



KLCCP Stapled Group



STRENGTH
&
STABILITY

ANNUAL REPORT 2014

KLCC PROPERTY HOLDINGS BERHAD
(641576-U)

KLCC REAL ESTATE INVESTMENT TRUST

STRENGTH & STABILITY

PETRONAS Twin Towers were designed to symbolise strength using geometric principles of stability.

KLCCP Stapled Group's strength is reflected through its...

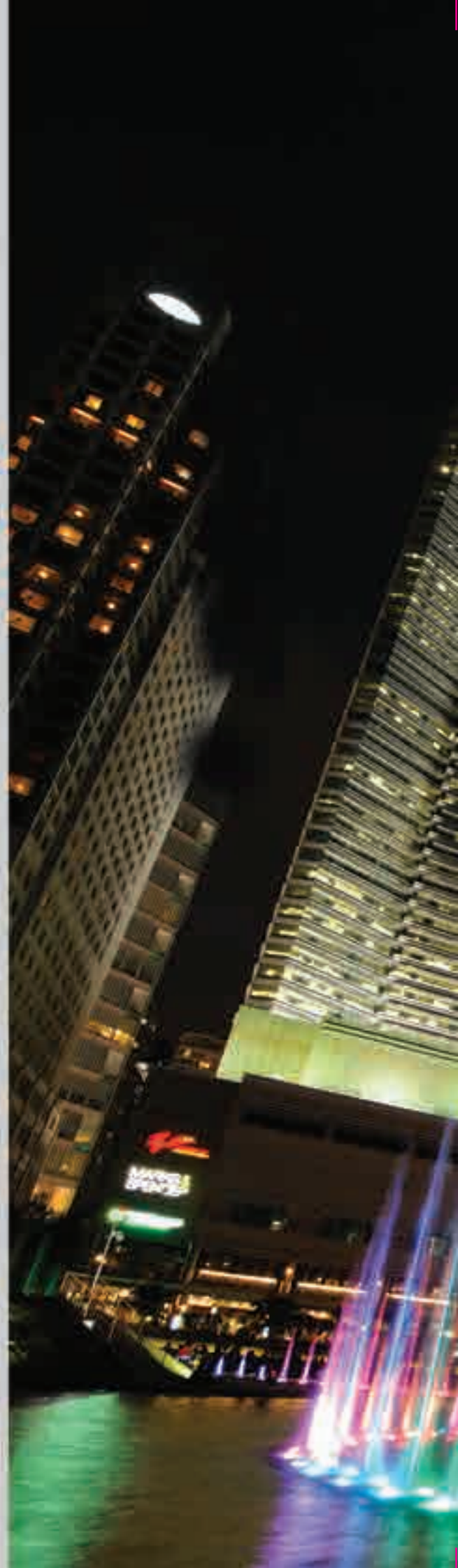
iconic buildings in prime location, with superior infrastructure and connectivity

leadership and capability to meet evolving needs of stakeholders

robust financials and consistent revenue streams to pursue long-term targets and strategies

creditable tenants and business partners who bring distinctive value enhancement

This inherent strength lends stability and provides certainty in a challenging business environment. KLCCP Stapled Group has leveraged on both its Strength & Stability to well position itself to meet the needs of our stakeholders and to deliver on our commitments and remain resilient into the future.





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VISION

To be the leading Real Estate Investment Group
of Choice

MISSION

- Maximise Value of Investment and Returns to Holders of Stapled Securities
- Committed to Deliver Sustainable Performance and Growth
- Build Rounded Capabilities in Real Estate Investment

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SHARED VALUES

- **LOYALTY**
 - Loyalty to Corporation and Nation
- **PROFESSIONALISM**
 - Committed, Proactive and Always Striving for Excellence
- **INTEGRITY**
 - Honest and Upright
- **COHESIVENESS**
 - United in Purpose and Fellowship
- **INNOVATIVE**
 - Trend Setting Mentality through Creation of New Products, Ideas and Ways of Doing

CORPORATE PROFILE

KLCC Property Holdings Berhad (“KLCCP”) was incorporated as a public limited company under the Companies Act 1965 on 7 February 2004 and was listed on the Main Board of Bursa Malaysia Securities Berhad on 18 August 2004.

In 2013, KLCCP undertook a corporate restructuring exercise which involved the restructuring of KLCCP group into a stapled structure known as “KLCCP Stapled Group” where the existing ordinary shares of KLCCP are stapled together with the units in KLCC Real Estate Investment Trust (“KLCC REIT”) forming the resultant KLCCP Stapled Securities.

On 9 May 2013, KLCCP Stapled Securities were listed under the “REITs” sector of the Main Market of Bursa Malaysia Securities Berhad.

Upon completion of the corporate restructuring exercise, the office buildings held by the subsidiaries of KLCCP namely PETRONAS Twin Towers, Menara ExxonMobil and Menara 3 PETRONAS were acquired by KLCC REIT.

Whilst KLCCP still owns a diverse property portfolio largely within the KLCC Development comprising Suria KLCC (a leading shopping mall) and Mandarin Oriental, Kuala Lumpur (a luxury hotel), KLCCP also has 33% interest in Menara Maxis. Outside the KLCC

Development, KLCCP owns Kompleks Dayabumi which is located within the older central commercial area of Kuala Lumpur.

Two of KLCCP’s wholly-owned subsidiaries, namely KLCC Urusharta Sdn Bhd and KLCC Parking Management Sdn Bhd, are engaged in providing facility management services and car parking management services respectively.

In addition, KLCC REIT Management Sdn Bhd, a wholly-owned subsidiary of KLCCP, has been appointed to manage and administer the KLCC REIT in accordance with the objectives and investment policy of KLCC REIT.

KLCCP Stapled Group’s strength is reflected through its premium assets centred within the KLCC Development, one of the largest integrated real estate developments in the world.

KLCCP Stapled Group, with its niche position in property investment and facility management services, intends to continue to grow its earnings potential by building on the strength of its premium assets, maintaining high standards in its operational performance and exploring prospects for sustainable progress.



KLCC PROPERTY HOLDINGS BERHAD (“KLCCP”) & KLCC REAL ESTATE INVESTMENT TRUST (“KLCC REIT”)

MANAGER FOR KLCC REIT

KLCC REIT Management Sdn. Bhd.

BOARDS OF DIRECTORS OF KLCCP AND THE MANAGER

MR. KRISHNAN C K MENON
(Independent Non-Executive Director/Chairman)

DATUK HASHIM BIN WAHIR
(Chief Executive Officer)

DATUK MANHARLAL A/L RATILAL
(Non-Independent Non-Executive Director)

DATUK ISHAK BIN IMAM ABAS
(Non-Independent Non-Executive Director)

DATO’ HALIPAH BINTI ESA
(Independent Non-Executive Director)

DATUK PRAGASA MOORTHY A/L
KRISHNASAMY
(Non-Independent Non-Executive Director)

MR. AUGUSTUS RALPH MARSHALL
(Independent Non-Executive Director)

CIK HABIBAH BINTI ABDUL
(Independent Non-Executive Director)

BOARD AUDIT COMMITTEES OF KLCCP AND THE MANAGER

MR. AUGUSTUS RALPH MARSHALL
(Chairman)

DATUK MANHARLAL A/L RATILAL

DATO’ HALIPAH BINTI ESA

CIK HABIBAH BINTI ABDUL

NOMINATION AND REMUNERATION COMMITTEES OF KLCCP AND THE MANAGER

DATO’ HALIPAH BINTI ESA *(Chairperson)*

DATUK MANHARLAL A/L RATILAL

CIK HABIBAH BINTI ABDUL

COMPANY SECRETARIES OF KLCCP AND THE MANAGER

EN. ABD AZIZ BIN ABD KADIR (LS0001718)

Levels 33 & 34

Menara Dayabumi

Jalan Sultan Hishamuddin

50050 Kuala Lumpur

Telephone No. : 03-2783 6000

Facsimile No. : 03-2783 7810

MR. YEAP KOK LEONG

(MAICSA 0862549)

c/o Tricor Corporate Services Sdn Bhd

Level 18, The Gardens North Tower

Mid Valley City, Lingkaran Syed Putra

59200 Kuala Lumpur

Telephone No. : 03-2264 8888

Facsimile No. : 03-2282 2733

REGISTERED OFFICE OF KLCCP AND THE MANAGER

Level 54, Tower 2

PETRONAS Twin Towers

Kuala Lumpur City Centre

50088 Kuala Lumpur

Telephone No. : 03-2783 6000

Facsimile No. : 03-2783 7231

CORPORATE OFFICE OF KLCCP AND THE MANAGER

Levels 33 & 34

Menara Dayabumi

Jalan Sultan Hishamuddin

50050 Kuala Lumpur

Telephone No. : 03-2783 6000

Facsimile No. : 03-2783 7810

SHARE REGISTRAR FOR KLCCP AND KLCC REIT

Tricor Investor Services Sdn. Bhd.

Level 17, The Gardens North Tower

Mid Valley City, Lingkaran Syed Putra

59200 Kuala Lumpur

Telephone No. : 03-2264 3883

Facsimile No. : 03-2282 1886

TRUSTEE FOR KLCC REIT

Maybank Trustees Berhad

8th Floor, Menara Maybank

100, Jalan Tun Perak

50050 Kuala Lumpur

Telephone No. : 03-2070 8833/

2070 8363

Facsimile No. : 03-2070 9387

PROPERTY MANAGER FOR KLCC REIT

Rahim & Co Chartered Surveyors Sdn Bhd

Level 17, Menara Uni.Asia

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50250 Kuala Lumpur

Telephone No. : 03-2691 9922

Facsimile No. : 03-2691 9992

SHARIAH ADVISER FOR KLCC REIT

CIMB Islamic Bank Berhad

Level 34, Menara Bumiputra Commerce

11, Jalan Raja Laut

50350 Kuala Lumpur

Telephone No. : 03-2619 1188

Facsimile No. : 03-2619 3657

AUDITORS

Ernst & Young (Firm No. AF 0039)

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Jalan Damanela

Pusat Bandar Damansara

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Telephone No. : 03-7495 8000

Facsimile No. : 03-2095 9076/78

INTERNAL AUDITOR

Group Internal Audit Division

KLCC (Holdings) Sdn Bhd

Levels 33 & 34

Menara Dayabumi

Jalan Sultan Hishamuddin

50050 Kuala Lumpur

Telephone No. : 03-2783 6000

Facsimile No. : 03-2783 7810

PRINCIPAL BANKERS FOR KLCCP AND KLCC REIT

CIMB Islamic Bank Berhad

CIMB Bank Berhad

Malayan Banking Berhad

STOCK EXCHANGE LISTING

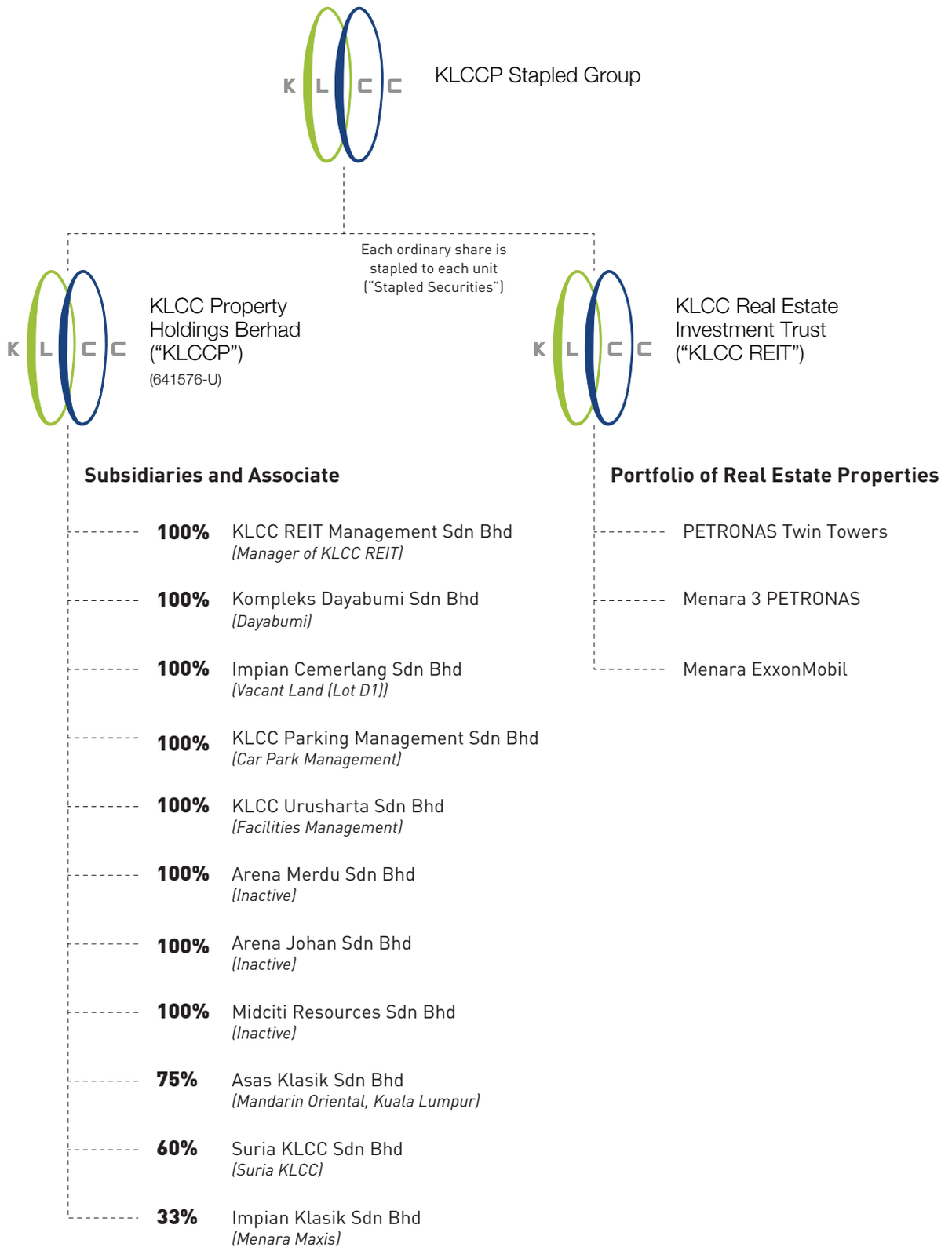
Listed on Main Market of Bursa Malaysia

Securities Berhad on 9 May 2013

Stock Code : 5235SS

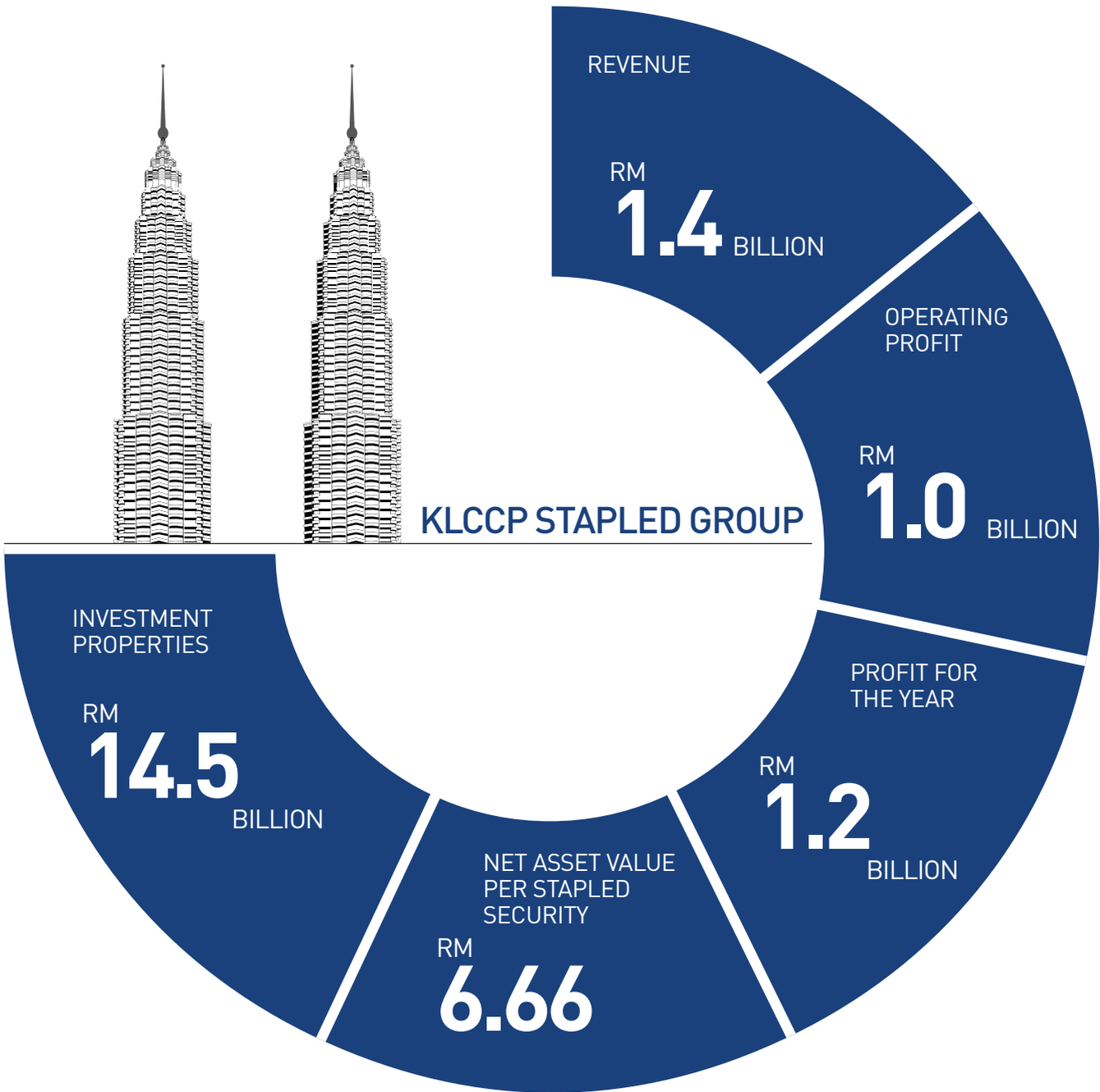
Stock Name : KLCC

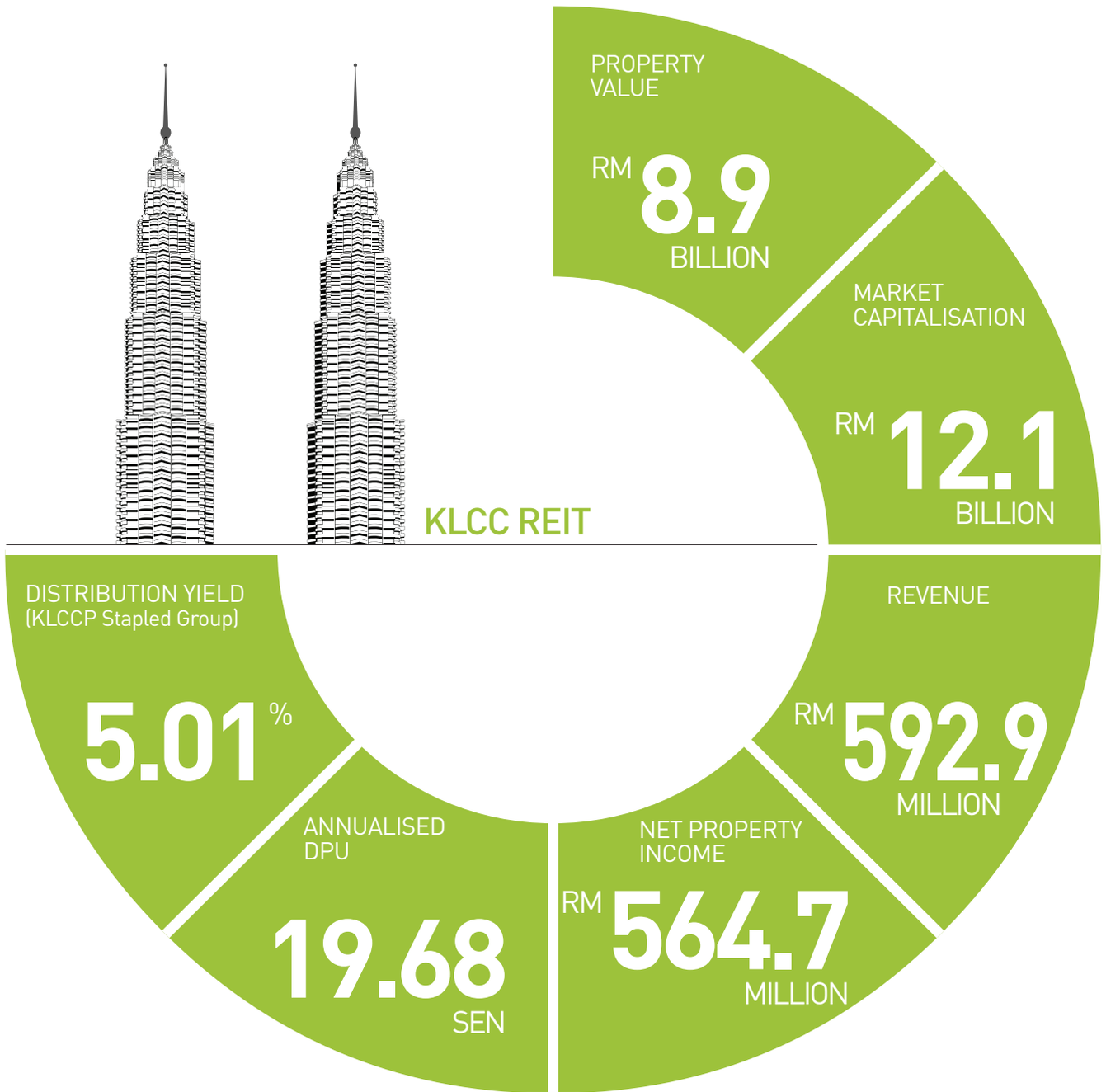
KLCCP STAPLED GROUP STRUCTURE



AT A GLANCE

2014 KEY HIGHLIGHTS







CHAIR

KRISHNAN C K MENON
Chairman

“...KLCCP Stapled Group continued to build upon the strong platform that we established and to-date, remains the largest Stapled REIT structure in the country with assets in excess of RM16 billion and a market capitalisation of RM12.1 billion as at 31 December 2014.”

MAN'S STATEMENT

On behalf of the Boards of Directors of KLCC Property Holdings Berhad (KLCCP) and KLCC REIT Management Sdn Bhd (KLCCRM), I am pleased to present the Annual Report of KLCCP Stapled Group comprising the KLCCP Group and KLCC REIT (collectively known as the KLCCP Stapled Group) for the financial year ended 31 December 2014. This year, we have one annual report which combines the performance of both KLCCP and KLCC REIT with its respective disclosure requirements. 2014 is the first full year following the listing of KLCC Stapled Securities on Bursa Malaysia on 9 May 2013. Throughout 2014, KLCCP Stapled Group continued to build upon the strong platform that we established and to-date, remains the largest Stapled REIT structure in the country with assets in excess of RM16 billion and a market capitalisation of RM12.1 billion as at 31 December 2014.

NOTABLE ACHIEVEMENTS FOR THE YEAR

KLCCP Stapled Group has been well received by the market since its listing as a stapled structure with several positive achievements.

KLCCP Stapled Group kept to its promise and delivered its commitment to distribute 95% of the overall distributable income for FY2014 and achieved a distribution of 33.64 sen, surpassing the forecast in the prospectus of 32.74 sen.

In March 2014, KLCC Stapled Securities was admitted to the FTSE Global Equity Series Index (FTSE All World Index & FTSE World Asia Pacific ex-Japan Index) and in June 2014, we were included into the FTSE Bursa Malaysia KLCI (FBM KLCI) of 30 companies. Inclusion into these indices has indeed been a proud achievement for KLCCP Stapled Group.

The capital management achievements reflected KLCCP Stapled Group's superior financial profile. In April 2014, KLCC REIT established the Sukuk Murabahah Programme with a combined limit of RM3 billion which was accorded ratings of AAA/Stable/ P1 by RAM Ratings. This Sukuk Programme was also awarded the Best Islamic REIT Deal of the Year in Southeast Asia by Alpha Southeast Asia and the Real Estate Deal of the Year and Country Deal of the Year (Malaysia) by Islamic Finance News Deals of the Year 2014. Suria KLCC's Sukuk Murabahah Programme established in December 2014 which entails an Islamic Medium Term Notes Programme and an Islamic Commercial Papers Programme with a combined limit of up to RM600 million was also duly accorded AAA/P1 rating by RAM Ratings. This is testament to the stable financial portfolio and strong credit profile of KLCCP Stapled Group.

In July 2014, our asset management company, KLCC Urusharta Sdn Bhd (KLCCUH) attained the ISO14001 & OHSAS 18001 Certification, recognition by international standards for its Environmental Management System and Occupational Health & Safety Management System. At the national level, KLCCUH did us proud when they were bestowed the National Occupational Health & Safety Excellence Award 2014, in the Business Services category, which they were also a recipient of in 2011.

With effect from 1 January 2014, KLCCP Stapled Group secured a Triple Net Lease Agreement with PETRONAS for Menara Dayabumi for a tenure of 6 years with option for renewal for a further two successive terms of six years each. The refurbishment of Menara Dayabumi saw the completion of a new corporate lobby, upgrading of the common areas and renovation of the new retail areas which have further enhanced the position of this property as a prime A-class office building.

KLCCP Stapled Group was also given recognition at the National Corporate Report Awards (NACRA) 2014 whereby KLCCP was the recipient of the Certificate of Merit. This accentuates the organisation's corporate standing and the drive towards high quality corporate reporting.

FINANCIAL PERFORMANCE

2014 had its fair share of challenges with the modest expansion in global markets, volatile yield environment and declining crude oil prices, whilst the rising rate environment, slower consumer consumption and the pre-Goods and Services Tax (GST) implementation saw its impact domestically. Nevertheless, strong fundamentals coupled with best-in-class assets have enabled KLCCP Stapled Group to achieve yet another solid performance for the year in review.

For the financial year ended 31 December 2014, KLCCP Stapled Group achieved profit attributable to the holders of Stapled Securities of RM937.9 million, representing a 14% year-on-year growth. This is inclusive of fair value gain on investment properties of RM386.1 million which did not impact KLCCP Stapled Group's cash flows. Excluding the effect of the fair value gain, profit attributable to the holders of Stapled Securities of KLCCP Stapled Group stood at RM689.3 million, a 10% increase from the previous year.

The performance of KLCC REIT was underpinned by the resilient performance of the PETRONAS Twin Towers, Menara ExxonMobil and Menara 3 PETRONAS assets combined with proactive capital management. This generated total comprehensive income (excluding fair value adjustment) of RM427.3 million, a 44% increase due to full year effect compared to 8 months period last year. The office segment contributed 96% of the total comprehensive income while the remaining 4% was derived from the retail segment.

Given the foregoing achievement, and upholding the commitment of KLCCP Stapled Group for a 95% dividend pay-out for FY2014, the Boards of KLCCP and KLCCRM, had approved 4 interim dividends respectively, totaling 33.64 sen per stapled security. The total payments to the holders of Stapled Securities comprised 13.96 sen from KLCCP and 19.68 sen from KLCC REIT. This would mean a full year dividend payment of RM607.3 million to the holders of Stapled Securities.

KLCC Stapled Securities ended the year at RM6.71 on 31 December 2014, an appreciation of 74% from its pre-announcement price of RM3.86 as at 27 June 2012 and 15% from the close of RM5.85 as at 31 December 2013. This is testament to the solid performance in its full operating year as a stapled security despite the challenges & volatility in the global and domestic markets.

THE BOARDS' COMMITMENT

Our Boards take pride and place importance on strong governance culture and implementing international best practices across the business segments. We continue to drive a culture of integrity and business ethics through full compliance with the PETRONAS Code of Business Ethics (CoBE) within the organisation.

In line with our Board Charter, the Boards recognise the responsibility to our stakeholders and acknowledge that the organisation should play an important role in contributing towards the welfare of the community in which it operates. This year, we have expanded on our segment on Corporate Responsibility & Sustainability in the areas of environment, community relations, safety & health and people development. This is in tandem with our journey towards sustainable investment and development through economical, environmental and socially responsible efforts.

