

GHL SYSTEMS BERHAD
CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME
QUARTERLY REPORT ON CONSOLIDATED RESULTS FOR THE THIRD QUARTER ENDED 30 SEPTEMBER 2011 THE FIGURES HAVE NOT BEEN AUDITED

(The Condensed Consolidated Statement of Comprehensive Income should be read in conjunction with Audited Financial Statements for the financial year ended 31 December 2010)

GHL SYSTEMS BERHAD
CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION
QUARTERLY REPORT ON CONSOLIDATED RESULTS FOR THE THIRD QUARTER ENDED 30 SEPTEMBER 2011 THE FIGURES HAVE NOT BEEN AUDITED

|  | Note | AS AT CURRENT YEAR QUARTER 30/09/2011 <br> RM | AS AT PRECEDING FINANCIAL YEAR ENDED 31/12/2010 (Audited) RM |
| :---: | :---: | :---: | :---: |
| ASSETS |  |  |  |
| Non-current assets |  |  |  |
| Property, plant and equipment |  | 37,512,658 | 45,153,939 |
| Goodwill on consolidation |  | 1,096,239 | 1,096,239 |
|  |  | 38,608,897 | 46,250,178 |
|  |  |  |  |
| Inventories |  | 10,210,099 | 6,538,138 |
| Trade receivables |  | 18,103,657 | 13,173,391 |
| Other receivables |  | 3,926,232 | 5,773,194 |
| Tax recoverable |  | 145,610 | 129,077 |
| Fixed deposits placed with licensed banks |  | 2,118,305 | 2,121,037 |
| Cash and bank balances |  | 13,554,261 | 10,571,573 |
|  |  | 48,058,164 | 38,306,410 |
| TOTAL ASSETS |  | 86,667,061 | 84,556,588 |
|  |  |  |  |
| EQUITY AND LIABILITIES |  |  |  |
| Equity attributable to equity holders of the parent |  |  |  |
| Share capital |  | 72,901,050 | 72,901,050 |
| Reserves |  | $(10,150,370)$ | $(10,767,918)$ |
| Treasury Shares |  | $(638,221)$ | $(638,221)$ |
| Total equity |  | 62,112,459 | 61,494,911 |
| Non-current liabilities |  |  |  |
| Hire purchase payables | B9 | 1,313,335 | 43,721 |
| Bank borrowings | B9 | $2,397,424$ | 2,618,551 |
|  |  | 3,710,759 | 2,662,272 |
| Current liabilities |  |  |  |
| Trade payables |  | 6,290,194 | 5,246,194 |
| Other payables |  | 13,465,052 | 14,442,804 |
| Hire purchase payables | B9 | 875,371 | 527,889 |
| Bank borrowings | B9 | 213,226 | 182,518 |
|  |  | 20,843,843 | 20,399,405 |
| Total liabilities |  | 24,554,602 | 23,061,677 |
| TOTAL EQUITY AND LIABILITIES |  | 86,667,061 | 84,556,588 |
|  |  |  |  |
| Number of ordinary shares |  | 145,802,100 | 145,802,100 |
| NA per share (sen) |  | 42.60 | 42.18 |

GHL SYSTEMS BERHAD
CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS
QUARTERLY REPORT ON CONSOLIDATED RESULTS FOR THE THIRD QUARTER ENDED 30 SEPTEMBER 2011 the figures have not been audited

