxation

	Current quarter	Current year-to-
		date
	RM'000	RM'000
Current tax expense	15,596	15,596
Deferred tax expense	328	328
	15,924	15,924

The effective tax rate of the Group is lower than the statutory tax rate for the current quarter and financial year-to-date is mainly due to the availability of allowance for increase in export.

B6. Profit from Sale of Unquoted Investments and/or Properties

There was no disposal of unquoted investments or properties in the current quarter and financial year-to-date.

B7. Quoted Securities

- (a) There were no purchases or disposal of quoted securities in the current quarter and financial year-to-date.
- (b) There was no investment in quoted securities as at end of the reporting period.

B8. Status of Corporate Proposal

As at the latest practicable date, 3 August 2011, there was no corporate proposal announced and not completed in the current quarter and financial year to-to-date.



B9. Group Borrowings and Debt Securities

Total Group borrowings as at 30 June 2011 are as follows:

	Secured RM'000	Unsecured RM'000	Total RM'000
Short term borrowings			
Term Loans (USD denominated)	6,971	-	6,971
Term Loans(RM denominated)	7,531	-	7,531
Finance Lease (USD denominated)	24	-	24
	14,526	-	14,526
Long term borrowings	0.100		0.100
Term Loans (USD denominated)	9,182	-	9,182
Term Loans (RM denominated)	11,663	-	11,663
Finance Lease (USD denominated)	16	-	16
	20,861	-	20,861

B10. Financial Derivative Instruments

As at 30 June 2011, the outstanding foreign currency forward contracts are as follows:

Type of Derivatives	Contract/Notional Value (RM'000)	Fair Value (RM'000)
Foreign Exchange Contracts Less than 1 year		
-USD denominated	225,607	228,169
-AUD denominated	5,752	5,682

The Group enters into foreign currency forward contracts to hedge its estimated net exposure to movements in exchange rates arising mainly from sales and purchases.

As foreign currencies contracts are hedged with creditworthy financial institutions in line with the Group's policy, the Group does not foresee any significant credit and market risks.

There are also no cash requirement risks as the Group only uses forward foreign currencies contracts as its hedging instruments.

The fair value gain amounting to RM2,492,000 has been recognised in the financial statement.



B11. Realised and Unrealised Profits/Losses Disclosure

	As at 30/06/2011 RM'000	As at 31/03/2011 RM'000
Total retained profits of		
Hartalega Holdings Berhad and its subsidiaries:		
- Realised	467,883	437,615
- Unrealised	(33,026)	(34,960)
	434,857	402,655
Less: Consolidation adjustments	(94,628)	(95,480)
Total group retained profits as per consolidated accounts	340,229	307,175

B12. Material Litigation

As at the latest practicable date, 3 August 2011, there are no material litigations against the Group or taken by the Group saved as disclose below:

(a) Sentinel Engineering (M) Sdn. Bhd. and Hartalega Sdn. Bhd. (the "Plaintiffs"), whollyowned subsidiaries of the Company, have commenced legal proceedings against Ecotherm (TFT) Sdn. Bhd. and Ecotherm Sdn. Bhd. (the "Defendants") by filing a Writ and Statement of Claim on 6 August 2010 at the High Court of Malaya at Kuala Lumpur (the "Court").

The Plaintiffs are seeking, amongst others, the following reliefs against the Defendants:

- a declaration pursuant to Section 57 and 57 of the Patents Act 1983 that Claims 1 to 14 of Malaysia Patent No. MY 121188-A (188 Patent) are invalid and null and void in Malaysia;
- (ii) a declaration that the amendments to the application for the 188 Patent are unlawful and ultra vires the Patents Act 1983, further contravene the Patents Regulations 1986 and render the 188 Patent invalid, null and void;
- (iii) a declaration pursuant to Section 62 of the Patent Act 1983 that the making, importing, offering for sale, selling or using of the Sentinel/Hartalega System which is the subject matter of Malaysian Patent No. MY 140770-A (770 Patent) does not constitute an infringement of any of the claims on the 188 Patent; and
- (iv) damages and costs.