OUTLOOK & PROSPECTS

KLCCP Stapled Group remains aware of the competitive level of activity in the business world and is vigilant of the risk factors when making investment decisions. The future outlook is expected to remain challenging with uneven global growth and asymmetric policies whilst domestically, the volatile growth paths, higher inflation and currency volatility will be of concern. Given the backdrop of the 2015 outlook, our resilient rental income of the REIT portfolio of assets within KLCCP Stapled Group will continue to underpin the overall performance of KLCCP Stapled Group in the coming year. Earnings are likely to remain stable in the long term as majority of its assets are on long-term leases with creditable lessees. The retail and hotel segments will trade in a challenging business environment.

In our continued commitment to deliver strong and sustainable returns to the holders of Stapled Securities, earnings growth will be driven by the development of its existing assets with visible acquisition pipelines to drive longer term growth. The redevelopment of the City Point podium as a mixed

development with office, hotel and retail components is expected to further unlock commercial potential and add value to the existing property portfolio. KLCCP Stapled Group will also be able to grow inorganically from the Right of First Refusal (ROFR) granted by KLCC (Holdings) Sdn Bhd and its subsidiaries in the longer term.

The presence of clear organic and inorganic growth will drive the potential growth in capital. We will continue to build on our key areas of focus and optimise total returns for our holders of Stapled Securities. KLCCP Stapled Group's achievements to-date provide a solid foundation to brace the challenging economic conditions in the coming year and to maintain the resilience in future dividend distribution.

THANK YOU

I wish to extend my utmost appreciation to you, our holders of Stapled Securities for your continued support and confidence to grow the value of your investment with us. We will build upon our stability and strength and continue to deliver sustainable earnings and growth.

I would like to thank our management team and employees for their hard work, commitment and rising to the challenges throughout the year which has put us in a strong position to continue to grow earnings and distributions and capitalise on future opportunities to chart new growth.

I would also like to take this opportunity to acknowledge the contribution of the Boards of KLCCP and KLCCRM to KLCCP Stapled Group's continued success through their stewardship of commitment, insights and wise counsel. I am confident that KLCCP Stapled Group will continue to perform strongly and remain focused in creating value and delivering sustainable returns to the holders of Stapled Securities.



Krishnan C K Menon
Chairman



CEO'S

YEAR IN REVIEW

DATUK HASHIM BIN WAHIR
Chief Executive Officer

“...We delivered on our commitment to distribute 95% of the overall distributable income for financial year 2014 and achieved a distribution per stapled security of 33.64 sen, exceeding our forecast in the prospectus of 32.74 sen.”

2014 HIGHLIGHTS

KLCCP Stapled Group continued to focus its priority to drive sustainable growth and create significant value for the holders of Stapled Securities. This year marked the second year KLCCP Stapled Group is operating under the stapled structure since its listing on 9 May 2013 and it is the first full year. The stapled structure allowed the shareholders to retain full value and ownership of KLCCP Stapled Group’s assets and simultaneously unlock the value of the assets. The holders of Stapled Securities continued to benefit from the accretion in distribution for the year in review as KLCCP Stapled Group committed to distribute 95% of the overall distributable income.

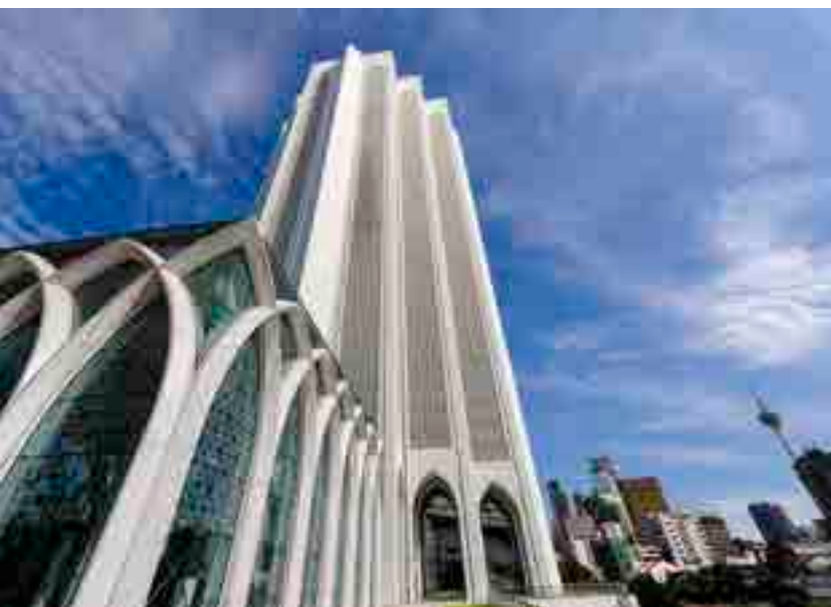
In 2014, KLCCP Stapled Group recorded another year of steady revenue and operating profit growth whilst maintaining its operating profit margins, underpinned by the superior performing assets in its portfolio. We delivered on our commitment to distribute 95% of the overall distributable income for financial year 2014 and achieved a distribution per stapled security of 33.64 sen, exceeding our forecast in the prospectus of

32.74 sen. This is testament of KLCCP Stapled Group’s strategy aimed at enhancing value for the holders of Stapled Securities through significant accretion in distribution. This was made possible with the continued support and commitment from all stakeholders including our employees, in our pursuit to rise to the challenge and remain resilient.

The performance of KLCCP Stapled Group was further enhanced by our proactive capital management in restructuring our existing financing facilities to reduce the overall interest cost risks to the portfolio income. KLCC REIT and Suria KLCC demonstrated its credibility in the market with AAA ratings for the establishment of the respective Sukuk Murabahah Programmes.

This report covers the performance of KLCCP Stapled Group and KLCC REIT respectively in a combined annual report. KLCCP is deemed the controlling entity of KLCC REIT and as KLCCP does not hold any equity interest in KLCC REIT, the financial results of KLCC REIT is reflected as 100% non-controlling interest in the consolidated financial statement of KLCCP.





FINANCIAL PERFORMANCE

For the financial year ended 31 December 2014, KLCCP Stapled Group achieved revenue of RM1.35 billion compared to RM1.28 billion in the corresponding period last year. This growth of 5% was contributed by improved performance in all business segments. The office segment remained stable while the retail segment demonstrated its resilience despite slower domestic consumption with a revenue growth of 9%. The hotel segment benefited from stronger food & beverage revenue from the opening of ballroom facilities post completion of renovation, reflecting a 9% growth. Management services grew by 17% mainly due to one-off facility management services for PETRONAS' projects.

The investment properties also saw an increased recognition of fair value gain of RM386.1 million in particular for Suria KLCC, testament to the asset quality and strategic location. The revenue growth and fair value gains coupled with the disciplined cost management enabled KLCCP Stapled Group to achieve a profit attributable to equity holders of RM937.9 million, an increase of 14% over the previous year of RM825.5 million. Excluding the effects of the fair value gain, the profit attributable to equity holders grew 10% from RM625.1 million in 2013 to RM689.3 million in 2014.

KLCCP Stapled Group's total assets retained its resilience and continued to strengthen to RM16.8 billion, a 3% growth from 31 December 2013, with the appreciation in fair value of the investment properties. The higher total assets resulted in net asset value per stapled security increasing to RM6.66 from RM6.48 in the preceding financial year, representing a corresponding growth of 2.8%. The equity attributable to the holders of Stapled Securities saw a similar growth, increasing from RM11.7 billion as at 31 December 2013 to RM12.0 billion in 2014.

Our three portfolio of assets under KLCC REIT generated stable revenue of RM592.9 million which contributed 44% of KLCCP Stapled Group's revenue while net property income was at RM564.7 million, representing 44% of the profit before tax (PBT) for KLCCP Stapled Group. Net asset value improved from RM4.12 per unit as at 31 December 2013 to RM4.19 per unit as at year end, after taking into account the fair value adjustments of RM54.8 million. In line with our commitment to pay out 95% of our distributable income for financial year 2014, KLCC REIT achieved a distribution per unit (DPU) of 19.68 sen, exceeding the forecast DPU of 19.53 sen and the annualised DPU of 19.34 sen for 2013.

BUSINESS OVERVIEW

Commercial/Office Properties

Our commercial properties continued to be the main driver in KLCCP Stapled Group's revenue arising from its stable revenue streams. Revenue remained steady with marginal increase from RM592.6 million in 2013 to RM594.1 million in 2014. Similarly, PBT excluding fair value adjustments, increased marginally from RM491.9 million in 2013 to RM493.3 million in 2014. The REIT portfolio assets, namely PETRONAS Twin Towers, Menara ExxonMobil and Menara 3 PETRONAS contributed 93% of the office segment revenue. These properties with full occupancy rates and long term locked-in leases enable a strong recurring income and cash flow. The office segment remained the major contributor of KLCCP Stapled Group's revenue and PBT with contributions of 44% and 54% respectively.

The office segment also benefited from the implementation of the Triple Net Lease arrangement for Menara Dayabumi with effect from 1 January 2014. The property saw savings in operating expenses of RM13.3 million, which contributed to the increased net operating income of the asset.

We had undertaken asset enhancements initiatives for Kompleks Dayabumi to unlock commercial potential and maintain competitiveness of the property. In 2014, the asset enhancement initiatives of Phases 1 and 2 were completed which saw the development of the corporate lobby, upgrading of the common areas and new retail areas in Menara Dayabumi. KLCCP Stapled Group will now embark on Phase 3 which will see the redevelopment of the City Point podium into a 60-storey office and hotel tower with new retail outlets.

The refurbishment and redevelopment of Kompleks Dayabumi will also bode well with the River of Life Project, an Entry Point Project identified in the Greater Kuala Lumpur/Klang Valley National Key Economic Area under the Government's Economic Transformation Programme. Kompleks Dayabumi which is fronting the Klang River has been included as part of the River of Life initiative. The redevelopment aims to breathe new life into this architectural landmark through the theme of "River,

Community, Heritage and Harmony". The redevelopment will further spur the vibrancy of the waterfront and contribute to the value enhancement of the property.

Retail Properties

Our retail segment comprising Suria KLCC and the retail podium of Menara 3 PETRONAS continued to show its strong competitive edge and further strengthened its position as Malaysia's iconic shopping destination, achieving the 2014 Seven Star Global Luxury Award in the Luxury Shopping Experience Special Award category.

Revenue from the retail segment registered a commendable 9% growth, increasing from RM423.2 million in 2013 to RM459.4 million in 2014. This further increased its overall contribution to KLCCP Stapled Group's revenue to 34% from 33% the previous year. PBT excluding fair value adjustment exceeded the previous year's performance with an 8.6% growth to RM354.5 million.

Suria KLCC continues to respond to the changes in the marketplace with strategic reinventions to refresh the retail mix and offerings by delivering a shopping experience where ambience, concept and delivery come together. With a structure of continued success well in place, Suria KLCC achieved customer footfall of over 44 million whilst its retail sales turnover over the last 12 months exceeded RM2.4 billion.

Suria KLCC's corporate responsibility program, Sunshine September continued to support the National Autism Society of Malaysia (NASOM) and since 2010, has raised RM1.4 million in funds. This year, the funds raised will be used to establish two Intensive Intervention Programme Centres in Kerteh and Kajang, making it possible for more children to have access to early intervention programmes.

Suria KLCC remains optimistic in further transforming the retail landscape in Malaysia and it continues to stay focused on its customer-centric philosophy and delivering on its tag line, "Always Something New".

Hotel Property

Despite trading in a challenging environment, Mandarin Oriental, Kuala Lumpur (MOKUL) retained its market leading position in terms of market share amongst the city's luxury hotels and achieved its highest revenue in its 16 year history with total revenue of RM183.3 million, a 9% increase from 2013. This increased the hotel operations' contribution to KLCCP Stapled Group's revenue from 13% in 2013 to 14% this year. The hotel registered a PBT excluding fair value adjustment of RM22.4 million from RM20.7 million in 2013.

The hotel further enhanced its award-winning reputation by achieving 14 awards in 2014. MOKUL received the Robb Report - World's Top 100 Hotels, World Travel Awards - Malaysia's Leading Hotel, Asia Pacific Property Awards - Best Hotel in Malaysia, Kuala Lumpur Mayor's Tourism Awards - 5-star Hotel (Gold Award), Finance Asia Travel Poll - Best Hotel in Kuala Lumpur, Institutional Investor - World's Top 100 Hotels, Ministry of Tourism and Culture - ASEAN Green Hotel Award, amongst others.

The performance of the luxury hotel sector is looking to deliver steady growth over the next few years with impending entry of upscale and boutique brands coming on stream from 2017 onwards. MOKUL's phased renovation program from 2015 to 2017 will include the meeting, recreation and wellness facilities and all guestrooms and suites. This will put MOKUL

in good stead to compete with the next wave of competitors with a fully renovated product upon completion. MOKUL continues its sales efforts and remains focused on prime segments with emphasis on active social media programs to heighten the hotel's awareness in the market.

Asset Management & Services

The management services segment continues to complement the property portfolio of KLCCP Stapled Group in delivering premium facilities management services in maintaining the iconic stature and performance of the assets within KLCCP Stapled Group.

For the financial year 2014, the management services revenue totalled RM116.7 million, a 17% increase from 2013. Management of the REIT portfolio combined with provision of additional services for facilities management contributed mainly to the increase in PBT to RM42.4 million from RM36.2 million in 2013.

The facility management team of KLCCUH achieved the National Occupational Health & Safety Excellence Award 2014, in the Business Services category. KLCCUH also attained international recognition with the ISO 14001:2004 and OHSAS 18001:2007 Certification for its Environmental Management System and Occupational Health & Safety Management System respectively.

CAPITAL MANAGEMENT INITIATIVES

The capital management achievements were also very significant. As part of our efficient capital management initiatives to manage our cost of funds and refinancing risks, KLCC REIT proactively restructured its existing financing facilities to lock-in current low interest rates over a longer period of maturity. The re-alignment of all terms and conditions of existing borrowings under a single integrated platform resulted in the establishment of the Sukuk Murabahah Programme comprising an Islamic Commercial Papers Programme and an Islamic Medium Term Notes Programme with combined limit of RM3 billion. This was accorded the AAA/Stable/P1 rating by RAM Ratings and reflects KLCC REIT's superior financial and credit profile. Notably, this Sukuk Programme also achieved the Best Islamic REIT Deal of the Year in





Southeast Asia. Islamic Finance News awarded the Programme with two additional awards, Real Estate Deal of the Year and Country Deal of the Year (Malaysia) 2014. KLCC REIT has since issued RM1.6 billion to PETRONAS to early settle KLCC REIT's existing debts with the remaining RM1.4 billion for its investment needs.

The existing facilities under Suria KLCC, a 60% owned subsidiary of KLCCP were also restructured with the establishment of a Sukuk Murabahah Programme which entails an Islamic Medium Term Notes Programme and an Islamic Commercial Papers Programme, with a combined limit of up to RM600 million. This Programme was assigned AAA/P1 rating by RAM Ratings and affirms Suria KLCC's stable financial portfolio, operating performance and quality of asset.

As at 31 December 2014, 86% of KLCCP Stapled Group's debts are fixed by way of interest rate while the gearing ratio remained healthy at 20.8% with average cost of debt of 4.5%.

COMMITMENT TO SUSTAINABILITY

As an organisation we remain committed to sustainable investment and development of our business and continue to place importance on the environment and the community in which we operate in. With expectations from stakeholders and clients towards greater responsibility and transparency from companies, efforts to step up standards in stakeholder value creation are being put in place.

In our call towards sustainable development, all our new development within KLCCP Stapled Group is moving towards dual compliance with Green and MSC status. All the new office buildings will be designed with superior energy efficient Building Management Systems to achieve Green Building Index (GBI) certifications. During the year KLCCP Stapled Group, as owner was entrusted by the tenants to implement initiatives for improving energy consumption and operating efficiency towards achieving GBI Certification for PETRONAS Twin



Towers and Menara 3 PETRONAS. This involves the upgrading of the Building Control System incorporating Energy Management System to suit GBI/LEED requirements, replacement of flushometer valves with water efficient valves and LED lighting.

Suria KLCC and MOKUL utilised the strength of its assets to bring to fruition successful CSR programs in its effort to increase awareness and towards continual improvement of the environment initiatives and execution of social responsibility programs.

Our expanded segment on Corporate Responsibility & Sustainability in the areas of environment, community relations, safety & health and people development in this year's Annual Report demonstrates our commitment towards social responsibility and our journey in embracing environmental, social and governance practices in the longer term.

THE YEAR AHEAD

Against the backdrop of global economic uncertainties and with 2015 expected to be challenging and volatile, KLCCP Stapled Group will continue to focus on our strong fundamentals and financial discipline, to remain resilient and continue to provide a conducive business environment for future development and long term stability. We will continue to strive to provide the holders of Stapled Securities with regular and stable distributions from sustainable organic and inorganic growth and active asset management in preserving the pristine condition of the assets within the portfolio.

Our office rental income will remain resilient in the current soft market as our portfolio consists of long-term leases and stable tenant profiles which will deliver a steady earnings stream over the longer term. The office segment will be primarily anchored by its Triple Net Lease Agreements for the PETRONAS Twin Towers, Menara 3 PETRONAS and Menara Dayabumi.



The retail scene is expected to present a more challenging outlook with consumers being more prudent upon GST implementation and the rising cost of living. The hotel segment will continue to trade in a challenging environment with the on-set of competition and market volatility. Nevertheless we will continue our efforts on cost management and improving sustainable income and capital growth.

We remain steadfast in our focus to return sustainable distributions over the longer term whilst adopting effective and prudent investment strategies which will increase the growth potential of our properties.

APPRECIATION

My sincere gratitude to the Boards of Directors of KLCCP and KLCCRM for their continued guidance and counsel in driving the strategic direction of KLCCP Stapled Group and the business performance excellence. I would also like to express my utmost appreciation to the holders of Stapled Securities for their continued loyalty and support in our journey to realise the full potential of KLCC Stapled Securities in creating value and improving returns.

KLCCP Stapled Group's achievements for the year have been made possible with our committed employees who remain our greatest strength in ensuring the sustained growth for the organisation. Together we take pride in delivering KLCCP Stapled Group's performance and growth strategies for our stakeholders.

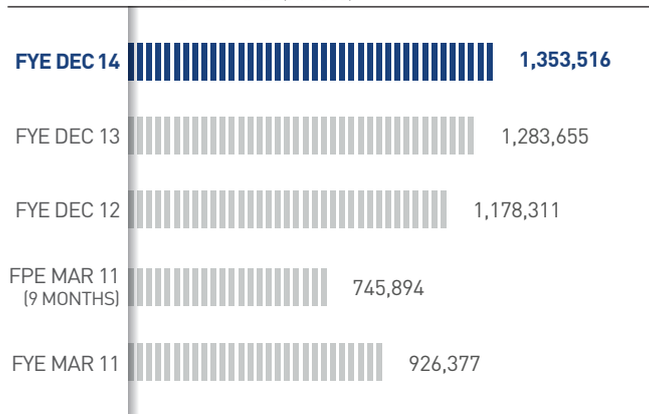
A handwritten signature in black ink, appearing to read 'Hashim Bin Wahir', written in a cursive style.

Datuk Hashim Bin Wahir
Chief Executive Officer

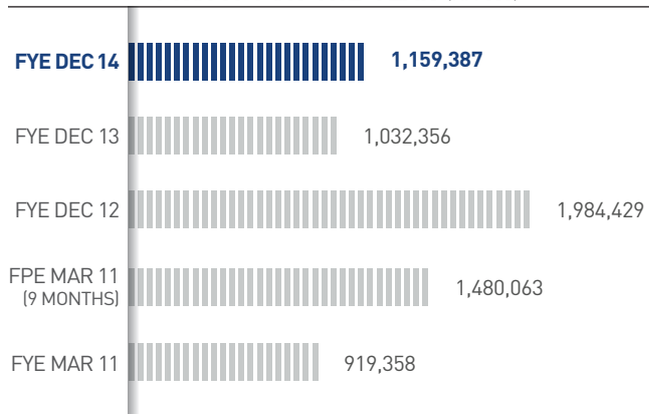
KLCCP STAPLED GROUP

FINANCIAL HIGHLIGHTS

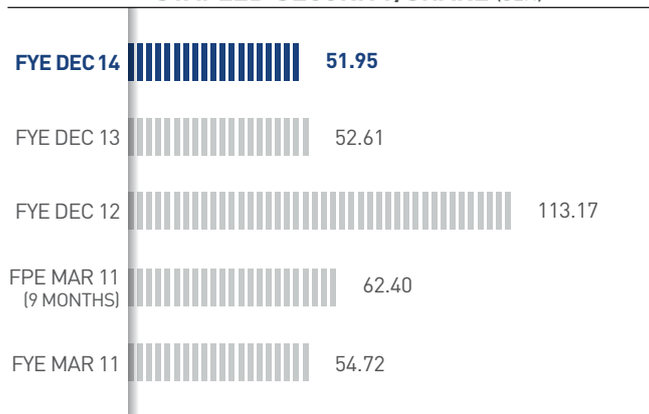
REVENUE (RM'000)



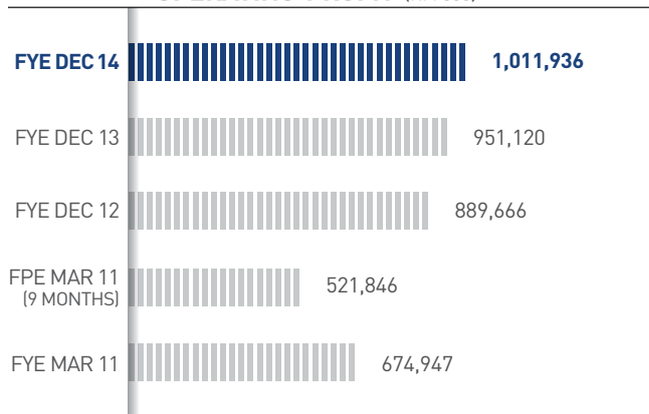
PROFIT FOR THE YEAR (RM'000)



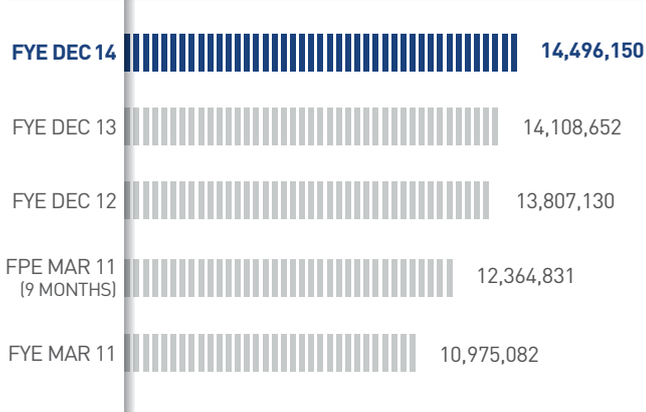
DILUTED EARNINGS PER STAPLED SECURITY/SHARE (SEN)



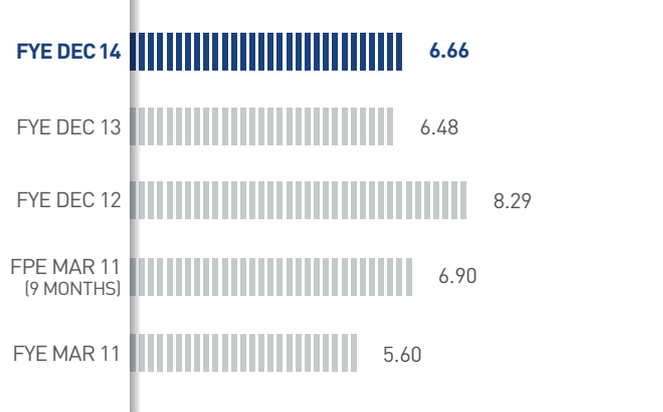
OPERATING PROFIT (RM'000)



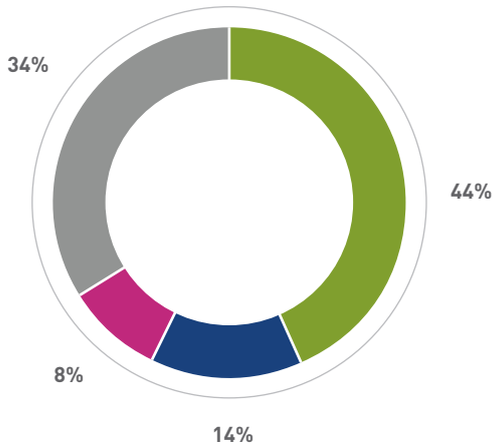
INVESTMENT PROPERTIES (RM'000)



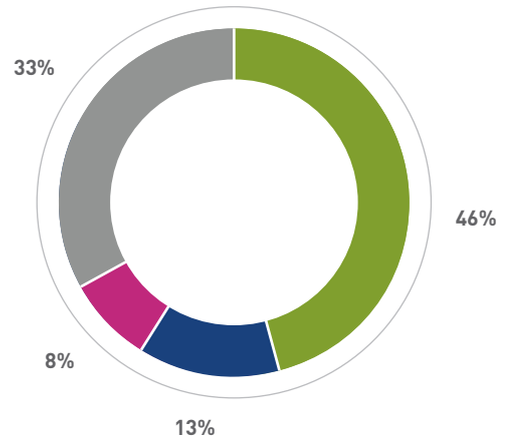
NET ASSET VALUE (EXCL. RCULS) PER STAPLED SECURITY/SHARE (RM)



SEGMENTAL REVENUE FYE 2014



SEGMENTAL REVENUE FYE 2013



- Office
- Hotel Operations
- Management Services
- Retail

KLCCP STAPLED GROUP

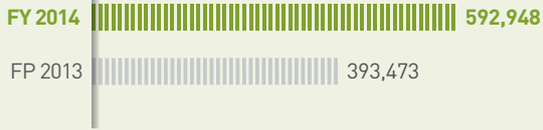
VALUE ADDED STATEMENT

	2014 RM'000	2013 RM'000
Total Turnover	1,353,516	1,283,655
Interest income	34,030	35,918
Operating expenses	(223,279)	(219,434)
Value added by KLCCP Stapled Group	1,164,267	1,100,139
Share of (loss)/profits of associates	(6,734)	12,908
Fair value adjustments on investment properties	386,092	271,010
Total Value Added	1,543,625	1,384,057
Reconciliation:		
Profit attributable to holders of Stapled Securities	937,927	825,504
Add:		
Depreciation & amortisation	29,552	31,849
Finance costs	144,865	123,078
Staff costs	88,749	81,252
Taxation	121,072	115,522
Other non-controlling interests	221,460	206,852
Total Value Added	1,543,625	1,384,057
VALUE DISTRIBUTED		
Employees		
Salaries and other staff costs	88,749	81,252
Government		
Corporate taxation	110,944	126,140
Providers of capital		
Dividends	606,591	407,251
Finance costs	144,865	123,078
Other non-controlling interests	221,460	206,852
Reinvestment and growth		
Depreciation & amortisation	29,552	31,849
Capital reserve*	184,190	133,194
Income retained by KLCCP Stapled Group	157,274	274,441
	1,543,625	1,384,057

* Capital reserve represents the fair valuation gain on properties which is only distributable upon disposal of investment property.

KLCC REIT FINANCIAL HIGHLIGHTS

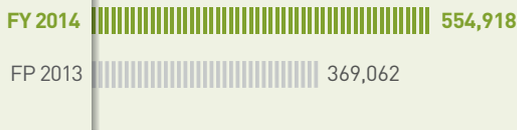
TOTAL PORTFOLIO REVENUE (RM'000)



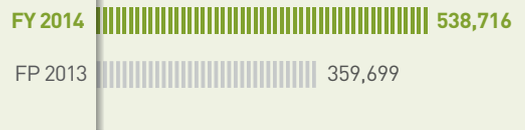
TOTAL PORTFOLIO NET PROPERTY INCOME (RM'000)



OFFICE REVENUE (RM'000)



OFFICE NET PROPERTY INCOME (RM'000)



RETAIL REVENUE (RM'000)



RETAIL NET PROPERTY INCOME (RM'000)



PROPERTY VALUE (RM'000)



DPU (sen)



Net Asset Value per unit (RM)



KLCC REIT

VALUE ADDED STATEMENT

	Financial Year 2014 RM'000	Financial Period 2013 RM'000
Total Turnover	592,948	393,473
Interest income	7,708	5,107
Fair value adjustments on investment properties	54,757	70,788
Operating expenses	(30,999)	(20,401)
Total Value Added	624,414	448,967
Reconciliation:		
Profit for the year	479,304	366,412
Finance costs	100,361	53,100
Management fees	44,149	29,055
Trustee's fees	600	400
Total Value Added	624,414	448,967
VALUE DISTRIBUTED		
Trust expenses		
Management fees	44,149	29,055
Trustee's fees	600	400
Providers of capital		
Finance costs	100,361	53,100
Income distribution	354,928	145,329
Reinvestment and growth		
Undistributed income	72,357	153,834
Capital reserve*	52,019	67,249
	624,414	448,967

* Capital reserve represents the fair valuation gain on properties which is only distributable upon disposal of investment property.