|  | CUMULATIVE QUARTER |  |
| :---: | :---: | :---: |
|  | CURRENT | PRECEDING YEAR |
|  | YEAR | CORRESPONDING |
|  | QUARTER | QUARTER |
|  | 30/09/2011 | 30/09/2010 |
| Cash Flows From Operating Activities |  |  |
| Profit/(Loss) before taxation | 763,862 | $(2,864,055)$ |
| Adjustment for :- |  |  |
| Bad debts written off | 41,683 | 1,510,263 |
| Depreciation of property, plant and equipment | 8,515,948 | 7,202,289 |
| Loss/(Gain) on disposal of property, plant and equipment | 529,622 | $(200,702)$ |
| Interest expenses | 151,059 | 142,480 |
| Interest income | $(137,523)$ | $(121,429)$ |
| Gain on disposal of other investment | - | $(17,461)$ |
| Unrealised gain on foreign exchange | $(249,755)$ | $(497,632)$ |
| Inventories recovery | $(58,127)$ | $(64,795)$ |
| Property, plant and equipment written off | 1,696 | (128) |
| Property, plant and equipment written back | $(4,156)$ | - |
| Reversal of allowance for doubtful debts no longer required | $(1,474,681)$ | $(1,293,689)$ |
| Operating profit before working capital changes | 8,079,628 | 3,795,141 |
| (Increase)/ Decrease in working capital |  |  |
| Inventories | $(3,613,834)$ | $(4,388,201)$ |
| Trade and other receivables | $(1,358,867)$ | 4,753,936 |
| Trade and other payables | 66,250 | $(2,796,921)$ |
|  | $(4,906,451)$ | $(2,431,186)$ |
| Cash generated from operations | 3,173,177 | 1,363,955 |
| Interest paid | $(151,059)$ | $(142,480)$ |
| Interest received | 137,523 | 121,429 |
| Tax paid | $(16,533)$ | $(341,212)$ |
| Exchange fluctuation adjustment | $(146,314)$ | $(227,558)$ |
|  | $(176,383)$ | $(589,821)$ |
| Net cash generated from operating activities | 2,996,794 | 774,134 |
| Cash Flows from Investing Activities |  |  |
| Purchase of property, plant and equipment | $(1,765,430)$ | $(872,524)$ |
| Proceeds from disposal of property, plant and equipment | 321,915 | 264,038 |
| Proceeds from disposal of other investment | - | 17,461 |
| Net cash used in investing activities | $(1,443,515)$ | $(591,025)$ |
| Cash Flows from Financing Activities |  |  |
| Drawndown of hire purchase | 2,172,502 | - |
| Repayment of borrowings | $(190,419)$ | $(193,518)$ |
| Repayment of hire purchase payables | $(555,406)$ | $(336,495)$ |
| Decrease in fixed deposit pledged | 541,317 | $(313,843)$ |
| Net cash generated from/(used in) financing activities | 1,967,994 | $(843,856)$ |
| Net increase/(decrease) in cash and cash equivalents | 3,521,273 | $(660,747)$ |
| Cash and cash equivalents at beginning of financial period | 10,729,317 | 13,616,367 |
| Cash and cash equivalents at end of financial period | 14,250,590 | 12,955,620 |
| Cash and cash equivalents at end of period comprises: |  |  |
| Cash and bank balances | 13,554,261 | 10,382,040 |
| Fixed deposits with licensed banks | 2,118,305 | 3,952,205 |
|  | 15,672,566 | 14,334,245 |
| Less: Fixed deposits pledged to licensed banks | $(1,421,976)$ | $(1,378,625)$ |
|  | 14,250,590 | 12,955,620 |

[^0]GHL SYSTEMS BERHAD
QUARTERLY REPORT ON CONSOLIDATED RESULTS FOR THE THIRD QUARTER ENDED 30 SEPTEMBER 2011
THE FIGURES HAVE NOT BEEN AUDITED


(227,558)




## At 1 January 2011

Total comprehensive income for the financial period

$$
\text { At } 30 \text { September } 2011
$$

At 1 January 2010
Foreign exchange differences, representing net loss not recognised in income statement
Net loss for the financial period


| $(638,221)$ |
| :---: |
| - |
| $(638,221)$ |






GHL SYSTEMS BERHAD
(Company No: 293040-D)
Quarterly report on consolidated results for the third quarter ended 30 September 2011

## A. EXPLANATORY NOTES AS PER FRS 134

## A1. Basis of Preparation

The quarterly financial report has been prepared in accordance with the reporting requirements outlined in the Financial Reporting Standards ("FRS") 134: Interim Financial Reporting and Paragraph 9.22 of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad ("Bursa Securities").

The quarterly financial statements should be read in conjunction with the latest audited financial statements of GHL Systems Berhad ("GHL" or "Company") and its subsidiaries ("Group") for the financial year ended 31 December 2010.