The Defendants counterclaimed for the following reliefs:

- (i) a declaration pursuant to Sections 56 and 57 of the Patents Act 1983 that Claims 1 to 7 of the 770 Patent are invalid and null and void in Malaysia;
- (ii) a declaration that the first and/or the second Defendant, as the case may be, is validly subsisting and has been infringed by the Plaintiffs jointly and severally;
- (iii) an injunction to restrain the Plaintiffs from dealing with the Sentinel/Hartalega System which is the subject matter of the 770 Patent or any other systems that infringe the 188 Patent in whatsoever manner; and
- (iv) damages and costs.



The Court has fixed the matter for decision on 28 August 2011. The Directors of the Company, in consultation with the solicitors of the Company, are of the opinion that the Defendants' counter-claim is weak as the respective subsidiary companies have good grounds to argue that the Sentinel/Hartalega System does not infringe the Defendants' 188 Patent. Accordingly, the Group has not made any provision in the financial statements in respect of the counter-claims.

(b) Mr. Seow Hoon Hin (the "Plaintiff"), a shareholder of the Company and a former shareholder of Hartalega Sdn. Bhd. ("HSB"), has instituted legal proceedings against the Company, HSB and 3 individuals by way of a writ of summons and a statement of claim in the High Court of Malaya at Kuala Lumpur (the "Action"). The writ of summons and statement of claim were served on HSB on 24 March 2011.

The Plaintiff claims as against HSB for the following:

- declaration that HSB is trustee for proceeds and/or profits made from use of certain two assembly lines and substantial parts of another two assembly lines (the "said parts");
- (ii) declaration that HSB is a trustee for unpaid dividends amounting to RM488,765.25 allegedly due and owing to the Plaintiff (the "said dividends");
- (iii) an order that HSB account to the Plaintiff for the proceeds and/or profits made from the benefit and use of the said parts (the "said proceeds/profits") and make restitution of the same to the Plaintiff;
- (iv) an order that HSB account to the Plaintiff for the said dividends and make restitution of the same to the Plaintiff;
- (v) interest on the said profits and said dividends at the rate of 8% per annum from the date of the respective dividends were payable until full satisfaction; and
- (vi) such other relief as the Court deems fit and costs.

The hearing of plaintiff's application to disqualify the Group's solicitor was fixed on 12 August 2011.

The Directors of the Company, in consultation with the solicitors, are of the view that the Action is lacking in merit and that the prospects of successfully defending the Action are good as the Action is largely based on issues and events that are clearly time-barred. Accordingly, the Group has not made any provision on the financial statements.

B13. Dividend

No dividend was proposed or declared for the current quarter under review.

On 10 May 2011, the Board of Directors proposed a final dividend of 6 sen per share single tier in respect of the financial year ended 31 March 2011 which is subject to the approval of the shareholders at the forthcoming Annual General Meeting schedule on 18 August 2011. If the final dividend is approved, it will be paid on 21 September 2011 to depositors registered in the Record of Depositors at the close of business on 8 September 2011.

The total dividend declared and proposed for the financial year ended 31 March 2011 was 21 sen per share.



B14. Earnings per Share

Basic Earnings Per Share	Current Quarter Ended 30/06/2011	Corresponding Quarter Ended 30/06/2010	Current Year-To- Date 30/06/2011	Corresponding Year-To-Date 30/06/2010
Profit attributable to owners of the parent (RM'000)	54,774	41,461	54,774	41,461
Number of shares in issue as at beginning of the year ('000)	363,557	363,468	363,557	363,468
Effect of exercise of ESOS ('000)	160	-	160	-
Weighted average number of ordinary shares in issue ('000)	363,717	363,468	363,717	363,468
Basic earnings per share (sen)	15.06	11.41	15.06	11.41

Diluted Earnings Per Share	Current Quarter Ended 30/06/2011	Corresponding Quarter Ended 30/06/2010	Current Year-To- Date 30/06/2011	Corresponding Year-To-Date 30/06/2010
Profit attributable to owners of the parent (RM'000)	54,774	41,461	54,774	41,461
Weighted average number of ordinary shares in issue ('000)	363,717	363,468	363,717	363,468
Effect of dilution : share options ('000)	1,171	732	1,171	732
Adjusted weighted average number of ordinary shares in issue and issuable('000)	364,888	364,200	364,888	364,200
Diluted earnings per share (sen)	15.01	11.38	15.01	11.38

For comparative purpose, the Earnings Per Share for the corresponding quarter and year to date ended 30 June 2010 had been adjusted to reflect the bonus issue of 1 for 2 existing ordinary shares of RM0.50 each which was completed on 6 September 2010.