KLCC REIT

FUND PERFORMANCE

Statement of Comprehensive Income – Key Data & Financial Ratios	Financial Year 2014	Financial Period 2013
Revenue (RM'000)	592,948	393,473
Net Property Income (RM'000)	564,678	376,620
Total Comprehensive Income:		
– Realised (RM'000)	427,276	299,163
– Unrealised (RM'000)	52,028	67,249
Income available for distribution (realised) (RM'000)	364,623	244,613
Income distribution ¹ (RM'000)	355,289	232,707
Distribution per unit (DPU) (sen)	19.68	12.89
Annualised DPU (sen)	19.68	19.34
Distribution Yield ² (%)	5.01	4.95
Basic Earnings per Unit (sen)	26.55	20.30
Management expense ratio ³ (%)	0.64	0.42

Statement of Financial Position – Key Data & Financial Ratios	As at 31 Dec 2014	As at 31 Dec 2013
Investment properties (RM'000)	8,871,757	8,817,000
Total assets (RM'000)	9,336,812	9,244,295
Total financings (RM'000)	1,568,400	1,608,591
Total liabilities (RM'000)	1,772,457	1,804,316
Total Unitholders' Fund (RM'000)	7,564,355	7,439,979
Total Net Asset Value (NAV) (RM'000)	7,564,355	7,439,979
Net Asset Value (NAV) per unit:		
– before distribution (RM)	4.19	4.12
– after distribution (RM)	4.14	4.07
Highest NAV per unit (RM)	4.19	4.12
Lowest NAV per unit (RM)	4.09	4.03
Gearing Ratio (%)	16.8	17.4
Average cost of debt (%)	4.41	4.26
Debt Service Cover Ratio (times)	3.8	9.9

1 Includes the 2014 fourth income distribution payable on 27 February 2015.

2 Based on DPU of KLCCP Stapled Group of 33.64 sen (2013: 28.94 sen) and the closing price of KLCC Stapled Securities of RM6.71 (2013: RM5.85) as KLCC REIT units are stapled with KLCCP ordinary shares and traded as a single price quotation.

3 Ratio of total fees and expenses incurred in operating KLCC REIT including Manager's fee, Trustee's fee, auditors' remuneration, tax agent's fee, valuation fees and other Trust expenses to the NAV of KLCC REIT.

Past performance is not necessarily an indication of future performance as market conditions may change over time.

TRADING PRICE PERFORMANCE OF KLCC STAPLED SECURITIES¹

Trading Summary	Financial Year 2014	Financial Period 2013
Stapled Securities Closing Price at 31 December (RM)	6.71	5.85
Highest traded price for the year/period (RM)	7.00	7.68
Lowest traded price for the year/period (RM)	5.47	5.72
Capital Appreciation (%)	15.7	(7.0) ² (23.8) ³
Annual Total Return (%) ⁴	20.71	(2.05)
Number of Stapled Securities ('000)	1,805,333	1,805,333
Market Capitalisation (RM'000)	12,113,784	10,561,198

1 The trading price performance of KLCC REIT is based on the price performance of KLCC Stapled Securities as KLCC REIT units are stapled with KLCCP ordinary shares and traded as a single price quotation.

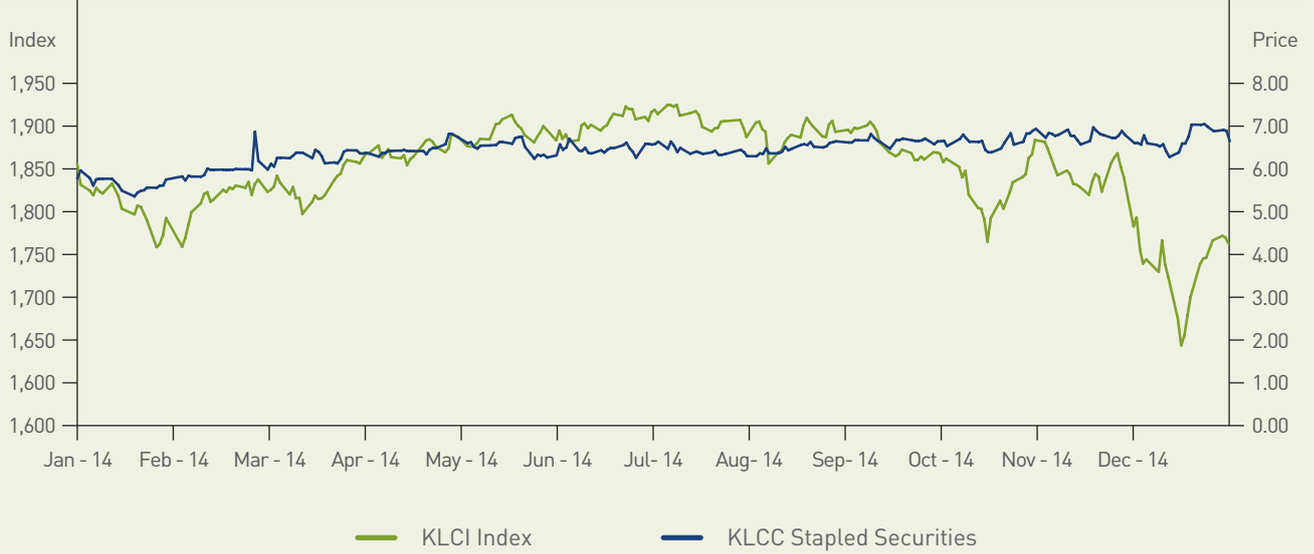
2 This relates to capital appreciation prior to listing of the KLCC Stapled Securities based on Stapled Securities price from 1 January 2013 of RM6.29 to 31 December 2013 of RM5.85.

3 This relates to capital appreciation post listing of the KLCC Stapled Securities based on Stapled Securities price from date of listing on 9 May 2013 of RM7.68 to 31 December 2013 of RM5.85.

4 Annual total return comprises capital appreciation from 1 January 2014 to 31 December 2014 of 15.7% (2013: -7.00%) and distribution yield of KLCCP Stapled Group of 5.01% (2013: 4.95%).

Past performance is not necessarily an indication of future performance as market conditions may change over time.

KLCC Stapled Securities Price vs FTSE Bursa Malaysia KLCI Index Performance Benchmark



Comparative Yields as at 31 December 2014 (%)



Source: Bloomberg, Bank Negara Malaysia

Past performance is not necessarily an indication of future performance as market conditions may change over time.

BOARDS OF DIRECTORS

KLCC PROPERTY HOLDINGS BERHAD

KLCC REIT MANAGEMENT SDN. BHD.





Seated from left to right:
Datuk Hashim Bin Wahir, Mr. Krishnan C K Menon

Standing from left to right:
Datuk Manharlal A/L Ratilal, Datuk Ishak Bin Imam Abas, Dato' Halipah Binti Esa,
Mr. Augustus Ralph Marshall, Datuk Pragasa Moorthi A/L Krishnasamy, Cik Habibah Binti Abdul
Mr. Yeap Kok Leong (*Company Secretary*), En. Abd Aziz Bin Abd Kadir (*Company Secretary*)



from left:

KRISHNAN C K MENON

*Independent Non-Executive Director/
Chairman*

DATUK HASHIM BIN WAHIR

Chief Executive Officer

KRISHNAN C K MENON

*Independent Non-Executive Director/
Chairman*

Krishnan C K Menon, aged 65, was appointed to the Board and Chairman of KLCC Property Holdings Berhad on 25 October 2010.

He was also appointed as Independent Non-Executive Director and Chairman of KLCC REIT Management Sdn Bhd (the Manager of KLCC Real Estate Investment Trust ("KLCC REIT")) on 5 December 2012.

He is a Fellow of the Institute of Chartered Accountants in England and Wales, a member of the Malaysian Institute of Accountants and the Malaysian Institute of Certified Public Accountants.

He spent 13 years in public practice with Hanafiah Raslan & Mohamad, 7 years of which he served as a partner. He then joined Public Bank Berhad as General Manager and was subsequently promoted to Executive Vice President. After serving 2 public listed companies, he joined Putrajaya Holdings Sdn Bhd as Chief Operating Officer in 1997 for 3 years before leaving the company in 2000.

Currently, Mr. Menon sits on the boards of Petroliam Nasional Berhad, Scicom (MSC) Berhad, Econpile Holdings Berhad, MISC Berhad and KLCC (Holdings) Sdn Bhd.

DATUK HASHIM BIN WAHIR

Chief Executive Officer

Datuk Hashim bin Wahir, aged 57, was appointed to the Board of KLCC Property Holdings Berhad ("KLCCP") on 1 November 2007 and designated as the Chief Executive Officer.

He was also appointed to the Board of KLCC REIT Management Sdn Bhd (the Manager of KLCC Real Estate Investment Trust ("KLCC REIT")) on 5 December 2012 and designated as Chief Executive Officer. He is also a Director of Midciti Sukuk Berhad.

He graduated from Universiti Teknologi Malaysia with a Bachelor of Engineering (Hons) in Mechanical Engineering. He also attended Executive Development Programs at Ashridge Management College, United Kingdom and Johnson School of Management, Cornell University, USA in 1993 and 1998, respectively.

Datuk Hashim joined PETRONAS on 16 June 1981 after graduation from Universiti Teknologi Malaysia. Whilst in PETRONAS, he undertook various assignments within the PETRONAS group including exploration and production ("E&P") operations, international E&P and gas asset acquisitions, group strategic planning and corporate development. He also held various senior management positions in PETRONAS such as Senior Manager, Petroleum Engineering Department of Petronas Carigali Sdn Bhd ("PCSB") from 1995 until 1999, General Manager of Chad/Cameroon JV Project, PCSB from 1999 until 2000, and General Manager of Group Planning & Resource Allocation, PETRONAS from 2000 until 2004. He was appointed as the Chairman for the PETRONAS group of companies in the Republic of Sudan until November 2007.

Datuk Hashim is also presently a Director and the Group Chief Executive Officer of KLCC (Holdings) Sdn Bhd ("KLCCH").

His other directorships include KLCCH's subsidiaries and associate companies, and subsidiaries of KLCCP.

DATUK MANHARLAL A/L RATILAL*(also known as Datuk George Ratilal)**Non-Independent Non-Executive Director*

Datuk George, aged 55, was appointed to the Board of Directors of KLCC Property Holdings Berhad ("KLCCP") on 16 June 2004 and a member of Audit Committee of KLCCP on 9 July 2004. The Board had, on 21 August 2013, appointed him as a member of the Nomination and Remuneration Committee of KLCCP.

He was also appointed as Non-Independent Non-Executive Director of KLCC REIT Management Sdn Bhd (the Manager of KLCC Real Estate Investment Trust ("KLCC REIT")) ("Manager") on 5 December 2012. He was appointed as a member of the Audit Committee and Nomination and Remuneration Committee of the Manager on 12 December 2012 and 21 August 2013 respectively.

He obtained degree in Bachelor of Arts (Honours) in Accountancy from Birmingham City Polytechnic, United Kingdom in 1982 and Master in Business Administration from the University of Aston in Birmingham, United Kingdom in 1984.

Datuk George is Executive Vice President & Group Chief Financial Officer of PETRONAS; and a member of its Executive Committee and Management Committee.

Prior to joining PETRONAS in 2003, he was attached with a local investment bank for 18 years, concentrating on corporate finance where he was involved in advisory work in mergers and acquisitions, equity and debt capital markets. From 1997 to 2002, he served as Managing Director of the investment bank.

He also sits on the boards of Cagamas Holdings Berhad, MISC Berhad, PETRONAS Gas Berhad and other subsidiaries of PETRONAS.

DATUK ISHAK BIN IMAM ABAS*Non-Independent Non-Executive Director*

Datuk Ishak bin Imam Abas, aged 69, was appointed to the Board of KLCC Property Holdings Berhad on 7 February 2004 and designated as the Chief Executive Officer until his retirement on 1 April 2007 when he was redesignated as Non-Independent Non-Executive Director.

He was also appointed as Non-Independent Non-Executive Director of KLCC REIT Management Sdn Bhd (the Manager of KLCC Real Estate Investment Trust ("KLCC REIT")) on 5 December 2012.

Datuk Ishak is a Fellow Member of the Chartered Institute of Management Accountants (CIMA) and a member of the Malaysian Institute of Accountants (MIA). Prior to joining PETRONAS in 1981, he worked as, amongst others, Finance Director of Pfizer (M) Sdn Bhd, Bursar of the National University of Malaysia, Finance Director of Western Digital (M) Sdn Bhd and as an accountant in PERNAS International Holding Bhd. He joined PETRONAS in April 1981 and held various senior positions including Deputy General Manager Commercial of PETRONAS Dagangan Berhad, Senior General Manager (Finance) of PETRONAS and Vice-President (Finance) of PETRONAS, and Senior Vice-President of PETRONAS. He was also a board member of PETRONAS and several of its subsidiaries.

Currently, Datuk Ishak is a Non-Executive Director on the boards of Deleum Berhad, Standard Chartered Bank Malaysia Berhad, Standard Chartered Saadiq Berhad and Integrated Petroleum Services Sdn Bhd.

He is a Non-Executive Chairman of Putrajaya Holdings Sdn Bhd and a Non-Executive Director of Kuala Lumpur City Park Berhad, both of which are members of the PETRONAS group.



from left:

DATUK MANHARLAL A/L RATILAL

*Non-Independent
Non-Executive Director*

DATUK ISHAK BIN IMAM ABAS

*Non-Independent
Non-Executive Director*



from left:

AUGUSTUS RALPH MARSHALL

*Independent
Non-Executive Director*

DATO' HALIPAH BINTI ESA

*Independent
Non-Executive Director*

AUGUSTUS RALPH MARSHALL*Independent Non-Executive Director*

Augustus Ralph Marshall, aged 63, was appointed to the Board of KLCC Property Holdings Berhad ("KLCCP") and as the Chairman of the Audit Committee of KLCCP on 1 September 2005.

He was also appointed as Independent Non-Executive Director of KLCC REIT Management Sdn Bhd (the Manager of KLCC Real Estate Investment Trust ("KLCC REIT")) ("the Manager") on 5 December 2012. He was also appointed as the Chairman of the Audit Committee of the Manager on 12 December 2012.

He has more than 30 years of experience in financial and general management. He is an Executive Director of Usaha Tegas Sdn Bhd ("UTSB"), the Executive Deputy Chairman and Group Chief Executive Officer of Astro Holdings Sdn Bhd group (including his position as Non-Executive Deputy Chairman of Astro Malaysia Holdings Berhad (listed on the Bursa Malaysia Securities Berhad)) and an Executive Director of Tanjong Public Limited Company, in which UTSB has significant interests. He also serves as a Non-Executive Director on the boards of several other companies in which UTSB also has significant interests such as Maxis Berhad ("Maxis") (listed on the Bursa Malaysia Securities Berhad), Maxis Communications Berhad (holding company of Maxis) and Johnston Press plc (listed on the London Stock Exchange plc). In addition, he is a Non-Executive Director of MEASAT Global Berhad and a member of the Remuneration, Nomination and Employee Share Option Scheme Committees of Maxis.

He is an Associate of the Institute of Chartered Accountants in England and Wales and a member of the Malaysian Institute of Certified Public Accountants.

DATO' HALIPAH BINTI ESA*Independent Non-Executive Director*

Dato' Halipah Binti Esa, aged 65, was appointed to the Board of KLCC Property Holdings Berhad ("KLCCP") and as member of the Audit Committee of KLCCP on 1 March 2007. The Board had on 21 August 2013 appointed her as the Chairperson of the Nomination and Remuneration Committee of KLCCP.

She was also appointed as Independent Non-Executive Director of KLCC REIT Management Sdn Bhd (the Manager of KLCC Real Estate Investment Trust ("KLCC REIT")) ("the Manager") on 5 December 2012. She was also appointed as a member of the Audit Committee and the Chairperson of Nomination and Remuneration Committee of the Manager on 12 December 2012 and 21 August 2013 respectively.

Dato' Halipah received her Bachelor of Arts (Honours) degree in Economics and a Master of Economics from the University of Malaya. She also holds a Certificate in Economic Management from the IMF Institute, Washington and the Kiel Institute for World Economics, Germany as well as a Certificate in Advanced Management Programme from Adam Smith Institute, London.

She started her career with the Administrative and Diplomatic Services in 1973 in the Economic Planning Unit ("EPU") of the Prime Minister's Department. During her tenure in EPU, she served in various capacities in the areas of infrastructure, water supply, energy, health, housing, telecommunications, urban services, human resource development, macro economy, international economy, environment, regional development and distribution. She held various senior positions in the EPU and retired as the Director General in 2006. She had also served in the Ministry of Finance as Deputy Secretary General.

She was previously Chairman of Pengurusan Aset Air Berhad and had also served on the boards of PETRONAS, Employees Provident Fund (EPF), Inland Revenue Board (IRB), Bank Pertanian, Federal Land Development Authority and UDA Holdings Berhad. She was a consultant to the World Bank and United Nations Development Programme (UNDP) in advising the Royal Kingdom of Saudi Arabia on economic planning, and had also provided technical advice to planning agencies in Vietnam, Cambodia, Indonesia and several African countries.

Currently, she serves on the boards of MISC Berhad, Malaysia Marine and Heavy Engineering Holdings Berhad, NCB Holdings Berhad, Cagamas Berhad, Perbadanan Insuran Deposit Malaysia, Securities Industry Dispute Resolution Centre, Kontena Nasional Berhad, Northport (Malaysia) Bhd and S P Setia Berhad.

DATUK PRAGASA MOORTHY A/L KRISHNASAMY

Non-Independent Non-Executive Director

Datuk Pragasa Moorthi A/L Krishnasamy, aged 68, was appointed to the Board of KLCC Property Holdings Berhad ("KLCCP") on 9 September 2004.

He was also appointed as Independent Non-Executive Director of KLCC REIT Management Sdn Bhd (the Manager of KLCC Real Estate Investment Trust ("KLCC REIT")) ("Manager") on 5 December 2012.

On 26 January 2015, Datuk Pragasa was redesignated as Non-Independent Non-Executive Director of KLCCP and the Manager.

He graduated as a Quantity Surveyor from Curtin University, West Australia. He worked as a Project Quantity Surveyor for a number of projects in Perth, West Australia from 1971 to 1976. He was then appointed as General Manager/Director of Safuan Group Sdn Bhd from 1977 to 1981 and subsequently, as a Project Director of Sepang Development Sdn Bhd from 1981 to 1983 before he was engaged as a Project Director with WTW Consultant Sdn Bhd.

He joined KLCC Projek Sdn Bhd in March 1993 as General Manager, a position which he held for 4 years overseeing the management of design, construction and completion of the various building in KLCC such as the PETRONAS Twin Towers, Menara Maxis and Menara ExxonMobil. Subsequently, he was appointed Managing Director of KLCC Projek Sdn Bhd for another 4 years.

Presently, Datuk Pragasa sits on the board of United Contract Management Sdn Bhd, a private limited company incorporated in Malaysia.

HABIBAH BINTI ABDUL

Independent Non-Executive Director

Habibah binti Abdul, aged 59, was appointed to the Board of KLCC Property Holdings Berhad ("KLCCP") and as a member of Audit Committee of KLCCP on 26 June 2013. The Board had on 21 August 2013 appointed her as a member of the Nomination and Remuneration Committee of KLCCP.

She was also appointed as Independent Non-Executive Director of KLCC REIT Management Sdn Bhd (the Manager of KLCC Real Estate Investment Trust ("KLCC REIT")) ("Manager") on 26 June 2013. She was also appointed as a member of the Audit Committee and Nomination and Remuneration Committee of the Manager on 26 June 2013 and 21 August 2013 respectively.

She graduated from University of Malaya with a Bachelor of Economics (Accounting). She is a Member of the Institute of Chartered Accountants of England and Wales and a Member of Malaysian Institute of Certified Public Accountants and Malaysian Institute of Accountants.

She has about 34 years of experience in providing audit and business advisory services to large public listed, multinational and local corporations. She was a former member of the Securities Commission from 1999 to 2002.

Presently, Cik Habibah sits on the boards of PETRONAS Gas Berhad, CIMB Islamic Bank Berhad and CIMB Investment Bank Berhad.

None of the Directors have:

1. Any family relationship with any director of KLCCP and the Manager and/or major stapled securities holders of KLCCP and KLCC REIT.
2. Any conflict of interest with KLCCP, the Manager and KLCC REIT.
3. Any conviction for offences within the past 10 years other than traffic offences, if any.

All of the Directors are Malaysians.



from left:

DATUK PRAGASA MOORTHY A/L KRISHNASAMY

*Non-Independent
Non-Executive Director*

HABIBAH BINTI ABDUL

*Independent
Non-Executive Director*

KLCC PROPERTY HOLDINGS BERHAD MANAGEMENT TEAM



Seated from left:

• Datin Faudziah Binti Ibrahim - *Head, Development Division, KLCC Property Holdings Berhad* • Datuk Hashim Bin Wahir - *Chief Executive Officer, KLCC Property Holdings Berhad* • Abd Aziz Bin Abd Kadir - *Company Secretary/Head, Legal & Corporate Services Division, KLCC Property Holdings Berhad*



Standing from left:

• Frank Peter Stoczek - General Manager, Mandarin Oriental, Kuala Lumpur • Shamsudin Bin Ishak - Head, Facilities Management, KLCC Urusharta Sdn. Bhd. • Sulaiman Bin Ab Hamid - Head, Human Resource Division, KLCC Property Holdings Berhad • Annuar Marzuki Bin Abdul Aziz - Chief Financial Officer/Chief Investment Officer, KLCC Property Holdings Berhad • Ho Mei Ling - Head of Department, Group Enterprise Risk Management, KLCC Property Holdings Berhad • Ishak Bin Yahaya - Security Advisor, KLCC Property Holdings Berhad • Burhanuddin Bin Yahya - Head of Department, KLCC Parking Management Sdn. Bhd. • Andrew William Brien - Chief Executive Officer, Suria KLCC Sdn. Bhd.

KLCC REIT MANAGEMENT TEAM



Left to right:

Abd Aziz Bin Abd Kadir - Head of Legal & Compliance, KLCC REIT Management Sdn. Bhd., Datuk Hashim Bin Wahir - Chief Executive Officer, KLCC REIT Management Sdn. Bhd., Datin Faudziah Binti Ibrahim - Head of Leasing/Asset Manager, KLCC REIT Management Sdn. Bhd., Annuar Marzuki Bin Abdul Aziz - Head of Investment/Head of Finance, KLCC REIT Management Sdn. Bhd.



KLCC PROPERTY HOLDINGS BERHAD

1. National Corporate Report Awards (NACRA) 2014 – Certificate of Merit

KLCC REIT

1. Best Islamic REIT Deal of the Year 2014 in Southeast Asia – Alpha Southeast Asia
2. Real Estate Deal of the Year – Islamic Finance News
3. Country Deal of the Year (Malaysia) 2014 – Islamic Finance News

SURIA KLCC

1. 2014 Seven Star Global Luxury Award (Luxury Shopping Experience Special Award)

KLCC URUSHARTA SDN BHD

1. National Occupational Health & Safety Excellence Award 2014 (Business Services category) – Ministry of Human Resource
2. ISO 14001:2004 (Environmental Management System)
3. OHSAS 18001:2007 (Occupational Health & Safety Management System)

MANDARIN ORIENTAL, KUALA LUMPUR

1. World Luxury Spa Awards 2014 – Best Luxury Hotel Spa – Malaysia
2. Institutional Investor 2014 – World's Top 100 Hotels
3. World Travel Awards 2014 – Malaysia's Leading Hotel
– Malaysia's Leading Hotel Suite : Presidential Suite
4. Ministry of Tourism and Culture – ASEAN Green Hotel Award 2014 – 2016
5. Smart Travel Asia 2014 – Top 25 Business and Conference Hotel in Asia
6. Business Traveler Asia-Pacific 2014 - Best Business Hotel in Kuala Lumpur
7. Kuala Lumpur Mayor's Tourism Awards 2014 – 5-Star Hotel (Gold Award)

KLCCP Stapled Group is committed to enhancing long-term value for our holders of Stapled Securities through investor positioning and effective communication with the investment community to project consistent brand equity to the market.

2014 was our first full year following the establishment of the stapled structure in May 2013. As the stapled structure was the first of its kind in Malaysia and there was heightened interest from the investment community, media and public, efforts were made to explain the rationale of the novel structure and the unique value which KLCC Stapled Securities (KLCCSS) created for the holders of Stapled Securities.

2014 has been an active year for us as we have focused our commitment in creating a climate of clear and open communication with all stakeholders and enhancing visibility to effectively position KLCCP Stapled Group in increasing value and marketability of KLCCSS. This has enabled strong and mutually beneficial relationships with the holders of Stapled Securities and the investment community.

Return to Holders of Stapled Securities

KLCCP Stapled Group has been providing returns to the holders of Stapled Securities through interim dividend distribution on a quarterly basis since the listing as a stapled security. For the financial year 2014, KLCCP Stapled Group declared total income available for distribution of RM639.1 million which saw distributions of 33.64 sen per stapled security. The dividends comprised four interim dividends respectively of 13.96 sen from KLCCP and 19.68 sen from KLCC REIT. The total dividend payout of 33.64 sen represents a distribution yield of 5.01% based on the closing price of RM6.71 as at 31 December 2014.

Formal Corporate Disclosure Policy

In our focus to a fully co-ordinated Investor Relations goals, strategies and initiatives, formal corporate disclosure policies were put in place. KLCCP Stapled Group is committed to provide accurate, clear, timely and complete disclosure of material information on its performance and operations to the holders of Stapled Securities, stakeholders, analysts, and the investing public. It outlines our approach towards confidentiality, determination and dissemination of material information.

Launch of revamped Corporate Website

In April 2014, KLCCP Stapled Group launched its revamped corporate website at the 1st Annual General Meeting of KLCC REIT & 11th Annual General Meeting of KLCCP. The revamped website (www.klcc.com.my) was designed to brand the KLCC image to the market and serves as a platform of communication for holders of Stapled Securities and the general public. Our corporate website has a dedicated Investor Relations section which includes financial results, annual reports, presentation materials and announcements to Bursa Malaysia Securities of KLCCP Stapled Group comprising both KLCCP and KLCC REIT. The site also provides visitors with the option of signing up for email alerts on any latest announcements or information on KLCCP Stapled Group.

Inclusion into global and local indices

With a market capitalisation of over RM12.1 billion and a free float of 25%, KLCCSS was included into the FTSE Global Equity Series Index (FTSE All World Index & FTSE World Asia Pacific ex-Japan Index) under the Mid Cap category in March 2014. In June 2014, KLCCSS was included into the FTSE Bursa Malaysia KLCI Index. As investments by large scale investors and professional fund managers involve companies which are part of such indices, the inclusion into these indices has augured well for KLCCSS and has enabled it to position itself and generate new interest from institutional investors.

Engagement with Investment Community

Through various platforms of communication including Corporate Day analysts' briefing, one-on-one meetings, conference calls, seminars and investor conferences, we focused our efforts in maintaining a high-level of interaction with the investment community. The Investor Relations team facilitates engagement between senior management and analysts/institutional investors and maintains dialogues with the investment community throughout the financial year. We ensure our holders of Stapled Securities have timely access to publicly available information of KLCCP Stapled Group.