The Group and the Company have adopted the following applicable new Financial Reporting Standards ("FRSs"), revised FRSs, Issues Committee ("IC") Interpretations, amendments to FRSs and IC Interpretations, issued by the Malaysian Accounting Standards Board that are mandatory for current financial period:

| Amendments to FRS 132 | Financial Instruments: Presentation <br> Amendments to FRS 1 <br> Limited Exemption from <br> Comparative FRS 7 Disclosure for First-time Adopters |
| :--- | :--- |
| Amendments to FRS 2 | Group Cash-settled Share-based Payment Transactions |
| Amendments to FRS 7 | Improving Disclosures about Financial Instruments <br> IC Interpretation 4 |
| Determining whether an Arrangement contains a Lease |  |
| IC Interpretation 18 | Transfers of Assets from Customers |

Amendments to FRSs contained in the documents entitled "Improvements to FRSs (2010)"
FRS 1 First-time Adoption of Financial Reporting Standards
FRS 3 Business Combinations
FRS 127 Consolidated \& Separate Financial Statements
Amendments to FRS 2 Share-based Payment
Amendments to FRS 5 Non-current Assets Held for Sale and Discontinued Operations
Amendments to FRS 138 Intangible Assets
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
Amendments to IC Interpretation 9 Reassessment of Embedded Derivatives

The revised FRS and amendment to FRSs are either not applicable to the Group and to the Company or the adoptions did not result in significant changes in accounting policies of the Group and the Company and did not have significant impact on the Group and the Company.

There is no early adoption by the Group and the Company on the following new FRSs, revised FRSs, amendments to FRSs and IC Interpretations, which have been issued as at the date of authorisation of these financial statements and will be effective for the financial periods as stated below:

Effective date for financial periods
$\underline{\text { beginning on or after }}$

| IC Interpretation 19 | Extinguishing Financial Liabilities <br> with Equity Instruments | 1 July 2011 |
| :--- | :--- | ---: |
| Amendments to IC | Prepayment of a Minimum Funding <br> Requirement | 1 July 2011 |
| Interpretation 14 |  |  |
| IC Interpretation 15 | Agreements for Construction of <br> Real Estate <br> Related Party Disclosures | 1 January 2012 |
| FRS 124 | 1 January 2012 |  |

## A2. Audit Report

The audit report for the annual financial statements of the Group for the financial year ended 31 December 2010 was not subject to any audit qualification.

## A3. Seasonal or Cyclical Factors

The business of the Group is not affected by any significant seasonal or cyclical factors.

## A4. Unusual Items

During the current quarter under review, there were no items or events that arose and affected the assets, liabilities, equity, net income or cash flows of the Group, to the effect that is of unusual nature, size or incidence.

## A5. Change in estimates

There were no changes in the estimates of amounts reported in the previous quarter that have a material effect on the results of the Group for the current quarter under review.

## A6. Changes in Debts and Equity Securities

There were no issuance and repayment of debt and equity securities, share buy-backs, share cancellations, shares held as treasury shares and resale of treasury shares during the current quarter under review.

## A7. Dividend Paid

There were no dividends paid during the quarter under review.

## A8. Segmental Reporting

The Group has six reportable segments, as described below, which are the Group's strategic business units. The strategic business units offer different geographical locations and are managed separately. For each of the strategic business units, the management of GHL reviews internal management reports on at least quarterly basis. The business segmentation is not disclosed as the Group is principally engaged in sale and rental of Electrical Data Capture ("EDC") equipment and its related software and services.

The following summary describes the geographical locations units in each of the Group's reportable segments:
(a) Malaysia
(b) Singapore
(c) Hong Kong
(d) Philippines
(e) Thailand
(f) China

Performance is measured based on segmental profit before tax, interest, depreciation and amortisation, as included in the internal management reports that are reviewed by the management of GHL. Segmental profit is used to measure performance as management believes that such information is the most relevant in evaluating the results of certain segments relative to other entities that operate within these industries.








Individual Quarter
30 September
REVENUE External sales Inter-segment sales Total revenue Segment results Interest income Profit/(Loss) before taxation
Taxation

Additions to non-current assets
Segment assets
OTHER INFORMATION
Bad debts written off Depreciation of property, plant
(Gain)/Loss on disposal of property, plant and equipment Unrealised Loss/(Gain) on
Inventories recovery
Property, plant and equipment
Property, plant and equipment
written off
Reversal of allowance for doubtful debts no longer required


## A9. Valuation of Property, Plant and Equipment

The Company did not have any major adjustments on revaluation of its property, plant and equipment during the current quarter under review.

## A10. Material Events Subsequent to 30 September 2011

There are no material events subsequent to the end of the quarter under review that have not been reflected in this report.

## A11. Changes in the Composition of the Group

There were no changes in the composition of the Group during the financial quarter under review.