In conjunction with KLCCP Stapled Group's quarterly financial announcements released to Bursa Malaysia Securities, we hosted Corporate Days for the analysts in January and August 2014 for our 4th quarter 2013 and 2nd quarter 2014 results. The face-to-face briefings were integral to brief the analysts on our performance and key updates on KLCCP Stapled Group and the strategies going forward. The analysts were able to enquire on details of the financial performance and seek clarification on corporate developments within the organisation. All presentation materials used were made available on the KLCC Investor Relations website.

One-on-one meetings and business lunches with analysts & fund managers were also held frequently. During the year, KLCCSS participated in close to 70 meetings with both foreign and local analysts & fund managers. Management also engaged with fund managers from Singapore, Japan, Hong Kong, Switzerland, United Kingdom and United States of America.

At the annual general meeting held in April 2014, the senior management had the opportunity to engage and renew ties with the holders of Stapled Securities, retail investors and media in their discussions and enquiries on KLCCSS. Our CEO also updated the holders of Stapled Securities on the operating and financial performance, growth strategies and the business outlook for KLCCP Stapled Group.

Investor Conferences

During the year, KLCCP Stapled Group participated in the Invest Malaysia Kuala Lumpur 2014 and the Invest Malaysia Hong Kong 2014 held in June and October 2014 respectively. Selected public listed companies were showcased to promote Malaysia as an attractive market place in ASEAN.

Management met and strengthened ties with both local and international investors and enabled them to update the investors on KLCCP Stapled Group's key growth drivers, opportunities, prospects and industry trends. With such participation at these conferences and active dialogue with the potential investors, management has been able to remain accessible to investors and provide key strategic updates on KLCCP Stapled Group.

Property Tour

In December 2014, KLCCP Stapled Group hosted a property tour for the analysts showcasing two properties under KLCC REIT, namely Menara 3 PETRONAS and Menara ExxonMobil. This visit provided the analysts with a better insight of the offices within the KLCC Precinct and also an opportunity to interact with senior management. During the year, we also conducted several property tours of Suria KLCC and showcased the upcoming development within the KLCC Precinct for many of our foreign investors.

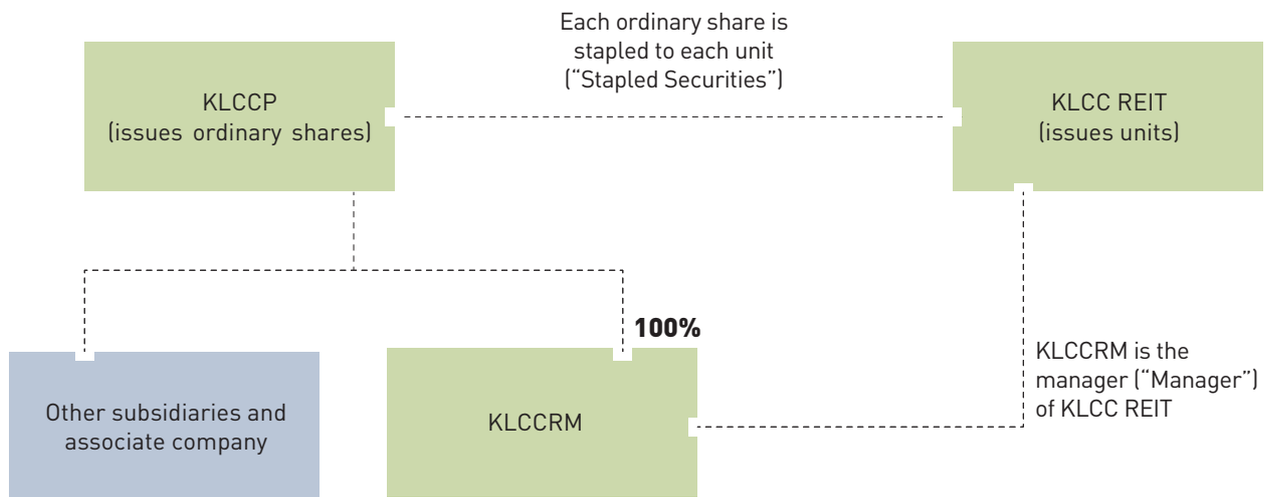
With outlook for 2015 expected to remain challenging, KLCCP Stapled Group will continue its communication efforts to keep the holders of Stapled Securities and potential investors updated on its asset enhancement initiatives, investments and strategies. The Investor Relations team will continue to promote visibility and interest in KLCCSS and maintain the standards in corporate disclosure.

This Corporate Governance Statement ("Statement") of KLCCP Stapled Group demonstrates the Boards of Directors of:

- (i) KLCC Property Holdings Berhad's ("KLCCP" or "the Company"); and
- (ii) KLCC REIT Management Sdn Bhd's ("KLCCRM") as the manager of KLCC Real Estate Investment Trust ("KLCC REIT"),

continuous commitment to high standards of corporate governance in discharging their responsibilities to protect and enhance interests of the holders of the stapled securities through the application of best practices of corporate governance at all times.

KLCCP Stapled Group structure is as follows:



KLCC REIT is an Islamic REIT established in Malaysia and constituted by a trust deed dated 2 April 2013 ("Deed") entered into between KLCCRM and Maybank Trustees Berhad ("Trustee") and registered with Securities Commission Malaysia ("SC") on 9 April 2013.

On 2 April 2013, KLCCRM, a wholly-owned subsidiary of KLCCP, the Trustee and KLCCP had entered into a stapling deed ("Stapling Deed") to characterise the relationship as each unit in KLCC REIT being "stapled" to a share issued by KLCCP. By virtue of the Stapling Deed, the Boards of KLCCP and KLCCRM are common and have the same number of Directors.

The Stapled Securities have been listed on the Main Market of Bursa Malaysia Securities Berhad ("Bursa Securities") since 9 May 2013.

In this Statement, the respective Boards report on the manner in which KLCCP Stapled Group has adopted and applied the principles and best practices as set out in the Malaysian Code on Corporate Governance 2012 ("MCCG 2012"), the governance standards prescribed in the Main Market Listing Requirements of Bursa Securities ("MMLR") and Guidelines on Real Estate Investment Trusts ("REIT Guidelines") issued by the SC in connection with all activities conducted for KLCCP Stapled Group throughout the year under review.

A. BOARDS OF DIRECTORS

(1) Roles and Responsibilities of the Boards

The Boards are responsible for overseeing the overall management of KLCCP Stapled Group. They are led by experienced and knowledgeable Board members whose wide range of expertise ensures the business direction and continued performance of KLCCP Stapled Group.

The Boards are responsible for directing and supervising KLCCP Stapled Group's business and affairs, and that their principal responsibilities are consistent with the best practices as prescribed under the MCG 2012 and the REIT Guidelines. These include:

- (a) For KLCCP:
- (i) reviewing and adopting the strategic plans for KLCCP Stapled Group;
 - (ii) overseeing the proper conduct of KLCCP Stapled Group's business (including budgetary approval and all other financial matters);
 - (iii) ensuring that sound policies, procedures and practices are implemented;
 - (iv) overseeing the development and implementation of a communications policy for KLCCP Stapled Group;
 - (v) ensuring KLCCP Stapled Group's principal risks are identified and mitigated, and appropriate measures implemented to manage these risks;
 - (vi) formulating and ensuring the implementation of an appropriate succession policy for senior management positions;
 - (vii) overseeing their business operations and evaluating whether these are being properly managed;
 - (viii) reviewing the adequacy and integrity of KLCCP Stapled Group's internal control system, compliance with relevant laws and regulations; and
 - (ix) determining and approving the dividends to holders of Stapled Securities.
- (b) For KLCCRM:
- (i) reviewing and adopting the strategic plans for KLCC REIT;
 - (ii) overseeing the proper conduct of KLCC REIT's business (including budgetary approval and all other financial matters);
 - (iii) ensuring that sound policies, procedures and practices are implemented;
 - (iv) overseeing the development and implementation of a communications policy for KLCC REIT;
 - (v) ensuring KLCC REIT's principal risks are identified and mitigated, and appropriate measures are implemented to manage these risks;
 - (vi) formulating and ensuring the implementation of an appropriate succession policy for senior management positions;
 - (vii) overseeing its business operations and evaluating whether these are being properly managed;
 - (viii) reviewing the adequacy and integrity of KLCC REIT's internal control system;
 - (ix) guiding the corporate strategies and directions of the Manager (including acquisition and divestment of the total assets of KLCC REIT);
 - (x) overseeing the proper conduct of KLCCRM (including budgetary approval and all other financial matters);
 - (xi) ensuring compliance with all relevant laws and regulations; and
 - (xii) determining and approving income distributions to holders of Stapled Securities and payments of management fees to the Manager.

Each Board has a formal schedule of matters reserved for decisions, including the overall strategies and direction, acquisition and disposal of assets, approval of major capital expenditure projects and significant financial matters of KLCCP Stapled Group.

There is a clear division of roles and responsibilities between the Chairman, Chief Executive Officer (“CEO”) and Non-Executive Directors of the respective Boards. The Chairman, an Independent Director of the Company and KLCCRM, is primarily responsible for the orderly conduct and function of the Boards.

The CEO is responsible for the day-to-day running of the KLCCP Stapled Group’s businesses, implementation of the Boards’ policies and making decisions related to operational matters. In managing the business affairs, he is assisted by the Management of KLCCP Stapled Group. The tasks of the CEO are described in his performance scorecard, which are evaluated, reviewed and approved annually by the Boards.

The Non-Executive Directors ensure that the strategies proposed by the Management are fully deliberated and examined, taking into account the long term interests of the stakeholders and the overall KLCCP Stapled Group’s strategies and direction. They also contribute to the formulation of policies and procedures based on their expertise and experience. Being independent of the Management, they ensured that no single individual or group dominates the Board’s decision-making process.

Pursuant to the requirements of the MCGG 2012, the Board of KLCCP has adopted its Board Charter on 27 November 2012. The Board Charter, which clearly sets out the roles and responsibilities of the Board, Chairman, CEO and the Board Committees, is available on the corporate website of KLCCP for easy access by holders of the Stapled Securities and the public alike. The Board Charter shall be periodically reviewed as and when necessary.

As KLCCRM is wholly owned by KLCCP, the Board, Chairman, CEO and Board Committees of KLCCRM are also guided by the Board Charter of KLCCP.

The Boards acknowledge their roles in establishing a corporate culture comprising ethical conduct within the KLCCP Stapled Group. The Boards are guided by the PETRONAS Code of Conduct and Business Ethics (“PETRONAS CoBE”) which sets out the standard of behaviour and ethical conduct that must be complied with by the KLCCP Stapled Group. At the same time, the KLCCP Stapled Group has also adopted the PETRONAS’ Whistle-blowing Policy and the Anti Bribery & Corruption Manual which provide and facilitate appropriate communication and feedback channels between KLCCP Stapled Group and its employees. The link to the PETRONAS CoBE, which includes the Whistle-blowing Policy and the Anti Bribery & Corruption Manual, is available on KLCCP’s corporate website.

As and when changes are made to PETRONAS CoBE, Whistle-blowing Policy and the Anti Bribery & Corruption Manual of PETRONAS, KLCCP Stapled Group will adopt the said changes.

KLCCP Stapled Group has implemented a Memorandum on Insider Trading whereby Directors and employees of KLCCP Stapled Group are prohibited from trading in the Stapled Securities particularly when they are in possession of price sensitive information and knowledge of facts which have not been publicly announced.

Notices on closed period for trading in Stapled Securities are sent to the Directors and principal officers on a quarterly basis specifying the timeframe during which the Directors and principal officers are prohibited from dealing in Stapled Securities and to comply with relevant requirements governing their trading in securities during closed period.

The Boards are also reminded not to deal in Stapled Securities when price sensitive information is shared with them on any proposed transactions presented to them.

KLCCP Stapled Group has put in place a Memorandum on Related Party Transactions ("RPTs") and briefings were conducted for Management and staff to ensure RPTs within KLCCP Stapled Group are being carried out fairly and are not detrimental to the interest of minority holders of Stapled Securities.

(2) Board Composition and Balance

Each Board currently consists of 8 members, one of whom is an Executive Director while the other 7 are Non-Executive Directors. Four of the Non-Executive Directors fulfill the criteria of independence, including the Chairman, as defined in the MMLR, while the remaining 3 Non-Executive Directors are Non-Independent Directors.

The majority of the Independent Non-Executive Directors, including the Chairman, provides the necessary checks and balances in the Boards' exercise of their functions by facilitating an independent evaluation of the Boards' decisions and decision-making process.

KLCCP and KLCCRM do not practice any form of gender, ethnicity and age bias as each Board believes that both genders are to be given fair and equal treatment and any new appointments to the Boards shall be based solely on merit. Harnessing strengths from a variety of backgrounds, experiences and perspectives allows the Boards to add greater diversity to their deliberations. Currently, there are 2 female Directors on each Board.

(3) Independence

The Boards are satisfied with the level of independence demonstrated by the Directors throughout the year and their ability to act in the best interest of the KLCCP Stapled Group.

Recommendations of the MCCG 2012 state that the tenure of an Independent Director should not exceed a cumulative term of 9 years. In adhering to recommended corporate governance practices, the Boards have adopted a policy to limit the tenure of Independent Directors to a maximum

of 9 years. The implementation of this policy will be undertaken gradually so as to ensure the continued effective functioning of the Boards.

The holders of Stapled Securities had, at the AGM of KLCCP held on 17 April 2014, approved the continuing in office of Datuk Pragasa Moorthi a/l Krishnasamy and Mr Augustus Ralph Marshall as Independent Directors of KLCCP until the conclusion of the next AGM of KLCCP.

On 26 January 2015, Datuk Pragasa Moorthi a/l Krishnasamy was redesignated as a Non-Independent Non-Executive Director effective from the said date.

KLCCP Board recommends the following 2 Independent Directors to continue to serve as Independent Directors subject to the approval from the holders of the Stapled Securities at the forthcoming AGM of KLCCP:

Mr Augustus Ralph Marshall and Dato' Halipah binti Esa, who will have served as Independent Directors of KLCCP for a cumulative period of 10 years and 9 years as of 31 August 2015 and 29 February 2016 respectively, will be subject to the "9-year" policy.

The justifications for Mr Augustus Ralph Marshall and Dato' Halipah binti Esa to continue to serve as Independent Directors of KLCCP are that they have:

- (a) fulfilled the criteria under the definition of Independent Director as defined under the MMLR;
- (b) ensured effective checks and balances in the proceedings of KLCCP Board;
- (c) actively participated in KLCCP Board's deliberations, provided objectivity in decision-making and independent opinion to KLCCP Board;
- (d) vast experience in a diverse range of businesses and therefore would be able to provide constructive opinions. They have provided objectivity in decision-making processes through unbiased and independent views;

- (e) exercised due care during their tenure as Independent Directors of KLCCP and carried out their duties in the best interests of the holders of the Stapled Securities; and
- (f) devoted sufficient time and attention to their responsibilities as Independent Directors of KLCCP.

Currently, none of the Independent Directors of KLCCRM has served the Board for more than 9 years as KLCCRM was only incorporated on 5 December 2012.

(4) Board Meetings

All Directors are encouraged to declare their time commitment to the Boards and to notify the Chairman of each Board before accepting any new directorships in other public listed companies and that the new directorships would not unduly affect their time commitments and responsibilities to the Boards. The Boards believe that all members must be equally responsible for their overall core responsibilities.

The Boards meet at least quarterly to, inter alia, approve the strategic plans and direction for KLCCP Stapled Group, the annual business plans and budgets, operational and financial performance reports, investment and capital expenditures, quarterly reports and to review the performance of KLCCP Stapled Group. Additional meetings are convened on an ad hoc basis to deliberate on urgent and important matters. Sufficient notices are duly given for all scheduled and additional meetings of the Boards.

During the year under review, a total of 5 and 6 Board meetings of KLCCP and KLCCRM were held respectively. The proceedings of all meetings of the Boards, the Audit Committees and Nomination and Remuneration Committees, including all issues raised, enquiries made and responses thereto, were also presented and recorded in the minutes of the respective Boards', Audit Committees' and Nomination and Remuneration Committees' meetings. Where necessary, decisions have been taken by way of circular resolutions.

The attendance of the Board members of KLCCP and KLCCRM is as follows:

Directors	No. of Meetings Attended	
	KLCCP	KLCCRM
Executive		
Datuk Hashim Bin Wahir	5/5	6/6
Non-Executive		
Krishnan CK Menon (<i>Chairman</i>)	5/5	5/6
Datuk Manharlal a/l Ratilal	5/5	6/6
Datuk Ishak bin Imam Abas	4/5	4/6
Augustus Ralph Marshall	4/5	6/6
Dato' Halipah binti Esa	5/5	6/6
Habibah binti Abdul	5/5	6/6
Datuk Pragasa Moorthi a/l Krishnasamy	3/5	4/6

(5) Supply of Information

To facilitate the proper discharge of their duties, complete and unimpeded access to information relating to KLCCP Stapled Group is made available to the Boards at all times. Further details or clarifications regarding Board meetings' agenda items are timely furnished to the Boards as they may require.

The agenda and Board meetings' papers, including progress reports on business operations, details of business propositions, quarterly reports and new guidelines issued by Bursa Securities, are circulated to the Boards well before a Board meeting is convened so as to allow ample time for perusal. Minutes of all Board meetings are also circulated to the Boards prior to their confirmation at the following Board meetings.

The Boards may obtain all information pertaining to KLCCP Stapled Group from the respective Management. The Boards may also seek advice from the Management concerned as they may require, and are able to interact directly with them regarding any aspect of KLCCP Stapled Group's operations or businesses under its purview.

The Management is also invited to attend Board meetings to give an update of their respective functions and to discuss on issues that may be raised by the Directors.

Additionally, the Directors may obtain independent professional advice at KLCCP Stapled Group's expense through an agreed procedure on specific issues that would aid in their deliberations and arrival at a decision that would benefit KLCCP Stapled Group.

In order to ensure effective functioning of the Boards, the Company Secretaries regularly update and advise the Boards on new statutory and regulatory requirements relating to the discharge of their duties and responsibilities.

The Company Secretaries also play an advisory role to the Boards in relation to KLCCP's and KLCCRM's constitutions, policies and procedures, and compliance with the relevant legislations and regulatory requirements. Every member of the Boards has ready and unrestricted access to the advice and services of the Company Secretaries.

The Company Secretaries attend all Board meetings and ensure that the deliberations and decisions made by the Boards are accurately minuted, and the records of the proceedings of the Board meetings are properly kept.

(6) Board Committees

The Boards of KLCCP and KLCCRM have established committees ("Board Committees") that are entrusted with specific responsibilities to oversee KLCCP Stapled Group's affairs. The Board Committees are granted the authority to act on each Board's behalf in accordance with their respective Terms of Reference ("TOR").

(a) Audit Committees ("ACs")

The Chairman of the ACs reports to the respective Boards at Board meetings on pertinent issues that have been raised at the meetings of the ACs, and highlights to Directors the integral areas as expressed by the ACs. The details of the activities of the ACs of KLCCP and KLCCRM respectively are set out in pages 61 to 62 of this Annual Report.

(b) Nomination and Remuneration Committees ("NRCs")

The NRCs of KLCCP and KLCCRM comprise exclusively Non-Executive Directors, the majority of whom is Independent Non-Executive Directors. Both NRCs are chaired by Dato' Halipah Binti Esa who is designated as the Senior Independent Non-Executive Director.

The composition of both NRCs is as follows:

- (i) **Dato' Halipah binti Esa**
Chairperson/Non-Executive and Independent Director
- (ii) **Datuk Manharlal a/l Ratilal**
Member/Non-Executive and Non-Independent Director
- (iii) **Habibah binti Abdul**
Member/Non-Executive and Independent Director

During the year, a total of 3 meetings were held for each of KLCCP NRC and KLCCRM NRC respectively. The attendance of the members of both NRCs is as follows:

Committee Members	No. of Meetings Attended	
	KLCCP	KLCCRM
Dato' Halipah Binti Esa (Chairperson)	3/3	3/3
Datuk Manharlal a/l Ratilal	3/3	3/3
Habibah Binti Abdul	3/3	3/3

Both NRCs' roles and responsibilities are governed by their respective TORs which can be obtained from the corporate website of KLCCP.

During the year, the NRCs have implemented the annual performance assessment on Board and Board Committees of both KLCCP and KLCCRM, as well as assessing the independence of Independent Directors. In addition, the NRCs have also reviewed the proposed succession planning for senior management positions.

(7) Re-Appointment and Re-Election of Directors

Pursuant to Section 129(2) of the Companies Act, 1965, any Director who is over the age of 70 shall retire at every Annual General Meeting ("AGM") and may offer himself/herself for re-appointment to hold office until the conclusion of the next AGM.

The Articles of Association of KLCCP and KLCCRM provide that at every AGM, at least one-third of all Directors for the time being and those appointed during the financial year

shall retire from office but shall be eligible for re-election in line with the MMLR. The Articles of Association further provide that all Directors are subject to retirement by rotation once every 3 years but shall be eligible for re-election.

There was no appointment of a new Director during the year. However, any new appointment of Directors will be guided by the respective TORs of the NRCs.

(8) Training and Development of Directors

The Boards recognise the importance of attending and participating in training and development activities in order to broaden their perspectives and to keep abreast of developments in the market place and new statutory and regulatory requirements which would enable them to fulfill their responsibilities.

During the year under review, the Directors have attended relevant development and training programmes according to their individual needs to enhance their ability in discharging their duties and responsibilities more effectively which are as follows:

Directors	Trainings Attended
Krishnan C K Menon	<ul style="list-style-type: none"> • Anti-Money Laundering and Counter Financing of Terrorism Awareness Programme • Board Dynamics and Governance • CAANZ-MICPA Audit Forum: Risk Management "Walking the Talk" • Annual ASEAN Corporate Governance Summit 2014: Governance and Regulatory Updates • Directors' Training on: <ul style="list-style-type: none"> • Directors' Conflict of Interest • Finance for Non-Finance • Outlook of LNG Shipping • Outlook in Oil and Gas Industry
Datuk Hashim bin Wahir	<ul style="list-style-type: none"> • Goods and Services Tax Conference 2014 • CIMB 4th Annual Asia Pacific Conference & Invest Malaysia KL 2014 Conference by Bursa Malaysia • Foreign Exchange Market • Board Dynamics and Governance • Better Business Decisions: Beating the Business and Stock Market Cycle • Mergers & Acquisition Modelling
Datuk Manharlal a/l Ratilal	<ul style="list-style-type: none"> • Customised Advocacy Session for Directors
Datuk Ishak bin Imam Abas	<ul style="list-style-type: none"> • Board Dynamics and Governance
Augustus Ralph Marshall	<ul style="list-style-type: none"> • Risk Appetite Workshop • Integrated Reporting Framework • Briefing Session on the Telecommunications Trends and Industry Landscape
Dato' Halipah binti Esa	<ul style="list-style-type: none"> • PNB Nominee Directors Convention 2014 – Managing Stakeholders' Expectations in the Fast Changing Business Trends Towards Value Creation • Mergers & Acquisitions for Financial Institution Programme • Board Education Session on Recovery and Resolution Plans • The Role of the Board in Behavioral Issues Aligning Business and Human Capital Strategies • Customised Advocacy Session for Directors
Datuk Pragasa Moorthi a/l Krishnasamy	<ul style="list-style-type: none"> • Contract Law • Safety & Health
Habibah binti Abdul	<ul style="list-style-type: none"> • Tax Seminar: 2015 Tax Budget • Board Dynamics and Governance • Briefing Session on Corporate Governance Guide by Bursa Malaysia

(B) DIRECTORS' REMUNERATION

In determining directors' fee and meeting allowances as well as meeting allowances for the AC and NRC (collectively "Directors' Remuneration"), KLCCP and KLCCRM adhere to the policies and procedures set by the respective Boards as recommended by the NRCs of KLCCP and KLCCRM.

KLCCP Directors' Remuneration is subject to approval by the holders of Stapled Securities at the KLCCP AGM to be recommended by KLCCP Board.

Members of the Board, the AC and NRC of KLCCRM are entitled to meeting allowances only as long as their meetings are held on a different date than the meetings of the Board, AC and NRC of KLCCP.

Datuk Hashim Bin Wahir, the Executive Director cum CEO of KLCCP and KLCCRM, is an employee of KLCC (Holdings) Sdn Bhd ("KLCCH"). KLCCP will reimburse KLCCH for the services rendered by the CEO in the form of management fees. During the year under review, KLCCP reimbursed KLCCH an amount of RM938,260/- for his services.

The Directors' Remuneration for the Non-Independent Non-Executive Director, Datuk Manharlal A/L Ratilal, who is also an employee of PETRONAS, is paid directly to PETRONAS as fees for his representation at KLCCP and KLCCRM Boards. During the year under review, KLCCP and KLCCRM paid RM101,000/- and RM3,000/- respectively as board's representation fees to PETRONAS.

For the year under review, the breakdown of the Directors' Remuneration of KLCCP and KLCCRM are tabulated below:

(i) KLCCP

(RM)	Director's Fee	Board Meeting Allowance*	Audit Committee Meeting Allowance*	Nomination & Remuneration Meeting Allowance*	Total
Executive Director					
Datuk Hashim Bin Wahir	n/a	n/a	n/a	n/a	n/a
Non-Executive Directors					
Krishnan C K Menon	108,000	20,000	n/a	n/a	128,000
Datuk Manharlal A/L Ratilal	Nil#	Nil#	Nil#	Nil#	Nil#
Datuk Ishak Bin Imam Abas	72,000	12,000	n/a	n/a	84,000
Augustus Ralph Marshall	72,000	12,000	12,000	n/a	96,000
Dato' Halipah Binti Esa	72,000	15,000	8,000	9,000	104,000
Datuk Pragasa Moorthi A/L Krishnasamy	72,000	9,000	n/a	n/a	81,000
Habibah Binti Abdul	72,000	15,000	8,000	6,000	101,000
Total	468,000	83,000	28,000	15,000	594,000

* Meeting allowances depend on the number of meetings attended by the Board/AC/NRC members.

Fees paid directly to PETRONAS in respect of a Director who is an appointee of PETRONAS.

(ii) KLCCRM

(RM)	Board Meeting Allowance ^a	Audit Committee Meeting Allowance ^a	Nomination & Remuneration Meeting Allowance ^a	Total
Executive Director				
Datuk Hashim Bin Wahir	n/a	n/a	n/a	n/a
Non-Executive Directors				
Krishnan C K Menon	Nil	n/a	n/a	Nil
Datuk Manharlal A/L Ratilal	Nil [#]	Nil [#]	Nil [#]	Nil [#]
Datuk Ishak Bin Imam Abas	Nil	n/a	n/a	Nil
Augustus Ralph Marshall	3,000	3,000	n/a	6,000
Dato' Halipah Binti Esa	3,000	Nil	Nil	3,000
Datuk Pragasa Moorthi A/L Krishnasamy	3,000	n/a	n/a	3,000
Habibah Binti Abdul	3,000	2,000	Nil	5,000
Total	12,000	5,000	Nil	17,000

^a Members of KLCCRM Board, AC and NRC are entitled to meeting allowance only so long as their meetings are held on a different date than the meetings of the Board, AC and NRC of KLCCP. Meeting allowances depend on the number of meetings attended by the Board/AC/NRC members.

[#] Fees paid directly to PETRONAS in respect of a Director who is an appointee of PETRONAS.

(C) RELATIONSHIP WITH HOLDERS OF STAPLED SECURITIES AND INVESTORS

(1) Communication between KLCCP, KLCCRM and Investors

The Boards recognise the importance of maintaining transparency and accountability to their stakeholders. As such, the Boards consistently ensure the supply of clear, comprehensive and timely information to their stakeholders via annual reports as well as various disclosures including quarterly financial results of KLCCP Stapled Group which provide investors with up-to-date financial information of KLCCP Stapled Group.

All corporate disclosures take into account the prevailing legislative restrictions and requirements as well as investors' need for timely release of price-sensitive information such as the financial performance results, material disposals/acquisitions, and significant corporate proposals.

In all circumstances, KLCCP and KLCCRM are conscious of the timeliness in providing material information about KLCCP Stapled Group and continually stress the importance of timely and equal dissemination of information to stakeholders.