## A12. Contingent Liabilities

Save as disclosed below, the Group does not have any contingent liabilities as at the date of this report:-
(a) Banker's guarantee in favour of third parties RM

- Secured


## A13. Capital commitment

There was no capital commitment as at the date of this report.

## A14. Significant related party transactions

Significant related party transactions for the current quarter under review are as follows:

| Related Party: | Current Year <br> Quarter <br> $\mathbf{3 0 . 0 9 . 2 0 1 1}$ | Current <br> Year To Date <br> $\mathbf{3 0 . 0 9 . 2 0 1 1}$ |
| :--- | ---: | ---: |
| * Supply of EuroPay-MasterCard-Visa chip-based <br> cards and/or data preparation and personalisation of <br> chip-based cards; supply of computer hardware and <br> software; sales of payment solutions; sales and rental <br> of EDC terminals and other related services by the <br> GHL Group to e-pay (M) Sdn Bhd ("e-pay")^ | RM1,083,486 | RM1,919,136 |

^ GHL Systems Berhad Executive Chairman and major shareholder Loh Wee Hian has an indirect interest in e-pay (M) Sdn Bhd through his $61.60 \%$ shareholding in e-pay Asia Limited, the holding company of e-pay (M) Sdn Bhd. He is currently also the Executive Director and CEO of e-pay (M) Sdn Bhd as well as the Executive Chairman and CEO of e-pay Asia Limited.

[^1]GHL SYSTEMS BERHAD
(Company No. 293040-D)
Quarterly report on consolidated results for the third quarter ended 30 September 2011

## B. ADDITIONAL INFORMATION REQUIRED BY THE MAIN MARKET LISTING REQUIREMENTS OF BURSA SECURITIES

## B1. Review of Performance

For the current quarter ended 30 September 2011, the Group recorded revenue of RM18.82 million, representing an increase of approximately $20.80 \%$ as compared to RM15.58 million achieved in the preceding year's corresponding quarter ended 30 September 2010. The profit before taxation of RM0.11 million of the Group for the current quarter under review is an improvement from the loss before taxation of RM0.40 million in the preceding year's corresponding quarter ended 30 September 2010. The increase in revenue and profit before taxation are mainly attributed to higher sales in monthly service rental, sales of hardware, cards and services during the quarter under review as compared to preceding year corresponding quarter.

For the nine (9) months period ended 30 September 2011, the Group registered revenue of RM51.41 million, which is $22.90 \%$ higher than RM41.83 million achieved in the previous corresponding period, mainly due to the higher sales in the local and overseas markets during the period. Correspondingly, the Group recorded profit before taxation of RM0.76 million as compared to the loss before taxation of RM2.87 million recorded in the preceding year's corresponding period.

## B2. Comparison of Current Quarter Results with the Preceding Quarter

|  | $\frac{\text { Current Quarter ended }}{\frac{\text { 30 September 2011 }}{\text { RM'000 }}}$ | $\frac{\text { Preceding Quarter }}{\text { ended 30 June 2011 }}$ <br> RM'000 |
| :--- | :---: | :---: |
| Revenue | 18,819 | 17,032 |
| Profit Before Tax | 108 | 130 |

For the current quarter under review, the Group's revenue increased by approximately $10.51 \%$ to RM18.82 million, as compared to RM17.03 million reported in the preceding quarter ended 30 June 2011. The increase in revenue is mainly due to higher sales in monthly service rental, merchant discount rate and sales of hardware during the current quarter. Profit before taxation for the current quarter has decreased by RM0.02 million to RM0.11 million as compared to profit before taxation of RM0.13 million in the preceding quarter due to increase in administrative expenses incurred during the quarter.

## B3. Current Year's Prospects

The Board of Directors of GHL ("Board") takes cognizance of the current challenging environment locally and overseas. Therefore, the Board is undertaking a comprehensive review of its overall business operations with a view to enhance its business model and bring the Group towards better performance in the future.

## B4. Profit forecast and Profit Guarantee

The Company has not issued any profit forecast or profit guarantee for the current year.

## B5. Taxation

|  |  | Preceding Year | Current | Preceding Year |
| :--- | :---: | :---: | :---: | :---: |
|  | Current <br> Quarter <br> Corresponding <br> Quarter | Year To <br> Date <br> Corresponding | Period |  |
|  | $\frac{\mathbf{3 0 . 0 9 . 1 1}}{}$ | $\frac{\mathbf{3 0 . 0 9 . 1 0}}{}$ | $\frac{\mathbf{3 0 . 0 9 . 1 1}}{}$ | $\frac{\mathbf{3 0 . 0 9 . 1 0}}{\text { RM }}$ |
|  | - | RM | RM | RM |
| Tax expenses | - | - | 3,401 |  |

The Group's tax rate is disproportionate to the statutory tax rate due to unabsorbed tax loss and unutilised tax allowances and deferred tax benefits of certain companies within the Group.