The Management of KLCCP and KLCCRM have conducted financial performance briefing for the investor community and issued press statements in conjunction with the announcements of the quarterly results of KLCCP Stapled Group. Announcements for public release by KLCCP and KLCCRM are not only intended to promote dissemination of financial and non-financial information of KLCCP Stapled Group to the holders of Stapled Securities and investors, but also to keep them updated on the progress and development of the business and affairs as well as strategic developments of KLCCP Stapled Group.

In addition to the mandatory disclosure requirements by Bursa Securities as well as other required corporate disclosures, information on KLCCP Stapled Group and minutes of general meetings of KLCCP and KLCC REIT can be accessed through KLCCP's corporate website.

(2) Annual General Meeting ("AGM")

The Boards regard the AGM as the important forum for effective communication and proactive engagement with the holders of Stapled Securities. Holders of Stapled Securities will be informed of their right to demand for a poll vote at the commencement of the AGMs and accorded ample opportunity and time to raise questions and concerns, and the Directors and Management of KLCCP and KLCCRM will provide appropriate answers and clarifications. A detailed presentation of KLCCP Stapled Group's operations and financial results is undertaken by the CEO prior to the commencement of the proceedings of the AGMs. The external auditors of KLCCP and KLCC REIT will also be present during the AGMs to provide their professional and independent advice.

Responses to the queries received from the Minority Shareholders Watchdog Group ("MSWG") and Employees Provident Fund ("EPF") on KLCCP Stapled Group's business were shared with all holders of Stapled Securities attending the AGMs.

The AGM notices of KLCCP and KLCC REIT together with the Form of Proxy are given to the holders of Stapled Securities more than 21 days before the AGMs, which give them sufficient time to prepare themselves to attend the AGMs or to appoint a proxy to attend and vote on their behalf. Any item of special business included in the notices of the AGMs will be accompanied by an explanation of the effects of the proposed resolution. Separate resolutions are tabled for different transactions and the Chairman declares the outcome of the resolutions voted upon.

The Boards will consider the use of electronic voting for both show of hands and polling, to facilitate greater shareholders' participation after taking into consideration its reliability, applicability, cost and efficiency.

(3) Corporate Disclosure Policy

KLCCP and KLCCRM have each put in place a Corporate Disclosure Policy in compliance with MCCG 2012.

(D) ACCOUNTABILITY AND AUDIT

(1) Financial Reporting

In order to provide timely, transparent and up-to-date disclosure of KLCCP Stapled Group's overall performance, the Boards have to ensure that a balanced, clear and meaningful assessment of the financial position and prospects of KLCCP Stapled Group are presented in all the disclosures made to the holders of Stapled Securities, investors and the regulatory authorities through various announcements on quarterly financial results, annual reports and press releases.

The Boards are assisted by the respective ACs to oversee KLCCP Stapled Group's financial reporting process and the quality of the same. The ACs review and monitor the integrity of the interim and annual financial statements of KLCCP Stapled Group.

The ACs also review the aptness of KLCCP Stapled Group's accounting policies and the changes thereto as well as the implementation of these policies.

The Chairman of the ACs as well as its members are professional individuals. Together, they have vast experience and skills in accounting and finance as well as other fields of expertise, and are highly-qualified to formulate and review the integrity and reliability of KLCCP Stapled Group's financial statements prior to recommending the same to the Boards for approval.

The Boards are responsible for ensuring that the KLCCP Stapled Group's audited financial statements comply with Malaysian Financial Reporting Standards, the Companies Act, 1965 and the MMLR and any other applicable legislations and regulations.

The Statement by the Directors, the Manager's Report and the Statement by the Manager in relation to the preparation of the financial statements of KLCCP Stapled Group are set out on page 89 and pages 172 to 177 of this Annual Report.

(2) Related Party Transactions

All related party transactions of KLCCP Stapled Group are subject to regular periodic review by the ACs prior to recommendation to the Boards to ensure compliance of the MMLR and/or the REIT Guidelines.

(3) Internal Control

The Boards have overall responsibility for maintaining a sound system of internal controls of KLCCP Stapled Group that provides reasonable assurance of effective and efficient business operations, compliance with laws and regulations as well as internal procedures and guidelines.

During their quarterly meetings, the ACs review the effectiveness of the system of internal controls of KLCCP Stapled Group. The review covers financial, operational and compliance controls as well as risk management functions.

The Statement on Risk Management and Internal Control, which provides an overview of the state of the internal control within KLCCP Stapled Group, is set out on pages 57 to 60 of this Annual Report.

(4) Relationship with External Auditors

KLCCP Stapled Group has established transparent and appropriate relationship with the external auditors through the respective ACs. From time to time, the external auditors will highlight matters that require further attention of the respective ACs and the Boards. The Boards have obtained assurance from the external auditors on their independence in discharging their duties throughout the conduct of the audit engagement.

The respective ACs meet with the external auditors to discuss their audit plans, audit findings and their reviews of KLCCP Stapled Group's financial statements. The meetings are held in the presence of the CEO and the Management.

The respective ACs also meet with the external auditors once annually or whenever necessary without the presence of the CEO and the Management. In addition, the external auditors are present at the AGMs to provide their professional and independent clarification on issues and concerns raised by the holders of Stapled Securities.

A summary of the activities of the ACs during the year under review, including the evaluation of the independent audit process, are set out in the AC Report on pages 61 to 62 of this Annual Report.

The details of fees paid/payable to the external auditors for the year for statutory audit and other services rendered to KLCCP Stapled Group are set out below:

	KLCCP Stapled Group RM'000*	KLCCP RM'000	KLCCRM RM'000	KLCC REIT RM'000#
Fees paid/payable to Messrs. Ernst & Young:				
• Statutory Audit	544	187	9	78
• Other Services	102	102	–	–
Total	646	289	9	78

* inclusive of fees paid by other subsidiaries of KLCCP

inclusive of fees paid by Midciti Sukuk Berhad

The Boards believe that the provision of these services by the external auditors to KLCCP Stapled Group was cost effective and efficient due to their knowledge and understanding of the operations of KLCCP Stapled Group, and they did not compromise their independence and objectivity.

The KLCCP Stapled Group has incorporated policies and procedures governing the circumstances in which contracts for non-audit services are to be entered with external auditors.

E. INTERNAL AUDIT FUNCTION

The internal audit function is undertaken by the Group Internal Audit Division (“GIAD”) of KLCCH which provides assurance on the efficiency and effectiveness of the internal control systems implemented by KLCCP Stapled Group. To support the ACs in discharging their responsibilities, the Head of GIAD of KLCCH reports directly to the ACs.

Further details of the internal audit activities are set out in the Audit Committee Report and Statement on Risk Management and Internal Control of this Annual Report.

F. RISK MANAGEMENT

Details of risk management activities of KLCCP Stapled Group are set out in the Statement on Risk Management and Internal Control of this Annual Report.

This Statement is made in accordance with the resolution of the Board of Directors on 26 January 2015.

STATEMENT ON RISK MANAGEMENT AND INTERNAL CONTROL

The Boards of KLCCP and KLCCRM, (as the manager of KLCC Real Estate Investment Trust or “KLCC REIT”) are responsible and committed to maintain a sound and effective risk management and internal control system of KLCCP group and KLCC REIT (both KLCCP group and KLCC REIT are collectively known as “KLCCP Stapled Group”).

The system encompasses risk management, organisation policies and processes, corporate governance, financial information integrity, operational and regulatory controls. The system is designed to manage and not to eliminate all inherent risks associated with the business as well as any weaknesses in the processes and policies of KLCCP Stapled Group. An effective and sound risk management and internal control system is important for KLCCP Stapled Group to achieve its business strategies and objectives.

RISK MANAGEMENT

The Boards have established sound risk management practices to safeguard KLCCP Stapled Group’s business interest from risk events that may impede the achievement of its business strategies and growth opportunities besides providing assurances to all stakeholders.

KLCC Group Enterprise Risk Management Governance Framework (“Framework”) outlines the risk policy, risk governance and structure, risk measurement and risk operations and system for KLCCP Stapled Group. The Boards have implemented the Enterprise Risk Management (“ERM”) processes to identify, assess, monitor, report and mitigate risks impacting KLCCP Stapled Group’s business and supporting activities in accordance with ISO 31000:2009 – Principles and Guidelines on Implementation.

In supporting the risk governance structure and effective implementation of the ERM, KLCCP Stapled Group has established appropriate risk operations mechanism covering the areas of system, processes, reporting of risks, knowledge management and assurance activities.

The Risk Management Oversight Structure sets out the structure used to assign responsibility for risk management and facilitates the process for assessing and communicating risk issues from operational levels to the Boards. The structure consists of the Boards, ACs and the Management represented by Management Committee (“MC”) and Risk Management Committee (“RMC”). The structure allows for effective strategic risk communication to take place between the Boards, ACs and the Management on a quarterly basis.

The Boards are responsible for the overall risk oversight for KLCCP Stapled Group. The Boards’ roles include identifying and approving the key principal risks for KLCCP Stapled Group and ensuring the implementation of appropriate and prudent systems to manage the identified risks.

The ACs provide advice to the Boards on risk matters. This includes reviewing the adequacy and effectiveness of risk management, internal control system and key control processes as adopted by KLCCP Stapled Group.

The RMC serves as a central platform of KLCCP Stapled Group to assist the Management in identifying principal risks and providing assurance on effective implementation of risk management on a group wide basis.

The RMC comprises key personnel from respective disciplines within the KLCCP Stapled Group to undertake the review process of all risk management matters before submission to the ACs and the Boards for deliberation and approval.

The RMC in discharging its risk management function, is assisted by the Group Enterprise Risk Management of KLCCP in managing the principal risks, providing assurance on effectiveness of the risk management framework for KLCCP Stapled Group and also promotes sound risk management practices to enhance risk management culture across KLCCP Stapled Group.

The MC reviews and recommends the effectiveness of the risk assessment and risk management policies and practices to ensure adequacy of the system is in place to effectively monitor and manage those risks.

During the year under review, the Boards have carried out annual review of its risk profile in compliance with the Framework. The risk profile was reviewed, assessed and updated to safeguard the KLCCP Stapled Group's investment and key business activities.

A risk profiling exercise was conducted to ensure the KLCCP Stapled Group's risk exposures are properly mitigated and updated to reflect the current economic environment and new regulations imposed by the government which impacted the KLCCP Stapled Group's risk exposures.

The likelihood and impact of the risks have been assessed and evaluated against KLCCP Stapled Group's risk appetite and tolerance level while appropriate key risk indicators and mitigation plans have been identified for the risks. The status of the principal risks and key risk indicator performances are then reported to the RMC, ACs and the Boards for their deliberation and guidance on a quarterly basis.

KLCCP Stapled Group has identified the following principal risks which are critical to the success of KLCCP Stapled Group's business objectives:

- Human Capital
- Security
- Finance
- Market (KLCCP only)
- Asset Management
- Project Management (KLCCP only)
- Supplier
- Health, Safety & Environment

Concerns on all principal risks are shared with the Group Internal Audit Division ("GIAD") of KLCC (Holdings) Sdn Bhd ("KLCCCH") which then uses the risk assessment reports as reference to develop the annual audit plans for KLCCP Stapled Group.

During the year, the Boards have also implemented the following risk mitigations activities:

- (1) Established Business Continuity Plan ("BCP") which aims to provide guidance in resuming key business functions in the event crisis occurs that has a major or catastrophic impact on business in terms of financial, operation and reputation.

Integrated BCP simulation exercise for specific identified scenarios was carried out to ensure practicality of the BCP for its implementation during crisis:

- (i) Integrated Alternate Worksite or Virtual Office for Critical Business Function.
- (ii) Integrated Alternate Workforce.
- (iii) Table Top exercise for Business Continuity Team.

The web based storage was introduced to support the continuity of business in the event of crisis to enable the critical business function to retrieve the working data elsewhere;

- (2) Carried out compliance assessment exercise to determine the adequacy of ERM framework design and compliance implemented within the organisation and closing the identified gaps;
- (3) Established risk profile for entities under KLCCP Stapled Group such as KLCC Parking Management Sdn Bhd and KLCC Urusharta Sdn Bhd; and

- (4) Implemented the INTERISK system, a risk management tool which provides complete risk overview of the organisation for reporting to Boards. It is a web-enabled system where users are able to access the organisation risk profile on a real-time basis anytime and anywhere.

Risk awareness sharing sessions are regularly conducted for all levels of staff as part of the ongoing initiative to sustain risk awareness and risk management capabilities to inculcate risk management culture within the KLCCP Stapled Group.

INTERNAL CONTROL PROCESSES

The Boards continue to uphold and implement strong control structure and environment with the following key control processes to identify, evaluate and manage weaknesses of KLCCP Stapled Group's internal control system:

- 1) The Boards meet at least quarterly and have set a schedule of matters, which is required to be deliberated and approved by the Boards, thus ensuring that the Boards maintain full and effective supervision over the control processes;
 - 2) The CEO of KLCCP and KLCCRM leads the presentation of board papers and provides comprehensive information and explanation for each discussion paper. In arriving at any decision, on recommendation by the Management, a thorough deliberation and discussion by the Boards is a prerequisite;
 - 3) Updates on KLCCP Stapled Group's operations and performance are provided to the Boards at every meeting and the CEO also reports on any significant changes in the business operations and risk profiles of KLCCP Stapled Group. In addition, the CEO and the Chief Financial Officer/Chief Investment Officer ("CFO") of KLCCP (who is also the Head of Investment/Head of Finance ("Head of Investment") of KLCCRM) assure the Boards that adequate processes and controls are in place for the preparation of quarterly and annual financial statements;
 - 4) KLCCP Stapled Group has an organisational structure with defined lines of responsibilities, delegation of authority and accountability. A hierarchical reporting structure has been established to provide documentary and auditable trail of accountability. In this respect, Limits of Authority Manuals are in place to define the lines of accountability and responsibility in relation to KLCCP Stapled Group's operations and functions;
 - 5) KLCCP Stapled Group adopts the PETRONAS CoBE to ensure that Directors, Management and employees, and third parties, when performing any work or services for KLCCP Stapled Group, will act ethically and remain above board at all times and their individual behaviour is in line with the PETRONAS Shared Values, i.e. Loyalty, Professionalism, Integrity and Cohesiveness.
- The detailed policy statements on the standards of behaviour and ethical conduct of the PETRONAS CoBE can be accessed at KLCCP's corporate website;
- 6) KLCCP Stapled Group undertakes annual planning and budgeting exercise including development of business strategies for forthcoming years and establishes key performance indicators for each business segment to achieve. Variances against budgets are analysed and reported on a quarterly basis to the Boards;
 - 7) KLCCP Stapled Group's strategic directions are also reviewed annually taking into consideration changes in market conditions and significant business risks; and
 - 8) The CFO and Head of Investment report to the AC of KLCCP and AC of KLCCRM respectively that the accounting policies and procedures as set out in the Accounting Procedures Manual are in place and applied consistently to ensure that the financial statements are in compliance with the Malaysian Financial Reporting Standards and the relevant regulatory disclosure requirements.

INTERNAL AUDIT

The review of the risk management and internal control system of KLCCP Stapled Group is undertaken by the GIAD of KLCCH, which provides assurance on the efficiency and effectiveness of the internal control systems as implemented by KLCCP Stapled Group to support the ACs of KLCCP and KLCCRM in discharging their governance responsibilities. The GIAD of KLCCH is independent of the activities they audit and perform their duties with impartiality, proficiency and due professional care.

The internal audits were undertaken to provide independent assessments on the adequacy, efficiency and effectiveness of the internal control system to manage risks faced by KLCCP Stapled Group. The ACs also had full access to the services and advice of the internal auditors and received reports on all audits that were performed.

Adequacy and effectiveness of the internal control is assessed by adopting a systematic and risk based approach in reviewing KLCCP Stapled Group's businesses and operational controls, risk management and governance processes.

The External Auditors have performed limited assurance procedures on this Statement on Risk Management and Internal Control ("Statement") in accordance with *Malaysian Approved Standard on Assurance Engagements, ISAE 3000, Assurance Engagements Other Than Audits or Reviews of Historical Financial Information and Recommended Practice Guide 5 (Revised), Guidance for Auditors on Engagements to Report on the Statement on Risk Management and Internal Control included in the Annual Report.*

They have reported to the Boards that nothing has come to their attention that causes them to believe the Statement intended to be included in the Annual Report is not prepared, in all material respects, in accordance with the disclosures required by Paragraphs 41 and 42 of *Statement on Risk Management and Internal Control: Guidelines for Directors of Listed Issuers* ("SRMICG") nor is the Statement factually inaccurate.

The Boards are of the view that KLCCP Stapled Group's internal control system is sound and effective to safeguard the stapled securities holders' investment, the interests of customers, employees and other stakeholders, and KLCCP Stapled Group's assets.

As recommended by the SRMICG, the respective Boards have received assurances from the CEO and CFO/Head of Investment that KLCCP Stapled Group's risk management and internal control system is operating effectively in all material aspects based on the processes as approved by the Boards.

This Statement is made in accordance with the resolution of the Board of Directors on 26 January 2015.

(A) FORMATION

The Audit Committees ("ACs") of KLCCP and KLCCRM were established on 9 July 2004 and 12 December 2012 by the Boards of Directors of KLCCP and KLCCRM respectively.

(B) COMPOSITION

The members of the ACs of KLCCP and KLCCRM are the same and each AC comprises a majority of Independent Non-Executive Directors. The composition of the ACs is as follows:

- (i) **Augustus Ralph Marshall**
Chairman/Non-Executive and Independent Director
- (ii) **Datuk Manharlal A/L Ratilal**
Member/Non-Executive and Non-Independent Director
- (iii) **Dato' Halipah Binti Esa**
Member/Non-Executive and Independent Director
- (iv) **Habibah Binti Abdul**
Member/Non-Executive and Independent Director

(C) MEETINGS AND ATTENDANCE

During the year under review, a total of 4 and 5 meetings of the AC of KLCCP and KLCCRM were held respectively.

The attendance of the members of the ACs is as follows:

Committee Members	No. of Meetings Attended	
	KLCCP	KLCCRM
Augustus Ralph Marshall (<i>Chairman</i>)	4/4	5/5
Datuk Manharlal A/L Ratilal	4/4	4/5
Dato' Halipah Binti Esa	4/4	4/5
Habibah Binti Abdul	4/4	5/5

Meetings of the ACs were held with the presence of the CEO, CFO and Head of Investment, GIAD of KLCCCH, and the external auditors as and when required.

(D) SUMMARY OF ACTIVITIES OF THE AUDIT COMMITTEES

The ACs are collectively responsible in assisting the Boards in corporate governance and compliance of the KLCCP Stapled Group. The activities of the ACs for the year ended 31 December 2014 are as follows:

- (1) reviewed the annual audit plans prepared by GIAD of KLCCCH for the KLCCP Stapled Group;
- (2) reviewed the internal audit reports, which highlighted the audit issues, recommendations and the Management's responses thereto. Discussed with the Management on actions to be taken to improve the system of internal control based on improvement opportunities identified in the internal audit reports;
- (3) reviewed the quarterly financial results of the KLCCP Stapled Group with the Management and recommended for the Boards' consideration and approval before releasing to Bursa Securities. The review was to ensure compliance with the MMLR, Malaysian Financial Reporting Standards, the Companies Act, 1965, REIT Guidelines and any other applicable legislations and regulations;
- (4) reviewed and recommended the audited financial statements for the Boards' consideration and approval with the presence of the external auditors;
- (5) reviewed the adequacy and effectiveness of risk management, internal control system and key control processes as adopted by the KLCCP Stapled Group;
- (6) reviewed on a quarterly basis, the related party transactions entered into by the KLCCP Stapled Group;
- (7) reviewed the external auditors' scope of work and audit plans for the year under review. Prior to the audit, representatives from the external auditors presented their audit strategies and plans;

- (8) reviewed the independence and objectivity of the external auditors and their services rendered including non-audit services:
- For KLCCP, the AC made recommendations to the Board for the reappointment of the external auditors and approvals of their audit and non-audit fees.
 - In respect of KLCCRM, the AC recommended the appointment and remuneration of the external auditors of KLCC REIT upon the approval of the Trustee of KLCC REIT;
- (9) discussed issues arising from financial audits and any other matter the external auditors may wish to discuss (in the absence of the Management where necessary); and
- (10) recommended to the Boards of KLCCP and KLCCRM (as approved by the Trustee) for approvals on dividends and income distributions respectively for payment to the holders of Stapled Securities.

(E) TERMS OF REFERENCE (“TOR”)

The ACs are granted the authority to act on each Board’s behalf in accordance with their respective TOR which are available at KLCCP’s corporate website.

(F) INTERNAL AUDIT FUNCTION

The ACs are supported by GIAD of KLCCH in discharging the internal audit function of KLCCP Stapled Group. They maintained their independence, impartiality, and proficiency and due professional care by having their plans and reports directly under the purview of the ACs.

The internal audits were undertaken to provide independent assessments on the adequacy, efficiency and effectiveness of the internal control systems to manage risk exposures of the KLCCP Stapled Group. The ACs also had full access to the services and advice of the internal auditors and received reports on all audits that were performed.

A summary of the internal audit activities undertaken during the year ended 31 December 2014 is as follows:

- (1) prepared annual audit plans to ensure that all high risk areas were identified and audited for the ACs’ deliberations and approvals;
- (2) conducted regular reviews and assessments based on the approved annual audit plans by adopting the risk based approach; and
- (3) monitored and followed-up on corrective actions taken on outstanding audit issues to ensure key risks and weaknesses were addressed effectively and timely.

The resulting reports from GIAD of KLCCH were presented to the ACs and subsequently forwarded to the Management of KLCCP and KLCCRM for their attention and corrective actions, where required.

Both Management are responsible to ensure that necessary agreed corrective actions are taken and resolved within the required timeframe.

The total costs incurred for the internal audit activities of KLCCP Stapled Group for the year was RM254,000/- and RM17,400/- for KLCCP and KLCC REIT respectively.

Further details of the activities of GIAD of KLCCH are set out in the Statement on Risk Management and Internal Control of this Annual Report.

This Statement is made in accordance with the resolution of the Board of Directors on 26 January 2015.

The information set out below is disclosed in compliance with the Main Market Listing Requirements of Bursa Malaysia Securities Berhad and Guidelines on Real Estate Investment Trusts of Securities Commission Malaysia.

(I) NON-AUDIT FEES

The amount of non-audit fees paid to the external auditors for the financial year ended 31 December 2014 are as follows:

(RM'000)	KLCCP Stapled Group (Total)	KLCCP	KLCCRM	KLCC REIT
Non-audit fees	102	102	-	-

(II) MATERIAL CONTRACTS

There were no material contracts or loans entered into by KLCCP, KLCCP's subsidiaries or KLCC REIT involving the management company of KLCC REIT, directors' or major stapled securities holders' interest, either still subsisting at the end of the financial year ended 31 December 2014 or entered into since the end of the previous period, except as disclosed in the Prospectus of KLCCP Stapled Securities dated 7 May 2013 and the respective audited financial statements of KLCCP and KLCC REIT.

(III) UTILISATION OF PROCEEDS

The KLCCP and KLCC REIT did not raise funds through any corporate proposals during the financial year.

(IV) SHARE BUY-BACKS

There were no share buy-backs of the Stapled Securities during the financial year.

(V) OPTIONS OR CONVERTIBLE SECURITIES

There were no options or convertible securities issued by KLCCP and KLCC REIT in respect of the financial year.

(VI) DEPOSITORY RECEIPT ("DR") PROGRAMME

During the financial year, KLCCP and KLCC REIT did not sponsor any DR programme.

(VII) SANCTIONS AND/OR PENALTIES

During the financial year, there were no sanctions and/or penalties imposed by the relevant authorities on KLCCP and KLCC REIT as well as their respective subsidiaries, directors or management.

(VIII) VARIATION IN RESULTS

There was no variation of 10% or more between:

- (a) KLCCP Stapled Group's profit forecast for 2014 as stated in the Prospectus dated 7 May 2013 and the audited results for the financial year ended 31 December 2014.
- (b) KLCCP Stapled Group' unaudited results announced earlier and the audited results for the financial year ended 31 December 2014.

(IX) PROFIT GUARANTEE

During the financial year, there was no profit guarantee given by KLCCP and KLCC REIT.

(X) SHARE ISSUANCE SCHEME

Both KLCCP and KLCC REIT have not implemented any Share Issuance Scheme.

(XI) RECURRENT RELATED PARTY TRANSACTION ("RRPT")

Both KLCCP and KLCC REIT did not seek any mandate from the holders of Stapled Securities on RRPT during the financial year.

CORPORATE RESPONSIBILITY & SUSTAINABILITY REPORT

SUSTAINABILITY FOR KLCCP STAPLED GROUP MEANS CARRYING OUT OUR BUSINESS IN AN ETHICALLY, SOCIALLY AND ENVIRONMENTALLY RESPONSIBLE MANNER TO ENSURE CONTINUED GROWTH AND SUCCESS FOR THE BENEFIT OF BOTH THE PRESENT AND FUTURE GENERATIONS

We embed sustainability into our fundamental value chain and culture which is reflective of our commitment to longer term sustainability with a focus on the positive impact on the environment, community and society. Corporate Responsibility is taken on with passion and commitment, to ensure the realisation of the sustainable causes ultimately result in long term stakeholder value creation.

KLCCP Stapled Group Corporate Responsibility initiatives are guided by the PETRONAS Corporate Sustainability Framework and focuses on four key areas.



ENVIRONMENT

Promoting green initiatives, use of renewable energy and responsible water and waste management

COMMUNITY RELATIONS

Strengthening tenant relations and enriching lives of the community

SAFETY AND HEALTH

Preventing and eliminating injuries, health hazards and damage to property and conserving the environment

PEOPLE DEVELOPMENT

Embracing the company's Shared Values, providing continuous training and development programme for employees and reward and recognise high performing Business Units, Departments and Divisions

These focused four key areas have a material impact to facilitate group-wide implementation and are driven through a number of initiatives designed to create value for our stakeholders. With corporate conscience in driving all these initiatives, KLCCP Stapled Group has been able to move sustainability to the heart of corporate strategy and achieved competitive advantage in the financial year ended.



ENVIRONMENT

We acknowledge the need to safeguard and minimise the impact to the environment in the course of achieving KLCCP Stapled Group's objectives. We are conscious of our role in promoting the need for environmental protection and the importance of environmental and energy conservation

KLCCP Stapled Group continues to take proactive measures in environmental conservation, efficient use of energy, water and waste management and encourages its employees to participate in eco-friendly activities and conservation efforts.

In support of KLCCP Stapled Group's initiatives, KLCCUH, Suria KLCC and MOKUL have for many years implemented responsible energy management, water efficiency and environmental conservation programs in its many areas of operations and ensure that the best practices have minimum adverse effects on the general well-being of shoppers, guests and staff.



MOKUL participated in the tree planting event in conjunction with World Environment Day to create greater awareness amongst colleagues on environment conservation.



Environmental Sustainability

KLCCP Stapled Group's commitment towards promoting public awareness on environmental protection and the importance of environmental conservation is significantly reflected through its exemplary efforts in the upkeep and maintenance of the 50-acre KLCC Park. The KLCC Park signifies KLCCP Stapled Group's contribution towards social and community wellbeing by providing a green, convenient, tranquil and conducive destination in the midst of a bustling and dynamic city centre.

KLCCP Stapled Group also collaborates with local authorities and the KLCC community to observe effective compliance for provision of local facilities. The common cost sharing management policy between landowners of commercial properties for the upkeep and maintenance of the park continues to promote positive impact on the commercial environment for local and foreign tourists and shoppers.

Green Excellence

The PETRONAS Twin Towers has been the beacon in Malaysia's building industry for the last 18 years and in light of KLCCP Stapled Group's journey towards sustainability, has committed to minimise its impact to users and the environment. As owner, we have been entrusted by the tenants to obtain certification for the PETRONAS Twin Towers and Menara 3 PETRONAS as certified green buildings under GBI.

In the year under review, initiatives towards achieving the GBI certification for both the buildings were underway and entered the final phases. The initiatives involved replacement of lighting to LED, upgrading of Building Control System incorporating Energy Management System to suit GBI/LEED (Leadership in Energy Efficiency Design) requirements and replacement of flusho-meter valves with water efficient valves that could provide up to 30% saving. The design assessment submission has been completed and consultants for these initiatives have also been appointed.