## B6. Profit on Sale of Unquoted Investment and/or Properties

There was no disposal of unquoted investment or properties during the financial quarter under review.

## B7. Purchase and Disposal of Quoted Securities

There was no purchase or disposal of quoted securities during the financial quarter under review.

## B8. Status of Corporate Proposals

There were no corporate proposals announced and not completed as at the date of this report.

## B9. Group Borrowings and Debt Securities

The Group's borrowings and debt securities as at 30 September 2011 are as follows:-

## (a) Bank Borrowings

|  | Total Secured Term Loan <br> $\mathbf{R M}$ |
| :--- | :---: |
| Repayable within twelve months | 213,226 |
| Repayable more than twelve months | $2,397,424$ |
|  | $\mathbf{2 , 6 1 0 , 6 5 0}$ |

The secured term loan from a local financial institution is to finance the purchase of three (3) units of $41 / 2$ storey shop offices. The term loan bears an interest of $5.0 \%$ per annum ("pa") on monthly rest for the first three (3) years and thereafter Base Lending Rate ("BLR") $+0.60 \%$ pa and is repayable over fifteen (15) years. The loan is expected to be fully repaid by year 2019. The term loan interest rate was revised at BLR $+0.00 \%$ pa based on letter dated 21 December 2007. Subsequently, the term loan interest rate was revised at BLR - $1.00 \%$ pa based on letter dated 23 February 2010 and 26 April 2010. The BLR as at 13 May 2011 is $6.60 \%$ pa.

The Group's banking facilities are secured by the pledging of fixed deposits to the financial institution and pledging of the aforementioned three (3) units of the $41 / 2$ storey shop offices.

The portion of the bank borrowings due within one (1) year is classified as current liabilities.

The Group does not have any foreign currency denominated bank borrowings as at 30 September 2011.
(b) Hire Purchase

|  | Total Hire Purchase <br> RM |
| :--- | :---: |
| Repayable within twelve months | 875,371 |
| Repayable more than twelve months | $1,313,335$ |
|  | $\mathbf{2 , 1 8 8 , 7 0 6}$ |

The hire purchase payables of the Group as at 30 September 2011 are for the Group's motor vehicles and EDC. The portion of the hire purchase due within one (1) year is classified as current liabilities.

## B10. Realised and Unrealised Profits/Losses

|  | Current Quarter <br> As at 30.09.11 | Immediate <br> Preceding Quarter <br> As at 30.06.11 |
| :---: | :---: | :---: |
|  | RM | RM |
| Total accumulated losses of the |  |  |
| Company and subsidiaries:- |  |  |
| - Realised | $(27,468,853)$ | $(27,544,914)$ |
| - Unrealised | $(397,930)$ | $(429,780)$ |
|  | (27,866,783) | $(27,974,694)$ |
| Less: Consolidation adjustment | 18,859,836 | 18,859,836 |
| Total group retained | $(9,006,947)$ | $(9,114,858)$ |

## B11. Off Balance Sheet Financial Instruments

The Group does not have any financial instruments with off balance sheet risk as at the date of this report.

## B12. Material Litigation

Save as disclosed below, as at the date of this report, the Group is not engaged in any material litigation, claims, arbitration or prosecution, either as plaintiff or defendant, and the Board is not aware of any proceedings pending or threatened against the Group or of any facts likely to give rise to any proceedings which might materially and adversely affect the financial position or business of the Group:-
(a) GHL International Sdn Bhd ("GHLI"), GHLSYS Singapore Pte Ltd ("GHLSYS") and Privilege Investment Holdings Pte Ltd ("Privilege") had entered into a shareholders' agreement dated 31 October 2005 ("Shareholders Agreement") for the purpose of a joint venture. Subsequently, the above-mentioned parties mutually agreed to terminate the Shareholders Agreement via a termination agreement dated 3 March 2006 with a view of entering into a new joint venture subject to further discussions on the terms for such new joint venture. However, the said new joint venture has not eventuated as the parties were unable to reach an agreement on the final terms for the proposed new joint venture. Consequently, a dispute has since arisen in respect of the termination of the Shareholders Agreement.