In conjunction with the ASEAN Tourism Forum 2014, MOKUL was awarded the ASEAN Green Hotel Award 2014 for its efforts that go beyond conventional practices and on green and environment friendly measures in support of responsible tourism. The hotel adheres to green and sustainable practices and adopts energy conservation measures based on criteria and requirements enshrined in the ASEAN Green Hotel Standard.

Environmental Conservation

KLCCP Stapled Group embarked on several initiatives in promoting environmental conservation and played its part in driving environmental decisions and influencing environmental values and behaviors within the organisation.

Paper-free Board Meetings

Acknowledging the importance of environment conservation, KLCCP Stapled Group had implemented paper-free Board Meetings with effect from March 2014 wherein directors swapped wads of documents for tablet devices. KLCCP Stapled Group equipped its directors with digital devices to embrace the paper-free concept.

Use of Biodegradable & Eco-Friendly Products

Our asset management team at KLCCUH promotes the usage of biodegradable products and processes through mulching & composting for park and landscape services and also the use of organic fertiliser for landscaped areas. This effort is carried through and is embedded in our contracts with the landscape service providers.

At our hotel at MOKUL, yearly review of chemicals used in housekeeping, engineering and food & beverage are conducted and this resulted in the change of chemicals for use in guest rooms for this year. The Ecolab's Oasis Pro Range which is environmentally friendly was implemented in late January 2014. These chemicals are formulated with earth friendly formulas which are alkylphenol ethoxylate (APE)-free.

Reduction of Carbon Emission

In our bid towards a lower carbon economy, electric motorcycles are used in the patrolling of KLCC Park to reduce carbon emission. NGV Shuttle Buses are also used to shuttle passengers from the multi-level carpark to the surrounding areas and within the KLCC Precinct. The KLCC basement car park is equipped with Electric Vehicle Charging Station, made available to encourage the use of eco-friendly vehicles.

Recycling programs

The 3R practice of Reduce, Reuse & Recycle has been embedded and remains strong in the culture of KLCCP Stapled Group. Office waste recycling program is implemented at the PETRONAS Twin Towers, Menara ExxonMobil and Menara 3 PETRONAS whereby bins for the segregation of wastes (Glass, Plastic and Paper) are provided on every PETRONAS occupied floor and in the main corridors of the buildings.

With the success of the previous year's "Waste Not Want Not Charity Sale", MOKUL continued with this program, raising awareness amongst its colleagues on the need to Reduce, Reuse and Recycle. Suppliers supported by providing goods that were overruns, excess stock, and the funds raised were used for the charitable programs held throughout the year. MOKUL's towel recycling and reusing of bed linen as part of its sustainability programs continued to receive encouraging guest participation. Linen that is unable to be used in its original form is converted to smaller units so that it can be used for other purposes such as torn bed sheets into pillow protectors and frayed towels into cleaning rags.

Energy Conservation

KLCCP Stapled Group continues to support initiatives in the form of energy conservation and savings. During the year, KLCCP Stapled Group undertook new proactive measures and also continued to work with the initiatives which have already been implemented and generating savings in its continuous effort in promoting energy conservation at our various properties.

PETRONAS Twin Towers

Conscious of rising energy prices, KLCCUH has over the years worked diligently with the tenants at PETRONAS Twin Towers towards reducing their energy consumption through better discipline in order to mitigate the impact of increased utilities cost. An overall energy conservation initiative was put in place and is continuously observed, such as reducing the operating hours of air conditioning systems, discreet switching off of the office lighting during lunch time and 50% reduction in lighting levels for non-essential areas and external lighting. The implementation of T5 fluorescent bulbs from T8 fluorescent bulbs to save energy for PETRONAS Tower 1, yielded in efficient results. The initiative to replace T8 fluorescent tubes at PETRONAS Tower 2 to LED tubes is in progress.

Other energy wastage prevention programs that have been implemented at the PETRONAS Twin Towers include the installation of motion sensor save mode for escalators, motion sensor for enclosed rooms in offices, timers for water boilers, and strict enforcement for extra air-conditioning and lighting request procedures.

During the year, our car parking team, KLCC Parking Management Sdn Bhd embarked on a study on the Energy Monitoring System (EMS) for car park lighting. EMS is to monitor, measure and control the electrical parameter loads within the car park. The installation of meters was completed in November 2014 wherein 57 meters were installed from levels P1 to P4. Concurrently for Phase 1, the LED lighting was also installed at the basement carpark level P4 of PETRONAS Twin Towers covering 1,600 bays and 5,540 lights. As of December 2014, measurement of the energy lighting recorded a savings of 46%. The implementation of Phase 2 of the LED lighting for the remaining car park will commence mid-January 2015 and expected to be completed by mid-April 2015.



Suria KLCC

The business of Suria KLCC has been managed with a commitment to sustainability that is demonstrated through energy saving efforts and continues to achieve more environment friendly ways to conduct its business.

Suria KLCC has since 2008 invested in switching to energy saving lights within areas in the shopping mall. The shopping mall's lights are also programmed to automatically switch on and off during desired periods to avoid energy wastage.

The photovoltaic system on the rooftop of Suria KLCC which was installed in 2012 is capable of producing more than 600 megawatt-hours of solar energy annually. The photovoltaic system is set up on a 9,000 sq. meter area and uses six different types of solar technologies which have the potential

to harness the most energy from the sun. It continues to conserve the environment for future generations. The clean energy generated from the system contributes to the reduction of carbon emission of approximately 300,000 kg of carbon dioxide a year. It is able to generate a power capacity of up to 500,000kWh annually while electricity produced is equivalent to powering up to 250 households and 6,500 energy saving fluorescent light bulbs for 12 hours daily. To date, Suria KLCC achieves a 5% saving on its electricity cost.

Year	Energy Generated from SOLAR (kWh)
2012	529,470
2013	592,205
2014	551,162
Total	1,672,837

Mandarin Oriental, Kuala Lumpur

The Hyper-V project which was completed in the third quarter of 2014 entailed the virtualisation of 15 physical servers into 3 consolidated physical host servers. This resulted in lower energy consumption, better cooling in data centre, less emission, pollutants and waste, reduction of floor space used and maintenance cost saving of approximately RM40,000 per annum.

The incandescent lights in the kitchen standalone fridges and freezers were replaced with LED lights from March 2014. Carpark lighting on all 4 levels of the basement were also changed from fluorescent T8 to LED energy savings bulbs and anticipate to achieve a savings of an estimated RM52,000 per annum.

During the year, MOKUL also complied with the External Energy Audit pursuant to the Electricity Supply Act 1990 - Efficient Management of Electrical Energy Regulations 2008. Recommendations are reviewed by the Director of Engineering and the Corporate Responsibility Committee (CRC) members for further improvement.

Water Management

KLCCP Stapled Group continues to monitor its water usage as huge volumes of water is used throughout its operations. A number of initiatives were implemented to conserve and reduce water usage. At the PETRONAS Twin Towers and in working towards the GBI certification, the replacement of flusho-meter with water efficient valves, recycling of fire water and installation of metering and water leak detection system was initiated. It is anticipated this initiative will provide a 30% saving to the operating costs of the building.

At MOKUL, water best practices audits were introduced on a monthly basis with corrective and preventive actions being taken by various department heads. Since August 2014, individual meters have been installed in high consumption areas namely, the kitchens of Mandarin Grill, Lai Po Heen, the pastry kitchen and laundry to conduct performance readings against benchmarked parameters.

Waste Management

KLCCP Stapled Group is continually improving its efforts in waste reduction, recycling and recovery through strict compliance with regulations and internal procedures. We continued with our waste reduction activities to measure the impact in avoidance, reuse and recycle wherever possible. Ten scheduled wastes have been identified and managed according to the Environmental Quality Act & Regulations 2005. Handling, storage, and disposal of waste complies with safety requirements. Tracking of scheduled waste is also monitored in order to ensure that there is no unexpected activity.

Waste segregation is a much focused activity in our hotel. With proper waste segregation processes in place, MOKUL is able to monitor the Waste Intensity (weight of non diverted waste in kg vs guest room nights) and Waste Diversion Rate (weight of waste diverted from landfills and recycled). Key Performance Indicators (KPI) established helped to reinforce management objectives, targets and programs in the financial year ended. As at December 2014, MOKUL's waste intensity was at 3.52 kg per room guest compared to 3.54 kg in 2013 whilst Waste Diversion was at 14.16% compared to 14.22% in 2013.





MOKUL planted 1,000 trees of various species in the tree planting event at the Forest Research Institute of Malaysia.

Inculcating Eco-Minds

Earth Day 2014

KLCCUH, PETRONAS Twin Towers, Suria KLCC and MOKUL in its commitment towards energy conservation, participated in the Earth Day global event on 29 March 2014 by switching off the lights for one hour. This is to promote awareness towards a sustainable future.

Envirocomm 2014

A total of 45 employees from our asset management team at KLCCUH, participated in the Environmental and Community Outreach Program (Envirocomm 2014) in Kuala Sepetang, Taiping, Perak Darul Ridzuan on 28 & 29 November 2014. Envirocomm 2014 is an initiative spearheaded by the Quality HSE Section and supported by Group CSR KLCCUH, in collaboration with the Pusat Eko Pelajaran Hutan

Laut Matang, Kuala Sepetang. It focused on the Mangrove Reforestation Initiative which was developed as part of the effort to contribute towards the conservation of the coastal mangrove ecosystems, raise awareness on the importance of the mangrove ecosystems to the environment and the conservation efforts. Activities carried out included educational tour to *Hutan Paya Laut*, planting of *bakau minyak* seed, visit to the charcoal factory, cleaning of villagers' house, handing of contributions and telematch with villagers.

World Environment Day

MOKUL participated in the Tree Planting event in conjunction with World Environment Day in June 2014. The "Forrester for the Day" themed event at the Forest Research Institute of Malaysia (FRIM) was to create greater awareness amongst colleagues on the need to protect and preserve our environment. It involved planting of 1,000 trees of various species.



COMMUNITY RELATIONS

We recognise the importance in contributing towards the welfare of the community in which we operate in, and continuously identify opportunities to support charitable causes and initiatives in community development projects.

Being part of the society within which KLCCP Stapled Group operates in, we are conscious of our role in promoting social betterment of the community around it. KLCCP Stapled Group believes in engaging with our stakeholders and striving to enrich the community. We have the responsibility to ensure the interest and well-being of our stakeholders and community is optimised.



Suria KLCC's "Sunshine September" promotes awareness on autism and fund raising for the autistic community



Enriching Lives and Championing Community

KLCCP Stapled Group together with the efforts of our retail and hospitality team has touched the lives of many individuals through a variety of corporate social responsibility programs initiated throughout the years.

During the year, our retail team at Suria KLCC utilised the strength of its retail assets to bring to fruition its successful CSR program, Sunshine September, awareness on autism and fundraising for the autistic community. Suria KLCC succeeded in raising more than RM500,000 for the National Autism Society of Malaysia (NASOM). All proceeds raised will be utilised by NASOM to establish two intensive Intervention Program centres in Kerteh and Kajang, making it possible for more children to have access to early intervention programs. To date, Suria KLCC has raised RM1.4 million under this initiative since 2010.

In keeping with MOKUL's commitment of *"Doing More for a Sustainable Future"*, the Corporate Responsibility Committee organised several activities which included the involvement of our colleagues, business partners and the community.

With a common purpose and objective, the employees of MOKUL were actively engaged in supporting and working with the local communities. The hotel staff visited a children's home, Pusat Anbe Sivam, in August 2014 and participated in getting the Home into a more functional environment for the children by carrying out repairs, cleaning and painting the Home. Our business partners also assisted with more technical repairs of doors, walls, and donated fans, cabinets and air conditioners. For the Rumah KIDS orphanage, MOKUL invited the children to view the hotel premises and were given a talk on the hotel industry to create awareness for future career opportunities in the hospitality industry.

In support of Charitable Causes

KLCCP Stapled Group participated in the 2014 Bursa Bull Charge Run in October 2014 which brought together Malaysia's Capital Market players in a collaboration to raise funds to support eight charitable beneficiaries. The run was also to raise the bar in sustainability and inclusiveness. KLCCP Stapled Group sent in a team to participate in the run together with teams from 117 public listed companies.

Throughout 2014, MOKUL championed the cause for the Malaysian Nature Society (MNS). Donations were contributed from the sales proceeds of the Spa Earth Month Promotion and the Tropical Rainforest Spa treatment. MOKUL also held its inaugural charity run which attracted more than 450 participants. The proceeds from the run were also donated to MNS.

Festive Celebrations with the Under Privileged Community

On a yearly basis, KLCCP Stapled Group continues its commitment to social responsibility and has shared the festive joys with the under privileged. This year, the group hosted a *Majlis Berbuka Puasa* dinner for 32 children and guests from Rumah Bakti Al-Kausar. The children were treated to a tour of Aquaria KLCC and invited to dinner at Kuala Lumpur Convention Centre and were also given a token "duit raya".

Our retail team at Suria KLCC in living up to its theme of 'Always Something New' also celebrates the less privileged every year especially during festive seasons. This is our mall's way of giving back to the society, particularly to those in need.



Chinese New Year celebration

The children from House of Joy and Rumah Charis were privileged to watch history in the making with the longest Chinese horse painting in Malaysia and entertained by amazing acts of the Shaolin Martial Arts Troupe from China. They were treated to a dim sum dinner and the auspicious Yee Sang tossing at Spring Garden restaurant. The children were each given "ang paws" (red packets) to be spent on new clothes of their choice at Isetan departmental store.

Hari Raya celebration

50 underprivileged children from Rumah Titian Kasih orphanage, were celebrated to a shopping spree for new clothes in conjunction with the Hari Raya celebration. The children and caretakers enjoyed the Hari Raya themed performances such as a Melaka fusion dance medley and *nasyid* songs by a celebrity *nasyid* group. They were able to break fast at Chakri Palace restaurant with the *nasyid* celebrities.

Deepavali celebration

The Deepavali celebration provided excitement to 50 underprivileged children from Sinthamani Divine Life Ashram who had the opportunity to meet Miss India Malaysia 2014. The Miss India Malaysia 2014 shared her experience in the pageant as well as motivational messages for the children. The children were treated to a movie screening of 'Book of Life' at the TGV Cinema while enjoying popcorn and drinks. The home was presented with Isetan cash vouchers and then treated to a Deepavali themed feast at Chinoz on the Park.





Christmas celebration

In keeping with the spirit of bringing cheer to those in need, 50 orphans between the ages of 5 to 18 years, from Stepping Stones Living Centre were treated to a Christmas dinner at Chinoz on the Park and entertained by Christmas carolers and violinist performance. Accompanied by the employees of Suria KLCC, each child received a cash token for their Christmas shopping spree while the Home received shopping vouchers.

Our hotel, also showed its commitment and compassion to the underprivileged. For the Mooncake Festival, MOKUL invited 32 residents from four old folks home to a luncheon in the banquet room. The old folks from Little Sisters of the Poor, Rumah Orang Tua Ampang, Rumah Victory Elderly Home and TiRatana Home were entertained by a violinist and given the privilege of a front of the house tour. In December and in conjunction with its annual Children Christmas Day special, 30 children between the ages of 5 to 10 years from Rumah Keluarga Kami, Desa Amal Jireh, Rumah KIDS and House of Love were invited to participate in a Christmas cake decorating session with our chefs at MOKUL. The children were also entertained by Bricks for Kids where they were enlightened about sustainable initiatives.

Appreciating our Tenants and Valued Shoppers

We continue to build on our strong tenant relationship and appreciate our tenants for being supportive all these years. Tenants' Nite is a major event held annually since 2002 organised by our asset management team. This year, close to 600 tenants from PETRONAS Twin Towers and Menara 3 PETRONAS attended the Tenants' Nite held at the Kuala Lumpur Convention Centre where tenants, management and KLCC staff got together for a fun-filled night. The event was to pay tribute to the roles played by the tenant representatives and floor safety managers and assistants of each organisation within these buildings. Awards were presented for Top 6 Floor Safety Managers and Top 12 Assistant Floor Safety Managers for the PETRONAS Twin Towers and Menara 3 PETRONAS. The event also served as a platform to network and to further build upon the KLCC brand.

Our valued shoppers at Suria KLCC were not forgotten and for this year's Christmas celebration, Suria KLCC unveiled the tallest Christmas tree in Malaysia at the KLCC Esplanade as a gift to its valued shoppers and visitors who celebrated Christmas in the city with their family and friends. Standing at 32 metres in height, 14 metres in width and 12.2 metres in diameter, the Christmas tree was acknowledged by the Malaysian Book of Records as the tallest Christmas tree replica in Malaysia. Throughout the festive seasons during the year, our shoppers also stood to win gifts and were rewarded with their purchases at the mall.



SAFETY & HEALTH

We are committed to conducting our business activities in accordance with our policies on Health, Safety & Environment and safeguarding our business and assets. We provide our employees with a conducive work environment that complies with the highest standards of occupational safety and health regulations.

KLCCP Stapled Group continues with its efforts to ensure that the organisation's commitment to conduct business activities shall be in accordance with the KLCCP Policy Statement on Health, Safety and Environment. In line with the policy, we continuously take steps towards the conservation and preservation of the environment. KLCCP Stapled Group provides the resources, systems and training and communicates with employees, customers, suppliers and the public with regards to appropriate matters on health, safety & environment (HSE). The health & safety of all employees, its tenants and visitors to and within the buildings is paramount to KLCCP Stapled Group.

ZETO RULES

 <p>01 Work with a valid work permit (PTW) required by the job</p>	 <p>06 Use the correct personal protective equipment (PPE) when handling hazardous chemicals</p>
<p>02 Verify energy isolation before starting work</p> 	<p>07 Obtain authorisation before excavation or entering a trench</p> 
 <p>03 Obtain authorisation before overriding or disabling safety critical equipment</p>	 <p>08 Do not position yourself under a suspended load</p>
<p>04 Obtain authorisation before entering a confined space</p> 	<p>09 Do not smoke outside designated areas or bring potential ignition sources into process areas without authorisation</p> 
 <p>05 Protect yourself against a fall when working at height</p>	 <p>10 Do not use your mobile phone / walkie-talkie while driving, follow the speed limit and use your seat belt</p>



Safety & Health Performance

KLCCP takes pride in its zero fatalities achieved in the last 4 years. This achievement is the result of rigorous safety measures implemented throughout our businesses, as well as strengthening of KLCCP Stapled Group's safety culture and capabilities. For 2014, we recorded 3 Loss Time Injury (LTI) incidents with a Loss Time Injury Frequency (LTIF) of 0.14%, a reduction of 68% from 2013 whilst Loss of Primary Containment (LOPC) was maintained at zero.

Upholding Standards

KLCCP's Corporate Statement on HSE Policies was established in 2007 and formed the foundation to ensure the accomplishment of the HSE mission and vision. The HSE policy is a commitment from the top management to the employees, contractors, customers, suppliers and the public.

To demonstrate our seriousness and commitment towards HSE, KLCCP Stapled Group established various internal committees to review on HSE matters. The HSE Management Committee which reports to the Board of Directors provides leadership on HSE Governance and approves strategies as well as initiatives for group wide implementation. This Committee meets at least twice a year and is supported by the Group HSE Division. At the PETRONAS group level, KLCCP Stapled Group is represented at the Group HSE Technical Council and the PETRONAS HSE Executive Council where the technical meetings which are held quarterly, serves as a platform for information sharing group wide.

Performance Measurement and Monitoring

KLCCP Stapled Group's HSE performance is monitored and tracked on a monthly basis in accordance with the targets & standards set by the management apart from compliance to applicable regulatory requirements. The safety performance of KLCCP Stapled Group is measured by LTI, Major Fire Incidents, LOPC and Total Reportable Cases (TRC) which are benchmarked against industry best practice. KLCCP Stapled Group operates within the given regulatory limits.

HSE Management System (HSEMS)

Every business unit within KLCCP Stapled Group adopts the HSEMS used to ensure the HSE standard is in place. HSEMS consists of 8 main elements and comprise of 33 sub-elements. The main elements are leadership and commitment, policy and strategic objectives, organisation, responsibilities, resources, standards and documentation, hazards and effect management process, planning and procedures, implementation and monitoring, assurance and management review.

In line with KLCCP HSE Policy, inter-operational unit audits are conducted annually by the HSE team and non HSE trained personnel to monitor performance of the business units against the benchmarked KLCCP Stapled Group's HSE targets.

Zeto Rules

All KLCCP Stapled Group employees are required to understand, internalise as well as act upon KLCCP Stapled Group's health and safety rules such as Zero Tolerance, a principle to ensure all activities are carried out in a safe manner and where any non-compliance is not tolerated. ZETO Rules was introduced as a measure to avoid major accidents which may lead to fatalities and aim to improve the safety performance of KLCCP Stapled Group. Zeto Rules comprises ten mandatory safety rules to ensure high risk works are carried out in compliance with the safety procedures. The Zeto Rules applies to all employees in KLCCP Stapled Group, stakeholders, contractors as well as customers.

HSE Certifications & Achievements

Our continuous efforts and commitment in upholding the HSE standards have resulted in our subsidiaries attaining the following certifications and awards in the year under review. Our asset management team was bestowed the National Occupational Health &

Safety Excellence Award 2014 in the business services category, by the Ministry of Human Resource. KLCCUH also attained the ISO14001:2004 and OHSAS 18001:2007, recognition for its Environmental Management System and Occupational Health & Safety Management System. PETRONAS Twin Towers is OHSAS18001:2007 certified.

MOKUL received the ISO 14001:2004 Environment Management System certification in 2012 and is also certified to ISO 22000 - Food Safety Management System and OHSAS 18001 - Occupational Safety and Health Management System. MOKUL places great importance in consistent deliverance of quality products and services which include sustainable sourcing. Preferred suppliers are meticulously picked after stringent appraisal of their premises and products. Regularly scheduled and ad hoc visits to the suppliers' premises ensure that food and beverage products are processed under best food safety practices and in making purchasing decisions, our hotel gives preference to sustainable products.

HSE Trainings

In creating awareness on HSE and building upon the employees' and contractors' knowledge on health and safety management, in-house seminars are conducted regularly. For the year in review, trainings for employees included First Aid & CPR and Access Permit Co-ordination Training whilst Personnel Protection Equipment and Scheduled Waste trainings were conducted for the contractors. These seminars aim to provide employees, personnel and contractors with sufficient knowledge on workplace safety and health management.

Workplace Safety

KLCCP Stapled Group is committed in providing its employees with a conducive work environment that complies with the highest standards of occupational safety and health (OSH) regulations with zero tolerance for non-compliance. We are committed to providing, in collaboration with our employees, a safe, secure and conducive workplace culture and environment, where the values of mutual and reciprocal respect, trust and confidence are upheld and actively promoted.

Every KLCCP Stapled Group employee must conscientiously and diligently comply with all HSE requirements, measures, work rules, standard operating procedures and all applicable laws and regulations.



To further enhance and promote a more conducive, safe and healthy work environment, the HSE team conducts the "HSE Walkabout" with the objective to ensure KLCCP Stapled Group's operations comply to all HSE requirements. The exercise involves the top management, HSE personnel, HSE committee members and technical staff. The "HSE Walkabout" is also a tool to achieve the organisation's strategic objectives that is to champion HSE initiatives at all levels.

Inculcating HSE Capability & Culture

In its effort to create greater HSE awareness among the employees, KLCCP Stapled Group, through its intranet portal, publishes news and updates on HSE matters and HSE events. The HSE Bulletin published every two months is a medium where the HSE fraternity shares their activities, thoughts, news or articles. This is shared group wide and is uploaded onto the portal. We also adopt the PETRONAS HSE lessons learnt & HSE Alerts which is shared with all employees.

The HSE Appreciation Day luncheon held on 29 April 2014 at The Everly, Putrajaya was participated by 500 employees and contractors. The Appreciation Day was to award outstanding performances by individuals, business units and contractors. It kicked off with Le Tour de Safety which saw 80 participants taking part in the eco race by completing 8 check-points with various challenges. Other activities included a Road Safety Talk and a HSE Exhibition which showcased 15 booths from wellness to safety equipment.

Other CSR Initiatives undertaken to create greater HSE awareness include the WWF Talk, Health Screening, Blood Donation and Wellness Program, Health Risk Assessment Workshop, Development of HSE Performance Scorecard and Fatigue Management Talk by Occupational and Health Doctor.



PEOPLE DEVELOPMENT

We are committed in creating a conducive work environment and creating opportunities for employees to further nurture and develop their skills. KLCCP Staped Group places prime importance to human capital development and ensures a superior performance culture is instilled in all employees.



THE FOUR PHILOSOPHIES OF OUR HUMAN CAPITAL DEVELOPMENT

01

EMBRACE CORPORATE CORE VALUES

- We subscribe to the KLCCP Stapled Group Shared Values of Innovative, Cohesiveness, Loyalty, Integrity and Professionalism and exhibit these values in the value we create
- We are united in supporting each other's efforts towards the growth of KLCCP Stapled Group

INCLUSIVE AND DIVERSE CULTURE

- We value the diversity of our employees and treat all with dignity and respect
- We practice equal opportunities for professional and intellectual growth and development in a diverse workplace

02**03**

DRIVE SUPERIOR PERFORMANCE

- We are growing towards a superior performance culture where we aim to position our mindset and behavior for an intensified business focus
- We recognise the personal value and contribution of every employee and reward based on performance

NURTURE LEADERSHIP AND TALENT

- We maximise the opportunities for success through training and development and in aligning employees' work contribution, personal and career development with KLCCP Stapled Group's objectives
- We believe in the right person having the right skills being placed in the right position at the right time

04



Embracing Shared Values

KLCCP Stapled Group has adopted the PETRONAS' Code of Business Ethics (CoBE) which seeks to ensure that the Company's or Groups' Directors, employees and third parties, which perform work or services for KLCCP Stapled Group, would act ethically and remain above board at all times. This is in line with KLCCP Stapled Group's Shared Values of loyalty, professionalism, integrity, cohesiveness and innovative. This is also reinforced to employees via the KLCC Group Induction Program for new employees. The Board also adopts the PETRONAS' Whistle-blowing Policy and the Anti-Bribery and Corruption Manual which provides and facilitates appropriate communication and feedback channels between management and its employees within KLCCP Stapled Group.

Employee Engagement

The Group CEO Townhall session held annually is a platform where top management collectively engage with employees from across the KLCCP Stapled Group. This promotes a better understanding of the organisation's goals, achievements and growth path to enable employees to share in the success of

KLCCP Stapled Group and to further boost morale, commitment and inspire the employees to continue to strive for excellence. This year's Townhall was held in conjunction with the launching of the Quality Day which reignited the message towards having the necessary mindset and added capabilities to tackle work in an enhanced structured manner that will yield strong, performing quality outcomes. Business growth, operational performance, future direction and staff concerns were addressed at the session.

The intranet portal is another avenue wherein our employees are kept abreast on internal news, events and announcements and simultaneously promotes discussion amongst them. Newsletters are also circulated and divisional meetings are held on a regular basis to foster effective communication.

On an annual basis, we conduct the Employee Feedback Survey which provides management with the knowledge and tools to build positive employee relations and a positive work environment. A total of 74% of our employees participated in the survey which measured employees' satisfaction of their work environment, job satisfaction and gave the employees an opportunity to voice their suggestions on improvements for the organisation. Key findings of the survey results are then shared with management and the employees with the necessary improvement action taken accordingly to continuously provide a conducive work environment which creates opportunities for employees to further nurture and develop their skills.

Performance Management

KLCCP Stapled Group is a performance-driven organisation and provides employment opportunities and career growth that allows employees to attain personal growth and development. The Employee Performance Management (EPM) system is a framework that enables employees to align their work contribution, personal and career development with the organisation's objectives. EPM focuses on the employees' contribution to the organisation's business plan and plans their future development with the organisation. The development of the Key Performance Indicators (KPI) to measure employees performance are jointly set between management and staff and periodic performance evaluation is conducted to provide feedback to the employees. Employees are rewarded with annual bonuses and salary increments based on their performance.

Nurturing Leadership and Talent

As our human capital is essential for the organisation to grow its business, remain viable and competitive, KLCCP Stapled Group places emphasis on capability development which includes functional skills, behavioural competencies, leadership and mindset.

KLCCP Stapled Group has been progressing towards institutionalise capability (IC) in the areas of Project Management, Property Development, Asset Management-Facilities, Asset Management-Marketing and Leasing and Investment Management. The objective of the IC was to develop a capability matrix for assessment in each of these five areas and on building the People Capabilities to support the overall IC goals. These People Capabilities form the foundation for KLCCP Stapled Group's organisational capability and will provide the competitive edge to the organisation.

During the year, the capability matrix for each of the capability areas were developed and a baseline capability for the various levels of staff were determined. The pilot project then kicked off with a selected group undergoing the assessment and gaps were then identified for these staff to be developed on.

In its effort to reduce the competency gap of employees as well as to enhance skills in leadership positions, KLCCP Stapled Group continued to invest significant resources in professional development of employees at all levels within the organisation. The training plan for each employee is developed at the beginning of the year based on functional and technical competencies to be upskilled. The continuous learning and development opportunity is given to the employees to enhance their knowledge and skills and competencies to discharge their duties as well as gearing them up in their career progression within the organisation.

In the year under review, KLCCP Stapled Group introduced a structured quality program inculcating the 5 Quality Principles for all employees within the group. The objective of the programme was to inculcate quality working mindset at all levels of the organisation. All employees within their respective organisation had to present an initiative which demonstrated the use of the 5 quality principles to the quality working committee.

Structured leadership programs such as Senior Management Development Program (SMDP), Leadership Excellence at PETRONAS (LEAP) and Senior Leaders as Coaches were also conducted to accelerate development of performing employees and empower them to build their careers within the organisation. In respect to



leadership development, "Senior Management Away Day" and "Leadership Away Day" programs were conducted for Senior Management and middle managers respectively to foster togetherness and collaborate amongst leaders of the KLCC Group to unite, achieve common goals and create legacies within the organisation.

Succession Management

KLCCP Stapled Group has established a framework for succession management and in 2014, embarked on a review of its current organisation structure and manpower requirement and strengthened the current

KLCC GROUP QUALITY POLICY

Our policy is to deliver products and services that meet the requirements of internal and external customers as promised. We are committed to providing high quality, innovative, reliable and cost effective products and services to our customers. We are committed to make quality a culture at every level of the organisation by practicing the five quality principles of:

1. Conformance to Requirement
2. Prevention
3. Right Things Right Every Time
4. Price of Non-Conformance
5. Proactive Leadership at All Levels

framework to ensure effective succession plan particularly in senior leadership positions. Critical positions and potential successors have been identified while career paths and focused interventions are being developed to ensure structured development and easing into critical leadership positions.

Employee Rewards & Recognition

The 7th Long Service Award ceremony was held to recognise and appreciate the long serving employees whose loyalty, unwavering commitment and sacrifices have played a key role in ensuring the sustainability of the organisation and its continued growth. The organisation todate has recognised a total of 235 employees who have served 10 to 25 years with the organisation. These employees continue to take pride in being part of KLCCP Stapled Group's fraternity.

KLCCP Stapled Group held its inaugural Performance Laureate Award 2014 to acknowledge and reward Business Units, Departments and Divisions within the organisation who have strived for outstanding performance and achieved highest standards of excellence in business conducts and practices. Ten awards were presented this year namely Best Project, Best Customer Orientation, Best BSC Performance, Best Quality initiative, amongst others.

KLCCP Stapled Group is committed to ensuring that the performance journey and culture will be a continuous process to develop a high performance organisation that embraces best practices and in turn develop a highly professional and competent workforce.

Employee Wellness

KLCCP Stapled Group acknowledges the importance of its employees' well-being and strive to ensure their welfare is well taken care of whilst in service to the organisation. Our employees are provided medical coverage that also cover their spouses and children. Full medical screening is also provided for employees above 35 years of age.

KLCCP Stapled Group respects its employees' rights to have a conducive work environment and work-life balance. Employees of KLCCP Stapled Group are encouraged to participate in sports, recreational and social activities held annually such as the Inter-Group sports competition under the Kelab Sukan dan Rekreasi PETRONAS Wilayah Tengah (KSRP) which included friendly matches with other sectors of the PETRONAS group for games such as futsal, netball, bowling, ping pong and badminton. These sporting activities encouraged the employees of KLCCP Stapled Group to be part of a healthy and integrated life and simultaneously promoted cohesiveness, team camaraderie and expanded the employee's social contacts with the PETRONAS group.

The employees were also feted at the *Majlis Berbuka Puasa* Kumpulan Syarikat KLCC, KLCC Group Hari Raya Gathering and the KLCC Group Annual Dinner and Awards Night. This provided opportunities for interaction and affinity amongst employees.



KLCC PROPERTY HOLDINGS BERHAD

FINANCIAL STATEMENTS

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For the year ended 31 December 2014

The Directors have pleasure in submitting their report and the audited financial statements of the Group and of the Company for the year ended 31 December 2014.

PRINCIPAL ACTIVITIES

The principal activities of the Company in the course of the financial year are investment holding, property investment and the provision of management services.

The principal activities of its subsidiaries and associate are stated in Notes 7 and 8 to the financial statements respectively.

There have been no significant changes in the principal activities during the financial year.

CORPORATE INFORMATION

The Company is a public limited liability company, incorporated on 7 February 2004 and domiciled in Malaysia and is listed on the Main Market of Bursa Malaysia Securities Berhad. The registered office of the Company is located at Level 54, Tower 2, PETRONAS Twin Towers, Kuala Lumpur City Centre, 50088 Kuala Lumpur.

Upon the completion of the listing of stapled securities in prior year, the Group now comprises:

- (a) the KLCC Property Holdings Berhad ("KLCCP") Group, being the Company, its existing subsidiaries and associate company; and
- (b) KLCC Real Estate Investment Trust ("KLCC REIT") Group.

RESULTS

	Group RM'000	Company RM'000
Profit for the year	1,159,387	264,544
Attributable to:		
Equity holders of the Company	458,623	264,544
Non-controlling interests relating to KLCC REIT	479,304	-
Other non-controlling interests	221,460	-
	1,159,387	264,544

RESERVES AND PROVISIONS

There were no material movements to and from reserves and provisions during the year, other than as disclosed in the Statements of Changes in Equity.

In the opinion of the Directors, the results of the operations of the Group and of the Company during the financial year were not substantially affected by any item, transaction or event of a material and unusual nature.

DIVIDENDS

The amount of dividends paid by the Company since 31 December 2013 were as follows:

	RM'000
In respect of the financial year ended 31 December 2013 as reported in the directors' report in that year:	
A fourth interim dividend of 3.87%, tax exempt under single tier system on 1,805,333,083 ordinary shares, was declared on 21 January 2014 and paid on 28 February 2014.	69,866
In respect of the financial year ended 31 December 2014:	
A first interim dividend of 3.73%, tax exempt under single tier system on 1,805,333,083 ordinary shares, declared on 9 May 2014 and paid on 18 June 2014.	67,339
A second interim dividend of 3.29%, tax exempt under single tier system on 1,805,333,083 ordinary shares, declared on 11 August 2014 and paid on 18 September 2014.	59,395
A third interim dividend of 3.05%, tax exempt under single tier system on 1,805,333,083 ordinary shares, declared on 7 November 2014 and paid on 17 December 2014.	55,063
	251,663

A fourth interim dividend in respect of the financial year ended 31 December 2014, of 3.89%, tax exempt under the single tier system on 1,805,333,083 ordinary shares amounting to a dividend payable of RM70.23 million will be payable on 27 February 2015.

DIRECTORS OF THE COMPANY

Directors who served since the date of the last report are:

Krishnan C K Menon
 Datuk Ishak Bin Imam Abas
 Datuk Manharlal A/L Ratilal
 Augustus Ralph Marshall
 Datuk Pragasa Moorthi A/L Krishnasamy
 Dato' Halipah Binti Esa
 Datuk Hashim Bin Wahir
 Habibah binti Abdul

DIRECTORS' INTERESTS

The Directors in office at the end of the year who have interests in the shares of the Company and its related corporations other than wholly-owned subsidiaries as recorded in the Register of Directors' Shareholdings are as follows:

	Number of Stapled Securities of KLCC Property Holdings Berhad and KLCC Real Estate Investment Trust			
	Number of Stapled Securities			Balance as at 31.12.2014
	Balance as at 1.1.2014	Bought	Sold	

Direct

Datuk Manharlal A/L Ratilal	5,000	-	-	5,000
Augustus Ralph Marshall	50,000	-	-	50,000

	Number of Shares in Petronas Chemicals Group Berhad			
	Number of Shares			Balance as at 31.12.2014
	Balance as at 1.1.2014	Bought	Sold	

Direct

Krishnan C K Menon	20,000	-	-	20,000
Datuk Manharlal A/L Ratilal	20,000	-	-	20,000
Dato' Halipah Binti Esa	10,000	-	-	10,000
Datuk Hashim Bin Wahir	16,000	-	-	16,000

Indirect

Dato' Halipah Binti Esa [#]	13,100	-	-	13,100
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	Number of Shares in MISC Berhad			
	Number of Shares			Balance as at 31.12.2014
	Balance as at 1.1.2014	Bought	Sold	

Indirect

Dato' Halipah Binti Esa [#]	10,000	-	-	10,000
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DIRECTORS' INTERESTS (CONTD.)

	Number of Shares in Malaysia Marine and Heavy Engineering Holdings Berhad			
	Number of Shares			Balance as at 31.12.2014
	Balance as at 1.1.2014	Bought	Sold	
Direct				
Dato' Halipah Binti Esa	10,000	-	-	10,000
Indirect				
Dato' Halipah Binti Esa [#]	10,000	-	-	10,000

[#] Deemed interest by virtue of director's family member's shareholding.

None of the other Directors holding office as at 31 December 2014 had any interest in the ordinary shares of the Company and of its related corporations during the financial year.

DIRECTORS' BENEFITS

Since the end of the previous financial year, no Director of the Company has received or become entitled to receive any benefit (other than the benefit included in the aggregate amount of emoluments received or due and receivable by Directors as shown in Note 26 to the financial statements or the remuneration received by the Directors from certain related corporations), by reason of a contract made by the Company or a related corporation with the Director or with a firm of which the Director is a member, or with a company in which the Director has a substantial financial interest.

There were no arrangements during and at the end of the financial year, which had the object of enabling Directors of the Company to acquire benefits by means of the acquisition of shares in or debentures of the Company or any other body corporate.

ULTIMATE HOLDING COMPANY

The Directors regard Petroliam Nasional Berhad ("PETRONAS"), a company incorporated in Malaysia, as the ultimate holding company.

ISSUE OF SHARES

There are no issuance of new shares during the year.

OPTIONS GRANTED OVER UNISSUED SHARES

No options were granted to any person to take up unissued shares of the Company during the year.

OTHER STATUTORY INFORMATION

Before the financial statements of the Group and of the Company were made out, the Directors took reasonable steps to ascertain that:

- (i) proper action had been taken in relation to the writing off of bad debts and the making of provision for doubtful debts and satisfied themselves that there were no known bad debts and that adequate provision had been made for doubtful debts; and
- (ii) any current assets which were unlikely to realise their value as shown in the accounting records in the ordinary course of business had been written down to an amount which they might be expected so to realise.

At the date of this report, the Directors of the Company are not aware of any circumstances:

- (i) that would render it necessary to write off any bad debts or the amount of the provision for doubtful debts in the financial statements of the Group and of the Company; and
- (ii) that would render the values attributed to the current assets in the financial statements of the Group and of the Company misleading, or
- (iii) which have arisen which render adherence to the existing method of valuation of assets or liabilities of the Group and of the Company misleading or inappropriate, or
- (iv) not otherwise dealt with in this report or the financial statements, that would render any amount stated in the financial statements of the Group and of the Company misleading.

At the date of this report, there does not exist:

- (i) any charge on the assets of the Group or of the Company that has arisen since the end of the financial year and which secures the liabilities of any other person, or
- (ii) any contingent liability in respect of the Group or of the Company that has arisen since the end of the financial year.

No contingent or other liability has become enforceable, or is likely to become enforceable within the period of twelve months after the end of the financial year which, in the opinion of the Directors, will or may substantially affect the ability of the Group and of the Company to meet their obligations as and when they fall due.

In the opinion of the Directors, the results of the operations of the Group and of the Company for the financial year ended 31 December 2014 have not been substantially affected by any item, transaction or event of a material and unusual nature nor has any such item, transaction or event occurred in the interval between the end of that financial year and the date of this report.

AUDITORS

The auditors, Ernst & Young, have indicated their willingness to accept re-appointment.

Signed on behalf of the Board in accordance with a resolution of the Directors dated 26 January 2015.

Krishnan C K Menon

Datuk Hashim Bin Wahir

STATEMENT BY DIRECTORS

In the opinion of the Directors, the financial statements set out on pages 90 to 155 are drawn up in accordance with Malaysian Financial Reporting Standards, International Financial Reporting Standards and the requirements of the Companies Act, 1965 in Malaysia so as to give a true and fair view of the financial position of the Group and of the Company as at 31 December 2014 and of the results of their financial performance and cash flows for the year then ended.

In the opinion of the Directors, the supplementary information set out in Note 37 on page 156 is prepared in all material respects, in accordance with the Guidance on Special Matter No. 1, Determination of Realised and Unrealised Profits or Losses in the Context of Disclosures Pursuant to Bursa Malaysia Securities Berhad Listing Requirements, as issued by the Malaysian Institute of Accountants ("MIA Guidance"), and directive of Bursa Malaysia Securities Berhad.

Signed on behalf of the Board in accordance with a resolution of the Directors dated 26 January 2015.

Krishnan C K Menon

Datuk Hashim Bin Wahir

STATUTORY DECLARATION

I, Annuar Marzuki Bin Abdul Aziz, the officer primarily responsible for the financial management of KLCC Property Holdings Berhad, do solemnly and sincerely declare that the financial statements set out on pages 90 to 156 are to the best of my knowledge and belief, correct and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of the Statutory Declarations Act, 1960.

Subscribed and solemnly declared by
the abovenamed Annuar Marzuki Bin Abdul Aziz
in Kuala Lumpur, Wilayah Persekutuan
on 26 January 2015

BEFORE ME:

YM Tengku Fariddudin Bin Tengku Sulaiman
Commissioner for Oaths

STATEMENTS OF FINANCIAL POSITION

As at 31 December 2014

	Note	Group		Company	
		2014 RM'000	2013 RM'000	2014 RM'000	2013 RM'000
ASSETS					
Non-Current Assets					
Property, plant and equipment	5	609,675	611,735	6,926	4,980
Investment properties	6	14,496,150	14,108,652	-	-
Investment in subsidiaries	7	-	-	1,144,544	1,881,234
Investment in an associate	8	260,570	273,754	99,195	99,195
Deferred tax assets	9	1,530	911	706	475
Amount due from subsidiaries	10	-	-	68,000	180,306
Trade and other receivables	12	219,608	134,749	-	-
		15,587,533	15,129,801	1,319,371	2,166,190
Current Assets					
Inventories	11	2,004	1,568	-	-
Trade and other receivables	12	87,229	50,785	39,194	59,659
Tax recoverable		2	619	-	39
Cash and bank balances	13	1,127,072	1,081,870	565,899	287,649
		1,216,307	1,134,842	605,093	347,347
TOTAL ASSETS		16,803,840	16,264,643	1,924,464	2,513,537
EQUITY AND LIABILITIES					
Equity Attributable to Equity Holders of the Company					
Share capital	14	1,805,333	1,805,333	1,805,333	1,805,333
Capital redemption reserve	14	18,053	18,053	18,053	18,053
Capital reserve	2.21	2,484,919	2,300,729	-	-
Retained profits	15	153,331	130,561	85,990	73,109
		4,461,636	4,254,676	1,909,376	1,896,495
Non-controlling interest ("NCI") relating to KLCC REIT	7	7,564,355	7,439,979	-	-
Stapled Securities holders interests in the Group					
		12,025,991	11,694,655	1,909,376	1,896,495
Other NCI	7	1,822,038	1,711,711	-	-
Total Equity		13,848,029	13,406,366	1,909,376	1,896,495

	Note	Group		Company	
		2014 RM'000	2013 RM'000	2014 RM'000	2013 RM'000
Non-Current Liabilities					
Deferred revenue	16	53,605	52,951	-	-
Other long term liabilities	17	68,147	124,204	-	-
Long term borrowings	18	2,155,000	1,569,449	-	-
Deferred tax liabilities	9	35,885	25,138	-	-
		2,312,637	1,771,742	-	-
Current Liabilities					
Trade and other payables	19	262,846	299,214	15,058	617,042
Dividend payable		-	1,961	-	-
Borrowings	18	356,542	756,563	-	-
Taxation		23,786	28,797	30	-
		643,174	1,086,535	15,088	617,042
Total Liabilities		2,955,811	2,858,277	15,088	617,042
TOTAL EQUITY AND LIABILITIES		16,803,840	16,264,643	1,924,464	2,513,537
Net asset value ("NAV")		12,025,991	11,694,655		
Less: Fourth interim distribution		(70,227)	(69,866)		
Net NAV after distribution		11,955,764	11,624,789		
Number of stapled securities/ shares in circulation ('000)		1,805,333	1,805,333		
Net asset value ("NAV") per stapled security/share					
- before distribution		6.66	6.48		
- after distribution		6.62	6.44		

The accompanying accounting policies and explanatory notes form an integral part of, and, should be read in conjunction with, these financial statements.

STATEMENTS OF COMPREHENSIVE INCOME

For the year ended 31 December 2014

	Note	Group		Company	
		2014 RM'000	2013 RM'000	2014 RM'000	2013 RM'000
Revenue	20	1,353,516	1,283,655	277,172	7,075,969
Operating profit	21	1,011,936	951,120	249,239	3,757,221
Fair value adjustment of investment properties	6	386,092	271,010	-	-
Interest income	22	34,030	35,918	18,376	15,413
Financing costs	23	(144,865)	(123,078)	-	(1,977)
Share of (loss)/profit of an associate	8	(6,734)	12,908	-	-
Profit before tax	24	1,280,459	1,147,878	267,615	3,770,657
Tax expense	27	(121,072)	(115,522)	(3,071)	(2,648)
PROFIT FOR THE YEAR, REPRESENTING TOTAL COMPREHENSIVE INCOME		1,159,387	1,032,356	264,544	3,768,009
Profit attributable to:					
Equity holders of the Company		458,623	459,092	264,544	3,768,009
NCI relating to KLCC REIT	7	479,304	366,412	-	-
		937,927	825,504	264,544	3,768,009
Other non-controlling interests	7	221,460	206,852	-	-
		1,159,387	1,032,356	264,544	3,768,009
Total comprehensive income for the year comprises the following:					
Realised		794,354	763,235	264,544	3,768,009
Unrealised		365,033	269,121	-	-
		1,159,387	1,032,356	264,544	3,768,009
Earnings per share attributable to equity holders of the Company (sen):					
Basic	28	25.4	29.3		
Earnings per stapled security					
Basic	28	52.0	52.6		

The accompanying accounting policies and explanatory notes form an integral part of, and, should be read in conjunction with, these financial statements.

STATEMENT OF INCOME DISTRIBUTION TO STAPLED SECURITIES HOLDERS

For the year ended 31 December 2014

	Group	
	2014 RM'000	2013 RM'000
Overall distributable income is derived as follows:		
Profit attributable to the equity holders of the Company	458,623	459,092
Less: Unrealised fair value adjustment attributable to the equity holders	(184,190)	(133,194)
	274,433	325,898
Distributable income of KLCC REIT	364,623	244,609
	639,056	570,507
Total available for income distribution		
Distribution to equity holders of the Company in respect of financial year ended 31 December 2014/2013:		
First interim dividend of 3.73% (2013: 4.50%)	(67,339)	(81,240)
Second interim dividend of 3.29% (2013: 4.26%)	(59,395)	(76,907)
Third interim dividend of 3.05% (2013: 3.42%)	(55,063)	(61,742)
Fourth interim dividend of 3.89% (2013: 3.87%)	(70,227)	(69,866)
	(252,024)	(289,755)
Distribution to KLCC REIT holders in respect of financial year/period ended 31 December 2014/2013:		
First interim income distribution of 4.92% (2013: 3.19%)	(88,822)	(57,590)
Second interim income distribution of 4.76% (2013: 4.86%)	(85,934)	(87,739)
Third interim income distribution of 5.14% (2013: 4.84%)	(92,794)	(87,378)
Fourth interim dividend of 4.86%	(87,740)	-
	(355,290)	(232,707)
Balance undistributed	31,742	48,045

The accompanying accounting policies and explanatory notes form an integral part of, and, should be read in conjunction with, these financial statements.

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the year ended 31 December 2014

	← Attributable to Equity Holders of the Company →							
	← Non-Distributable →				← Distributable →			
	Attributable to Equity Holders of the Company			Total equity attributable to holders of the Company		NCI relating to KLCC REIT	Other NCI	Total Equity
Note	Share Capital RM'000	Capital Redemption Reserve RM'000	Retained Profits RM'000	Capital Reserve RM'000	to holders of the Company RM'000	RM'000	RM'000	RM'000
At 1 January 2014	1,805,333	18,053	130,561	2,300,729	4,254,676	7,439,979	1,711,711	13,406,366
Total comprehensive income for the year	-	-	458,623	-	458,623	479,304	221,460	1,159,387
Transfer of fair value surplus	-	-	(184,190)	184,190	-	-	-	-
Dividends paid	29	-	(251,663)	-	(251,663)	(354,928)	(111,133)	(717,724)
At 31 December 2014	1,805,333	18,053	153,331	2,484,919	4,461,636	7,564,355	1,822,038	13,848,029

	Attributable to Equity Holders of the Company										
	Non-Distributable					Distributable					
	Share Capital RM'000	Redeemable Preference Share RM'000	Share Premium RM'000	Share Redemption Reserve RM'000	Capital Convertible Unsecured Loan Stocks RM'000	Retained Profits RM'000	Capital Reserve RM'000	NCI relating to KLCC REIT RM'000	Other NCI RM'000	Total equity attributable to holders of the Company to KLCC REIT RM'000	Total Equity RM'000
At 1 January 2013	934,074	-	562,324	-	687,990	1,223,761	5,025,915	-	4,558,241	8,434,064	12,992,305
Conversion of RCULS	360,662	-	335,641	-	(687,990)	-	-	-	-	8,313	8,313
Acquisition of non-controlling interest	510,597	-	2,348,746	-	-	(14,454)	-	-	(2,853,534)	2,844,889	(8,645)
Realisation of fair value surplus upon transfer of investment properties to KLCC REIT	-	-	-	-	-	2,858,380	(2,858,380)	-	-	-	-
Bonus issue on Redeemable Preference Share ("RPS")	-	18,053	-	-	-	(18,053)	-	-	-	-	-
Redemption of RPS	-	(18,053)	(3,246,711)	18,053	-	(3,976,837)	-	7,223,548	-	(7,223,548)	-
Effect of transactions with NCI relating to KLCC REIT	-	-	-	-	-	(6,212)	-	6,212	-	(6,212)	-
Stapled securities associated costs	-	-	-	-	-	-	-	(10,864)	-	(10,864)	(10,864)
Total comprehensive income for the year	-	-	-	-	-	459,092	-	366,412	206,852	459,092	1,032,356
Transfer of fair value surplus	-	-	-	-	-	(133,194)	133,194	-	-	-	-
Dividends paid	-	-	-	-	-	(261,922)	-	(145,329)	(199,848)	(261,922)	(607,099)
At 31 December 2013	1,805,333	-	-	18,053	-	130,561	2,300,729	7,439,979	1,711,711	4,254,676	13,406,366

The accompanying accounting policies and explanatory notes form an integral part of, and, should be read in conjunction with, these financial statements.

STATEMENT OF CHANGES IN EQUITY

For the year ended 31 December 2014

	Note	← Non-Distributable →				→ Distributable		Total Equity RM'000
		Share Capital RM'000	Redeemable Preference Share RM'000	Share Premium RM'000	Capital Redemption Reserve RM'000	Redeemable Convertible Unsecured Loan Stocks RM'000	Retained Profits RM'000	
At 1 January 2014		1,805,333	-	-	18,053	-	73,109	1,896,495
Total comprehensive income for the year		-	-	-	-	-	264,544	264,544
Dividends paid	29	-	-	-	-	-	(251,663)	(251,663)
At 31 December 2014		1,805,333	-	-	18,053	-	85,990	1,909,376
At 1 January 2013		934,074	-	562,324	-	687,990	561,912	2,746,300
Conversion of Redeemable Convertible Unsecured Loan Stocks	14	360,662	-	335,641	-	(687,990)	-	8,313
Issuance of new shares	7	510,597	-	2,348,746	-	-	-	2,859,343
Bonus issue on Redeemable Preference Share ("RPS")	14	-	18,053	-	-	-	(18,053)	-
Redemption of RPS	14	-	(18,053)	(3,246,711)	18,053	-	(3,976,837)	(7,223,548)
Total comprehensive income for the year		-	-	-	-	-	3,768,009	3,768,009
Dividends paid	29	-	-	-	-	-	(261,922)	(261,922)
At 31 December 2013		1,805,333	-	-	18,053	-	73,109	1,896,495

The accompanying accounting policies and explanatory notes form an integral part of, and, should be read in conjunction with, these financial statements.

STATEMENTS OF CASH FLOWS

For the year ended 31 December 2014

	Group		Company	
	2014 RM'000	2013 RM'000	2014 RM'000	2013 RM'000
CASH FLOWS FROM OPERATING ACTIVITIES				
Cash receipts from customers	1,241,824	1,289,162	16,188	13,078
Cash payments to suppliers and employees	(318,490)	(233,388)	(51,128)	(28,595)
	923,334	1,055,774	(34,940)	(15,517)
Interest income from fund and other investments	34,913	35,420	8,369	6,071
Tax paid	(115,341)	(177,268)	(3,232)	(3,712)
Net cash generated from/(used in) operating activities	842,906	913,926	(29,803)	(13,158)
CASH FLOWS FROM INVESTING ACTIVITIES				
Dividends received	6,450	-	261,071	499,834
Purchase of property, plant and equipment	(27,187)	(38,964)	(3,958)	(1,994)
Subsequent expenditure on investment properties	(41,014)	(54,498)	-	-
Proceeds from disposal of property, plant and equipment	65	62	-	-
Incidental cost on acquisition of non-controlling interest	-	-	-	(8,644)
Subscription of shares in a subsidiary	-	-	(2,141)	(1,000)
Payment received from subsidiaries for capital reduction exercise	-	-	185,843	-
Net cash (used in)/generated from investing activities	(61,686)	(93,400)	440,815	488,196
CASH FLOWS FROM FINANCING ACTIVITIES				
Drawdown of borrowings	2,166,000	-	-	-
Repayment of borrowings	(2,003,493)	(28,000)	-	-
Dividends paid to shareholders	(251,663)	(261,922)	(251,663)	(261,922)
Dividends paid to other non-controlling interests	(111,133)	(199,848)	-	-
Dividends paid to non-controlling interest relating to KLCC REIT	(356,889)	(143,368)	-	-
Stapled securities associated cost paid	-	(10,864)	-	-
Interest expenses paid	(111,576)	(115,076)	-	(6,535)
Repayment/(advance) from subsidiaries	-	-	118,901	(139,582)
Decrease in deposits restricted	2,421	15,697	-	-
Repayment of shareholders loan to non-controlling interest	(67,264)	-	-	-
Net cash used in financing activities	(733,597)	(743,381)	(132,762)	(408,039)
NET INCREASE IN CASH AND CASH EQUIVALENTS	47,623	77,145	278,250	66,999
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR	1,074,277	997,132	287,649	220,650
CASH AND CASH EQUIVALENTS AT THE END OF THE YEAR (NOTE 13)	1,121,900	1,074,277	565,899	287,649
The additions in investment properties and property, plant and equipment were acquired by way of:				
Cash	15,900	24,270	3,958	1,994
Accruals	13,228	52,304	(1,370)	(1,994)
	29,128	76,574	2,588	-
Cash paid for additions in prior year	52,301	69,192	-	-
Cash paid for additions in current year	15,900	24,270	3,958	1,994
Total cash paid for investment properties and property, plant and equipment	68,201	93,462	3,958	1,994

The accompanying accounting policies and explanatory notes form an integral part of, and, should be read in conjunction with, these financial statements.