On 1 April 2006 and 28 April 2006, the Indonesian lawyers acting on behalf of Privilege ("Privilege Lawyers") have via their letter ("Allegation Letter") to GHL, GHLI and GHLSYS (collectively "GHL Entities") alleged various matters against the GHL Entities and certain representatives of the GHL Entities ("GHL Representatives"), amongst others, fraud and misrepresentation in respect of the termination of the Shareholders Agreement, unlawful repudiation of obligations under the Shareholders Agreement, violation of various Indonesian laws and regulations as specified therein, and defamation ("Privilege Threat").

In this connection, the GHL Entities and GHL Representatives have engaged a firm of Indonesian lawyers ("GHL Lawyers"), to represent and advise them on this matter. In their letter dated 3 April 2006 and subsequently on 6 July 2006, the GHL Lawyers have replied to the allegations made in the Allegation Letter by informing the Privilege Lawyers that the GHL Entities and GHL Representatives have categorically denied all the allegations in the Allegation Letter.

Subsequently, PT Multi Adiprakarsa Manunggal ("PT MAM") had in its letter dated 13 February 2007 addressed to the GHL Entities and the GHL Representatives referred to the Allegation Letter dated 1 April 2006 and alleged that it was an intended beneficiary of the Shareholders Agreement and a direct contracting party to all contracts arising out of the Shareholders Agreement and it was injured by the unlawful conduct of the GHL Entities. PT MAM also claimed an amount of USD3 million in damages to be payable by or before 20 February 2007, failing which PT MAM deemed itself free to file litigation in Malaysia, Singapore and/or Indonesia and that the GHL Entities's reporting of accounts receivable in its financial statements may constitute fraudulent misrepresentation as the amount claimed were provided by the GHL Entities as equity contributions to a proposed joint venture company in Indonesia ("PT MAM Threat"). GHLI had in its letter dated 21 February 2007 replied to PT MAM requesting them to refer to the letter dated 6 July 2006 issued by GHL Lawyers to Privilege Lawyers and that GHLI remained open to meeting with PT MAM to resolve matters amicably.

As the matter has yet to proceed to Court, the GHL Entities and GHL Representatives hope to negotiate with Privilege and/or PT MAM to settle the matter amicably. The GHL Lawyers had expressed that they were not aware of any doctrine of intended beneficiary under Indonesian law in respect of the PT MAM Threat. The GHL Lawyers are of the view that there are legal grounds for the GHL Entities to defend both the Privilege Threat and the PT MAM Threat in the event that litigation is commenced in the Courts of the Republic of Indonesia. However, the GHL Lawyers have qualified all such views by expressing that the Indonesian judiciary is sometimes unpredictable in its decision-making process and that a decision may not necessarily be based on the merits of a case. However, as no calculation of a claim for damages has been submitted by Privilege or its Indonesian lawyers and the PT MAM's claim for USD3 million was not quantified, the GHL Lawyers are not able to opine fully on the financial consequences to the GHL Entities.

Meanwhile on 13 May 2009, GHLI received a letter from Messrs Zaid Ibrahim \& Co., representing Privilege with the following claims:-
(i) Payment of the sum of USD3,009,700.00 as general damages suffered by Privilege arising out of GHLI's failure to perform the obligations;
(ii) Payment of the sum of USD43,047.00 as special damages for expenses incurred by Privilege in setting up PT MAM and GHLSYS;
(iii)Return of all confidential information, trade secrets and/ or any other proprietary information belonging to Privilege that remain in GHLI's and/ or any other related party's custody;
(iv)Provision of a written undertaking that GHLI does not have any confidential information, trade secrets and/ or proprietary information belonging to Privilege other than that which was returned, and that GHLI has not and will not utilize the confidential information, trade secrets and/ or proprietary information save other than in the course of the joint venture; and
(v) Payment of the sum of RM2,500.00 being the cost of the letter of demand.

On 19 May 2009, the management through its solicitor, Messrs. Sreenevasanyoung, denied each and every allegation as set out in the letter and denied being liable as alleged or at all.

The Board is of the view that the GHL Entities have a good defence against such claims made by Privilege. The directors of GHL are of the opinion that should this matter go to court, the GHL Entities will vigorously defend its position.
(b) Payment Processing Corporation ("PPC" or "Plaintiff") had entered into a Memorandum of Agreement ("MOA") with GHLSYS Philippines, Inc. ("GHLP" or "Defendant") wherein the former sold and transferred to the latter its merchant acquiring business and the management of its merchant portfolio, the purchase price of which is to be paid in 48 equal monthly installments every $15^{\text {th }}$ of the month through a revenue-sharing scheme. PPC claims that payments are delayed, there were unauthorized deductions such as withholding tax and value added tax and there was unreported revenue which caused it to loose substantial income.

A Writ of Summons ("Summons") dated 25 April 2011 filed by PPC was served to the GHLP's office address at the $16^{\text {th }}$ Floor, BA Lepanto Condominium, 8747 Paseo de Roxas Avenue, Makati City on 10 May 2011.

PPC prays for the compliance with the MOA as indicated in (i) to (vii) below and the payment of the amount as indicated in (viii) to (x) below:
(i) pay PPC the correct amount of share in the revenues (within 15 days of the following month of the transaction) based on the formula under the MOA;
(ii) refund to PPC the witholding tax of Peso 602,860.81;
(iii) include manual transactions of merchants belonging to the Merchant Portfolio in computing for PPC's share in the Revenues;
(iv) provide PPC with the correct accounting of revenues derived from the Merchant Portfolio;
(v) stop making unauthorised deductions from PPC share in revenues such as withholding taxes, value added taxes and other tax penalties;
(vi) pay PPC the stipulated late payment of PPC share in revenue as of 3 March 2011 of Peso 86,577.85;
(vii) pay PPC the stipulated overdue interest from unreported share in revenues at the rate of $12 \%$ from due date of payment;
(viii) to pay PPC additional exemplary damages of Peso 500,000.00;
(ix) to pay PPC's attorney's fees of Peso 250,000.00; and
(x) to pay PPC's litigation expenses of Peso $100,000.00$.

GHLP is given fifteen (15) days within which to file its Answer to the Complaint wherein defenses will be raised. In the Answer, counter claims may also be filed if it is proven that PPC filed this case merely to harass.

GHLP's lawyers had subsequently on 2 June 2011 filed an Omnibus Motion ("Omnibus") asking the Court to issue an Order:
a. Requiring PPC to file with the Court and to furnish GHLP copies of page 7 of Annex C-1 and page 3 of Annex E-1 of the Complaint; and
b. Ordering PPC to file or submit a bill of particulars or a more definite statement of its claim.

The Omnibus was heard on 8 June 2011 and PPC was given fifteen (15) days within which to answer said pleading. While PPC addressed the first item requested in its comment, it opposed the motion for bill of particulars in its opposition (to Motion for Bill of Particulars) with Compliance (re Mission Page) dated 23 June 2011.

GHLP's lawyers had filed its Answer to the Complaint filed by PPC against GHLP on 3 November 2011 with the Regional Trial Court of Makati, Branch 58. A copy of the Answer was likewise furnished the counsel for Plaintiff.

GHLP raised as defenses to the claims of Plaintiff the following:
a. Acts of third persons, particularly that of the merchant acquiring banks, have rendered the compliance with the period within which to pay Plaintiff and to submit revenue sharing reports impossible to perform;
b. In accepting payments from Defendant, Plaintiff condoned the delay;
c. No unauthorized deductions made by Defendant of Plaintiff's share in the revenue;
d. Plaintiff has not shown that it is entitled to revenue from manual transactions;
e. Plaintiff has not shown that it is entitled to exemplary damages; and
f. Plaintiff has not shown that it is entitled to attorney's fees, litigation expenses and costs of suit.

As a counterclaim, GHLP prayed for the reformation of the Memorandum of Agreement subject of the Complaint. Exemplary damages and attorney's fees were also claimed.

Upon receipt of GHLP's Answer, PPC will either file a reply thereto within 10 days therefrom or move for the setting of the case for pre-trial wherein stipulation of facts, pre-marking of exhibits and issues identification will be had. The Court will, prior to the pre-trial, refer the case to mediation which is mandatory wherein parties are given the opportunity to settle amicably.

The Board is of the view that the GHLP have a good defence against such claims made by PPC and GHLP will vigorously defend its position.
(c) GHL (Thailand) Co. Ltd. ("GHLT or "Plaintiff"") had served on Global Icare Corporation Co. Ltd. ("Global or "Defendant"), a Statement of Claim and Writ of Summons on 22 May 2011 to claim the following:-
(i) The Defendant shall pay the amount of $16,824,394.41$ Baht and the interest calculated from the date of filling onward at $15 \%$ from principal amount of 16,367,469.24 Baht per year, until the Defendant complete the payment requested by the Plaintiff; and
(ii) The Defendant shall be responsible for all the court fees and attorney fees.

On 4 August 2011, GHLT had signed a binding agreement ("Agreement") and reached a settlement of the Summons between GHLT and Global ("Parties") before hearing from the Court on 19 August 2011. The Parties agreed to withdraw all legal action against each other when the Agreement is signed between the Parties and the following conditions are met:-
(i) Global agreed to pay $1,000,000$ Baht within three (3) business days upon signing the Agreement and to pay the remaining balance of $3,930,750$ Baht within ninety (90) days from the date of signing the Agreement. The total amount of $4,930,750$ Baht is for the 275 units of terminals and X-10 installed at the post offices and 206 units of terminals installed at the non-post office merchants.
(ii) GHLT agreed to retrieve the remaining terminals at post offices and issue a credit note to Global.

Following the due performance by the Parties of the terms of Agreement, the Summons will be discontinued and further announcement will be made upon its fulfilment. However, if the performance by the Parties are not duly fulfilled, GHLT will proceed with Summons (or court hearing date on 19 August 2011).

On 19 August 2011, GHLT had through its solicitor filed a Petition to withdraw the GHLT's legal action against Global.

## B13. Dividend Proposed

There was no dividend declared during the quarter under review.

## B14. Earnings Per Share

## a) Basic earnings per share

The basic earnings per share is calculated by dividing the net profit for the period attributable to ordinary equity holders of the parent by the weighted average number of ordinary shares in issue during the financial period and excluding the treasury shares held by the Company.

## b) Diluted earnings per share

For the purpose of calculating diluted earnings per share, the net profit for the period attributable to equity holders of the parent and weighted average number of ordinary shares in issue during the period and excluding treasury shares held by the Company.

| $\underline{\text { Basic }}$ |  | Current Quarter $\mathbf{3 0 . 0 9 . 1 1}$ | Preceding Year Corresponding Quarter 30.09.10 | Current Year To Date 30.09.11 | Preceding Year Corresponding Period $\underline{30.09 .10}$ |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Net profit/(loss) attributable to equity holders of the parent | (RM) | 107,911 | $(395,452)$ | 763,862 | $(2,867,456)$ |
| Weighted average number of ordinary shares in issue and issuable | (Unit) | 142,280,297 | 152,382,049 | 142,280,297 | 148,529,393 |
| Basic earnings/(loss) per share | (Sen) | 0.08 | (0.26) | 0.54 | (1.93) |


| Diluted |  | Current Quarter 30.09.11 | Preceding Year Corresponding Quarter 30.09.10 | Current Year To Date 30.09.11 | Preceding Year Corresponding Period 30.09.10 |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Net profit/(loss) attributable to equity holders of the parent | (RM) | 107,911 | $(395,452)$ | 763,862 | $(2,867,456)$ |
| *Weighted average number of ordinary shares in issue and issuable | (Unit) | 142,280,297 | 152,382,049 | 142,280,297 | 148,529,393 |
| Diluted earnings/(loss) per share | (Sen) | 0.08 | (0.26) | 0.54 | (1.93) |

*The number of shares exercised under ESOS was not taken into account in the computation of diluted earnings per share because the effect on the basic earnings per share is antidilutive.

## B15. The Memorandum of Understanding pursuant to Paragraph 9.29 of Main Market Listing Requirements of Bursa Securities

On 31 July 2008, GHL had entered into a memorandum of understanding ("MOU") with a Filipino group on the event date represented by Mr. Ferdinand A Domingo to establish teaming arrangement between GHL \& the Filipino Group to undertake the business of providing information technology solutions in the Philippines through a joint venture agreement.

There was no material development or changes in the status of the above mentioned MOU since the date of announcement.


[^0]:    (The Condensed Consolidated Statement of Cash Flows should be read in conjunction with Audited Financial Statements for the year ended 31 December 2010)

[^1]:    * $\quad$ The Board of Directors is of the opinion that all the transaction above have been entered into in the normal course of business and have been established on terms and conditions that are not materially different from those obtainable in transaction with unrelated parties.