31 December 2014

1. CORPORATE INFORMATION

The Company is a public limited liability company, incorporated on 7 February 2004 and domiciled in Malaysia and is listed on the Main Market of Bursa Malaysia Securities Berhad. The registered office of the Company is located at Level 54, Tower 2, PETRONAS Twin Towers, Kuala Lumpur City Centre, 50088 Kuala Lumpur.

The principal place of business is located at Level 33 & 34, Menara Dayabumi, Jalan Sultan Hishamuddin, 50100 Kuala Lumpur.

The immediate and ultimate holding companies of the Company are KLCC (Holdings) Sdn Bhd ("KLCC") and Petroliam Nasional Berhad ("PETRONAS") respectively, all of which are incorporated in Malaysia.

The principal activities of the Company in the course of the financial year are investment holding, property investment and the provision of management services.

The principal activities of the subsidiaries and associate are stated in Notes 7 and 8.

The financial statements were authorised for issue by the Board of Directors in accordance with a resolution of the Directors on 26 January 2015.

2. SIGNIFICANT ACCOUNTING POLICIES

2.1 Basis of Preparation

The financial statements of the Group and the Company have been prepared in accordance with Malaysian Financial Reporting Standards ("MFRSs"), International Financial Reporting Standards ("IFRSs") and the requirements of the Companies Act, 1965 in Malaysia.

The financial statements of the Group and of the Company have also been prepared on a historical cost basis, except for investment properties and certain financial instruments that have been measured at their fair values.

The financial statements are presented in Ringgit Malaysia (RM) and all values are rounded to the nearest thousand (RM'000) except when otherwise indicated.

As of 1 January 2014, the Group and the Company had adopted new, amendments and revised MFRS (collectively referred to as "pronouncements") that have been issued by the Malaysian Accounting Standard Board ("MASB") as described fully in Note 3.

2. SIGNIFICANT ACCOUNTING POLICIES (CONTD.)

2.2 Basis of Consolidation

Subsidiaries

Subsidiaries are entities controlled by the Company.

The financial statements of subsidiaries are included in the consolidated financial statements from the date that control commences until the date that control ceases.

Control exists when the Group is exposed, or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. Potential voting rights are considered when assessing control when such rights are substantive. The Group considers it has de facto power over an investee when, despite not having the majority of voting rights, it has the current ability to direct the activities of the investee that significantly affect the investee's return.

Business Combination

A business combination is a transaction or other event in which an acquirer obtains control of one or more businesses. Business combinations are accounted for using the acquisition method. The identifiable assets acquired and liabilities assumed are measured at their fair values at the acquisition date. The cost of an acquisition is measured at the aggregate of the fair value of the consideration transferred and the amount of any non-controlling interests in the acquiree. Non-controlling interests are stated either at fair value or at the proportionate share of the acquirer's identifiable net assets at the acquisition date.

When a business combination is achieved in stages, the Group remeasures its previously held non-controlling equity interest in the acquiree at fair value at the acquisition date, with any resulting gain or loss recognised in the profit or loss. Increase in the Group's ownership interest in an existing subsidiary is accounted for as equity transactions with differences between the fair value of consideration paid and the Group's proportionate share of net assets acquired, recognised directly in equity.

The Group measures goodwill as the excess of the cost of an acquisition as defined above and the fair values of any previously held interest in the acquiree over the fair value of the identifiable assets acquired and liabilities assumed at the acquisition date. When the excess is negative, a bargain purchase gain is recognised immediately in profit or loss.

Non-controlling interests

Non-controlling interests at the reporting period, being the portion of the net assets of subsidiaries attributable to equity interests that are not owned by the Company, whether directly or indirectly through subsidiaries, are presented in the consolidated statement of financial position and statement of changes in equity within equity, separately from equity attributable to the equity shareholders of the Company. Non-controlling interests in the results of the Group are presented in the consolidated statement of comprehensive income as an allocation of the profit or loss and the comprehensive income for the year between the non-controlling interests and the equity shareholders of the Company.

Losses applicable to the non-controlling interests in a subsidiary are allocated to the non controlling interests even if doing so causes the non-controlling interests to have a deficit balance.

The Group treats all changes in its ownership interest in a subsidiary that do not result in a loss of control as equity transactions between the Group and its non-controlling interest holders. Any difference between the Group's share of net assets before and after the change, and any consideration received or paid, is adjusted to or against Group reserves.

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2. SIGNIFICANT ACCOUNTING POLICIES (CONTD.)

2.2 Basis of Consolidation (Contd.)

Loss of control

Upon the loss of control of a subsidiary, the Group derecognises the assets and liabilities of the subsidiary, any non-controlling interests and the other components of equity related to the subsidiary. Any surplus or deficit arising on the loss of control is recognised in profit or loss. If the Group retains any interest in the previous subsidiary, then such interest is measured at fair value at the date that control is lost. Subsequently it is accounted for as an equity-accounted investee or as an available-for-sale financial asset depending on the level of influence retained.

2.3 Investments

Long term investments in subsidiaries and an associate are stated at cost less impairment loss, if any, in the Company's financial statements. The cost of investment includes transaction cost.

The carrying amount of these investments includes fair value adjustments on shareholders loans and advances, if any.

On disposal of such investments, the difference between net disposal proceeds and their carrying amounts is included in profit or loss.

2.4 Associates

Associates are entities in which the Group has significant influence including representation on the Board of Directors, but not control or joint control, over the financial and operating policies of the investee company.

Associates are accounted for in the consolidated financial statements using the equity method. The consolidated financial statements include the Group's share of post-acquisition profits or losses and other comprehensive income of the equity accounted associates, after adjustments to align the accounting policies with those of the Group, from the date that significant influence commences until the date that significant influence ceases.

The Group's share of post-acquisition reserves and retained profits less losses is added to the carrying value of the investment in the consolidated statement of financial position. These amounts are taken from the latest audited financial statements or management financial statements of the associates.

When the Group's share of post-acquisition losses exceeds its interest in an equity accounted associate, the carrying amount of that interest (including any long-term investments) is reduced to nil and the recognition of further losses is discontinued except to the extent that the Group has an obligation or has made payments on behalf of the associate investee.

When the Group ceases to have significant influence over an associate, it is accounted for as a disposal of the entire interest in that associate, with the resulting gain or loss being recognised in profit or loss. Any retained interest in the former associate at the date when significant influence is lost is re-measured at fair value and this amount is regarded as the initial carrying amount of a financial asset.

When the Group's interest in an associate decreases but does not result in a loss of significant influence, any retained interest is not re-measured.

2. SIGNIFICANT ACCOUNTING POLICIES (CONTD.)

2.4 Associates (Contd.)

Any gain or loss arising from the decrease in interest is recognised in profit or loss. Any gains or losses previously recognised in other comprehensive income are also reclassified proportionately to the profit or loss.

Investments in associates are measured in the Company's statement of financial position at cost less any impairment losses, unless the investment is classified as held for sale or distribution. The cost of investments includes transactions costs.

Unrealised profits arising from transactions between the Group and its associates are eliminated to the extent of the Group's interests in the associates. Unrealised losses on such transactions are also eliminated partially, unless cost cannot be recovered.

2.5 Goodwill

Goodwill acquired in a business combination is initially measured at cost as described in Note 2.2. Following the initial recognition, goodwill is measured at cost less any accumulated impairment losses. Goodwill is not amortised but instead, it is reviewed for impairment, annually or more frequently if events or changes in circumstances indicate that the carrying value may be impaired. In respect of equity accounted investees, the carrying amount of goodwill is included in the carrying amount of the investment. The entire carrying amount of the investment is reviewed for impairment when there is objective evidence of impairment.

2.6 Property, Plant and Equipment

Freehold land which has an unlimited life is stated at cost and is not depreciated. Projects-in-progress are stated at cost and are not depreciated as the assets are not available for use. Other property, plant and equipment are stated at cost less accumulated depreciation and accumulated impairment losses and are depreciated on a straight line basis over the estimated useful life of the related assets.

The estimated useful life are as follows:

Hotel building	80 years
Building improvements	5 to 6 years
Furniture and fittings	5 to 10 years
Plant and equipment	4 to 10 years
Office equipment	5 years
Renovation	5 years
Motor vehicles	4 to 5 years
Crockery, linen and utensils	3 years

Costs are expenditures that are directly attributable to the acquisition of the asset and other costs directly attributable to bringing the assets to working condition for their intended use. For qualifying assets, borrowing costs are capitalised in accordance with the accounting policy on borrowing costs. Purchased software that is integral to the functionality of the related equipment is capitalised as part of that equipment. When significant parts of an item of property, plant and equipment have different useful lives, they are accounted for as separate items (major components) of property, plant and equipment.

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2. SIGNIFICANT ACCOUNTING POLICIES (CONTD.)

2.6 Property, Plant and Equipment (Contd.)

The cost of replacing a component of an item of property, plant and equipment is recognised in the carrying amount of the items if it is probable that the future economic benefits embodied within the part will flow to the Group and the Company and its cost can be measured reliably. The carrying amount of the replaced item of property, plant and equipment is derecognised with any corresponding gain or loss recognised in the profit or loss accordingly. The costs of the day-to-day servicing of property, plant and equipment are recognised in the profit or loss as incurred.

The depreciable amount is determined after deducting residual value. The residual values, useful life and depreciation method are reviewed at each financial year end to ensure that the amount, method and period of depreciation are consistent with previous estimates and the expected pattern of consumption of the future economic benefits embodied in the items of property, plant and equipment.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. The difference between the net disposal proceeds, if any and the net carrying amount is recognised in the profit or loss.

2.7 Investment Properties

Investment properties are properties which are owned or held under a leasehold interest either to earn rental income or for capital appreciation or for both. Such properties are measured initially at cost, including transaction costs. Subsequent to initial recognition, investment properties are stated at fair value. Fair value is arrived at by reference to market evidence of transaction prices for similar properties and is performed by registered independent valuers having an appropriate recognised professional qualification and recent experience in the location and category of the properties being valued.

Gains or losses arising from changes in the fair value of investment properties are recognised in the profit or loss in the year in which they arise.

Investment properties are derecognised when either they have been disposed off or when the investment property is permanently withdrawn from use and no future economic benefit is expected from its disposal. Any gains or losses on the retirement or disposal of an investment property are recognised in the profit or loss in the year in which they arise.

Where the fair value of the Investment Property Under Construction ("IPUC") is not reliably determinable, the IPUC is measured at cost until either its fair value been reliably determinable or construction is complete, whichever is earlier.

2.8 Impairment of non-financial assets

The Group assesses at each reporting date whether there is an indication that an asset may be impaired. If any such indication exists, or when an annual impairment assessment for an asset is required, the Group makes an estimate of the asset's recoverable amount.

An asset's recoverable amount is the higher of an asset's fair value less costs to sell and its value in use. For the purpose of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units ("CGU")).

2. SIGNIFICANT ACCOUNTING POLICIES (CONTD.)

2.8 Impairment of non-financial assets (Contd.)

In assessing value in use, the estimated future cash flows expected to be generated by the asset are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. Where the carrying amount of an asset exceeds its recoverable amount, the asset is written down to its recoverable amount. Impairment losses recognised in respect of a CGU or groups of CGUs are allocated first to reduce the carrying amount of any goodwill allocated to those units or groups of units and then, to reduce the carrying amount of the other assets in the unit or groups of units on a pro-rata basis.

Impairment losses are recognised in profit or loss. An assessment is made at each reporting date as to whether there is any indication that previously recognised impairment losses may no longer exist or may have decreased. A previously recognised impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognised. If that is the case, the carrying amount of the asset is increased to its recoverable amount. That increase cannot exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognised previously. Such a reversal is recognised in profit or loss.

2.9 Inventories

Inventories of saleable merchandise and operating supplies are stated at the lower of cost and net realisable value. Cost of inventories is determined using the weighted average cost method and it includes the invoiced value from suppliers, and transportation and handling costs.

2.10 Cash and Cash Equivalents

Cash and cash equivalents consist of cash on hand, and balances and deposits with banks. For the purpose of cash flow statements, cash and cash equivalents include cash on hand and short term deposits with banks with an original maturity of 3 months or less, less restricted cash held in designated accounts on behalf of clients.

2.11 Financial assets

Financial assets are recognised in the statements of financial position when, and only when, the Group and the Company become a party to the contractual provisions of the financial instrument.

When financial assets are recognised initially, they are measured at fair value, plus, in the case of financial assets not at fair value through profit or loss, directly attributable transaction costs.

The Group and the Company determine the classification of their financial assets at initial recognition. The Group's and the Company's financial assets are classified as loans and receivables.

(i) Loans and receivables

Financial assets with fixed or determinable payments that are not quoted in an active market are classified as loan and receivables. The Group's and the Company's loans and receivables include trade receivables, other receivables and deposits with licensed banks.

Subsequent to initial recognition, loans and receivables are measured at amortised cost using the effective interest method. Gains and losses are recognised in profit or loss when the loans and receivables are derecognised or impaired, and through the amortisation process.

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2. SIGNIFICANT ACCOUNTING POLICIES (CONTD.)

2.11 Financial assets (Contd.)

(i) Loans and receivables (Contd.)

Loans and receivables are classified as current assets, except for those having maturity dates later than 12 months after the reporting date which are classified as non-current.

A financial asset is derecognised when the contractual right to receive cash flows from the asset has expired. On derecognition of a financial asset in its entirety, the difference between the carrying amount and the sum of the consideration received and any cumulative gain or loss that had been recognised in other comprehensive income is recognised in profit or loss.

2.12 Impairment of financial assets

The Group and the Company assess at each reporting date whether there is any objective evidence that a financial asset is impaired.

(i) Trade and other receivables and other financial assets carried at amortised cost

To determine whether there is objective evidence that an impairment loss on financial assets has been incurred, the Group and the Company consider factors such as the probability of insolvency or significant financial difficulties of the debtor and default or significant delay in payments. For certain categories of financial assets, such as trade receivables, assets that are assessed not to be impaired individually are subsequently assessed for impairment on a collective basis based on similar risk characteristics. Objective evidence of impairment for a portfolio of receivables could include the Group's and the Company's past experience of collecting payments, an increase in the number of delayed payments in the portfolio past the average credit period and observable changes in national or local economic conditions that correlate with default on receivables.

If any such evidence exists, the amount of impairment loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows discounted at the financial asset's original effective interest rate. The impairment loss is recognised in profit or loss.

The carrying amount of the financial asset is reduced by the impairment loss directly for all financial assets with the exception of trade receivables, where the carrying amount is reduced through the use of an allowance account. When a trade receivable become uncollectible, it is written off against the allowance account.

If in a subsequent year, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognised, the previously recognised impairment loss is reversed to the extent that the carrying amount of the asset does not exceed its amortised cost at the reversal date. The amount of reversal is recognised in profit or loss.

2.13 Provisions

A provision is recognised when the Group and the Company has a present obligation as a result of a past event and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation, and a reliable estimate of the amount can be made. Provisions are reviewed at each reporting date and adjusted to reflect the current best estimate.

2. SIGNIFICANT ACCOUNTING POLICIES (CONTD.)

2.14 Financial Liabilities

Financial liabilities are classified according to the substance of the contractual arrangements entered into and the definitions of a financial liability.

Financial liabilities, within the scope of MFRS 139 *Financial Instrument: Recognition and Measurement*, are recognised in the statement of financial position when, and only when, the Group and the Company become a party to the contractual provisions of the financial instrument. Financial liabilities are classified as other financial liabilities.

(i) Other financial liabilities

The Group's and the Company's other financial liabilities include trade payables, other payables and loans and borrowings.

Trade and other payables are recognised initially at fair value plus directly attributable transaction costs and subsequently measured at amortised cost using the effective interest method.

Loans and borrowings are recognised initially at fair value, net of transaction costs incurred, and subsequently measured at amortised cost using the effective interest method. Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the reporting date.

For other financial liabilities, gains and losses are recognised in profit or loss when the liabilities are derecognised, and through the amortisation process.

A financial liability is derecognised when the obligation under the liability is extinguished. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and the recognition of a new liability, and the difference in the respective carrying amounts is recognised in profit or loss. If the exchange or modification is not accounted for as an extinguishment, any costs or fees incurred are amortised over the remaining term of the modified liability.

2.15 Financing Costs

Financing costs directly attributable to the acquisition and construction of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are capitalised as part of cost of those assets, until such time as the assets are substantially ready for their intended use or sale.

All other financing costs are charged to the profit or loss as an expense in the year in which they are incurred.

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2. SIGNIFICANT ACCOUNTING POLICIES (CONTD.)

2.16 Employee Benefits

(i) Short Term Benefits

Wages, salaries, bonuses and social security contributions are recognised as an expense in the year in which the associated services are rendered by employees of the Group and of the Company.

(ii) Defined Contribution Plans

As required by law, companies in Malaysia make contributions to the national pension scheme, the Employees Provident Fund ("EPF"). Obligations for contributions to defined contribution plans are recognised as an expense in the profit or loss in which the related services is performed.

2.17 Taxation

Tax on the profit or loss for the year comprises current and deferred tax. Income tax is recognised in the profit or loss except to the extent it relates to items recognised directly in equity, in which case it is recognised in equity.

(i) Current tax

Current tax expense is the expected tax payable on the taxable income for the period, using the statutory tax rate at the reporting date, and any adjustment to tax payable in respect of previous years.

(ii) Deferred tax

Deferred tax is provided for, using the liability method, on temporary differences at the reporting date between the tax base of assets and liabilities and their carrying amounts in the financial statements. In principle, deferred tax liabilities are recognised for all taxable temporary differences and deferred tax assets are recognised for all deductible temporary differences, unused investment tax allowances, unused tax losses and unused tax credits to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, unused investment tax allowances, unused tax losses and unused tax credits can be utilised.

Deferred tax is not recognised if the temporary difference arises from goodwill or negative goodwill or from the initial recognition of an asset or liability in a transaction which is not a business combination and at the time of the transaction, affects neither accounting profit nor taxable profit.

Deferred tax is measured at the tax rates that are expected to apply in the period when the asset is realised or the liability is settled, based on the laws that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax provided for the investment properties of KLCC REIT is at 5% which reflects the expected manner of recovery of the investment properties.

The expected manner of recovery of the Group's other investment properties is through sale to a real estate investment trust ("REIT"). No deferred tax is recognised on the fair valuation of these properties as chargeable gains accruing on the disposal of any chargeable assets to a REIT is tax exempted.

2. SIGNIFICANT ACCOUNTING POLICIES (CONTD.)

2.18 Foreign Currencies

(i) Functional and Presentation Currency

The individual financial statements of each entity in the Group are measured using the currency of the primary economic environment in which the entity operates ("the functional currency"). The consolidated financial statements are presented in Ringgit Malaysia (RM), which is also the Company's functional currency.

(ii) Foreign Currency Transactions

Monetary assets and liabilities in foreign currencies at the reporting date have been translated at rates ruling on the reporting date or at the agreed exchange rate under currency exchange arrangements. Transactions in foreign currencies have been translated into Ringgit Malaysia at rates of exchange ruling on the transaction dates. Gains and losses on exchange arising from translation of monetary assets and liabilities are dealt with in the profit or loss.

Non-monetary assets and liabilities denominated in foreign currencies, which are stated at historical cost, are translated to Ringgit Malaysia at the foreign exchange rates ruling at the date of the transactions.

The principal exchange rates used for each respective unit of foreign currency ruling at the reporting date are as follows:

	2014 RM	2013 RM
United States Dollar	3.49	3.13

2.19 Share capital

An equity instrument is any contract that evidences a residual interest in the assets of the Group and the Company after deducting all of its liabilities. Ordinary shares are classified as equity. Dividends on ordinary shares are recognised in equity in the period in which they are declared.

The transaction costs of an equity transaction are accounted for as a deduction from equity, net of tax. Equity transaction costs comprise only those incremental external costs directly attributable to the equity transaction which would otherwise have been avoided.

2.20 Redeemable Convertible Unsecured Loan Stocks ("RCULS")

The RCULS are regarded as compound instruments, consisting of a liability component and an equity component. At the date of issue, the fair value of the liability component is estimated using the prevailing market interest rate for a similar non-convertible loan stock. The difference between the proceeds of issue of the RCULS and the fair value assigned to the liability component, representing the conversion option is included in equity. The liability component is subsequently stated at amortised cost using the effective interest rate method until extinguished on conversion or redemption, whilst the value of the equity component is not adjusted in subsequent periods. Attributable transaction costs are apportioned and deducted directly from the liability and equity component based on their carrying amounts at the date of issue.

Under the effective interest rate method, the interest expense on the liability component is calculated by applying the prevailing market interest rate for a similar non-convertible loan stock to the instrument. The difference between this amount and the interest paid is added to the carrying value of the convertible loan stocks.

31 December 2014

2. SIGNIFICANT ACCOUNTING POLICIES (CONTD.)

2.21 Capital Reserve

Fair value adjustments on investment property are transferred from retained profits to capital reserve and such surplus will be considered distributable upon the sale of investment property.

2.22 Revenue Recognition

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the Group and the Company and the revenue can be reliably measured. The following specific recognition criteria must also be met before revenue is recognised:

(i) Rental income

Rental income is recognised based on the accrual basis unless collection is in doubt, in which case it is recognised on the receipt basis.

Rental income from fixed and minimum guaranteed rent reviews is recognised on a straight-line basis over the shorter of the entire lease term or the period to the first break option. Where such rental income is recognised ahead of the related cash flow, an adjustment is made to ensure the carrying value of the related property including the accrued rent does not exceed the external valuation.

(ii) Buildings and facilities management fees

Revenue from building and facilities management fees is recognised when the services are performed. Revenue is recognised net of sales and service tax and discount, where applicable.

(iii) Car park operations

Revenue from car park operations are recognised on an accrual basis.

(iv) Interest income

Interest income is recognised on an accrual basis using the effective interest method.

(v) Dividend income

Dividend income is recognised when the Group's and the Company's right to receive payment is established.

(vi) Revenue from services

Revenue from services rendered is recognised net of service taxes and discounts as and when the services are performed.

(vii) Hotel operations

Revenue from rental of hotel room, sale of food and beverage and other related income are recognised on an accrual basis.

2.23 Leases

Operating Leases - the Group as lessor

Assets leased out under operating leases are presented on the statement of financial position according to the nature of the assets. Rental income from operating leases is recognised on a straight line basis over the term of the relevant lease. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised on a straight line basis over the lease term.

2. SIGNIFICANT ACCOUNTING POLICIES (CONTD.)

2.24 Operating Segments

An operating segment is a component of an entity that engages in business activities from which it may earn revenues and incur expenses (including revenues and expenses relating to transactions with other components of the same entity), whose operating results are regularly reviewed by the entity's chief operating decision maker to make decisions about resources to be allocated to the segment and assess its performance, and for which discrete financial information is available.

2.25 Fair value measurement

Fair value of an asset or a liability, except for lease transactions, is determined as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The measurement assumes that the transaction to sell the asset or transfer the liability takes place either in the principal market or in the absence of a principal market, in the most advantageous market.

(i) Financial instruments

The fair value of financial instruments that are actively traded in organised financial markets is determined by reference to quoted market within the bid-ask spread at the close of business at the end of reporting date. For financial instruments where there is no active market, fair value is determined using valuation techniques. Such techniques may include using recent arm's length market transactions; reference to the current fair value of another instrument that is substantially the same; discounted cash flow analysis or other valuation models. Where fair value cannot be reliably estimated, assets are carried at cost less impairment losses, if any.

(ii) Non-financial assets

For non-financial asset, the fair value measurement takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

When measuring the fair value of an asset or a liability, the Group/Company uses observable market data as far as possible. Fair value are categorised into different levels in a fair value hierarchy based on the input used in the valuation technique as follows:

- Level 1 – Quoted prices (unadjusted) in active markets for identical assets or liabilities
- Level 2 – Inputs other than quoted prices included within Level 1 that are observable for the asset or liability
- Level 3 – Inputs for the asset or liability that are not based on observable market data (unobservable input)

The fair value of an asset to be transferred between levels is determined as of the date of the event or change in circumstances that caused the transfer.

31 December 2014

3. ADOPTION OF NEW AND REVISED PRONOUNCEMENTS

As of 1 January 2014, the Group and the Company have adopted the following pronouncements that are applicable and have been issued by the Malaysian Accounting Standards Board as listed below:

Effective for annual periods beginning on or after 1 January 2014

Amendments to MFRS 10, 12 and 127	Investment Entities
Amendments to MFRS 132	Financial Instruments: Presentation - Offsetting Financial Assets and Financial Liabilities
Amendments to MFRS 136	Impairment of Assets - Recoverable Amount Disclosures for Non-financial Assets
Amendments to MFRS 139	Financial Instruments: Recognition and Measurement - Novation of Derivatives and Continuation of Hedge Accounting

The adoption of the abovementioned pronouncements did not have any significant financial impact to the Group and of the Company.

4. SIGNIFICANT ACCOUNTING ESTIMATES AND JUDGEMENTS

4.1 Critical Judgement Made in Applying Accounting Policies

The following judgement is made in the process of applying the Group's accounting policies that have the most significant effect on the amounts recognised in the financial statements.

(i) Classification between investment properties and property, plant and equipment

The Group has developed certain criteria based on MFRS 140: *Investment Properties* in making judgement whether a property qualifies as an investment property. Investment property is a property held to earn rentals or for capital appreciation or both.

Some properties comprise a portion that is held to earn rentals or for capital appreciation and another portion that is held for use in the production or supply of goods or services or for administrative purposes. If these portions could be sold separately (or leased out separately under a finance lease), the Group would account for the portions separately. If the portions could not be sold separately, the property is an investment property only if an insignificant portion is held for use in the production or supply of goods or services or for administrative purposes. Judgement is made on an individual property basis to determine whether ancillary services are so significant that a property does not qualify as investment property.

4. SIGNIFICANT ACCOUNTING ESTIMATES AND JUDGEMENTS (CONTD.)

4.2 Key Sources of Estimation Uncertainty

The key assumptions concerning the future and other key sources of estimation uncertainty at the reporting date, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below:

(i) Useful life of property, plant and equipment

The Group estimates the useful life of property, plant and equipment based on the period over which the assets are expected to be available for use. The estimated useful life of property, plant and equipment is reviewed periodically and updated if expectations differ from previous estimates due to physical wear and tear, technical or commercial obsolescence and legal or other limits on the use of the relevant assets. In addition, the estimation of the useful life of property, plant and equipment is based on internal technical evaluation and experience with similar assets. It is possible, however, that future results of operations could be materially affected by changes in the estimates brought about by changes in factors mentioned above.

The amounts and timing of recorded expenses for any period would be affected by changes in these factors and circumstances. A reduction in the estimated useful life of the property, plant and equipment would increase the recorded expenses and decrease the non-current assets.

(ii) Deferred tax assets

Deferred tax assets are recognised for all unused tax losses and investment tax allowances to the extent that it is probable that taxable profit will be available against which the losses and investment tax allowances can be utilised. Significant management judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and level of future taxable profits together with future tax planning strategies.

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4. SIGNIFICANT ACCOUNTING ESTIMATES AND JUDGEMENTS (CONTD.)**4.2 Key Sources of Estimation Uncertainty (Contd.)****(iii) Fair value of investment properties**

The Group measure investment properties at fair value, with changes in fair values being recognised in profit or loss. The Group had engaged independent professional valuers to determine the fair values and there are no material events that affect the valuation between the valuation date and financial year end.

The determined fair value of the investment properties by the independent professional valuers is most sensitive to the estimated yield rate and the void rate. The range of the yield rate and the void rate used in the valuation is described in Note 6 to the financial statements.

The following table demonstrates the sensitivity of the fair value measurement to changes in estimated yield and void rate:

	Fair value Increase/(decrease)	
	2014 RM'000	2013 RM'000
Yield rate		
+ 0.25%	(491,498)	(511,000)
- 0.25%	541,720	543,000
Void rate		
+ 2.5%	(256,784)	(244,000)
- 2.5%	267,395	244,000

The other key assumptions used to determine the fair value of the investment property, are further explained in Note 6.

5. PROPERTY, PLANT AND EQUIPMENT

Group	Lands and buildings* RM'000	Project in progress RM'000	Furniture and fittings RM'000	Plant and equipment RM'000	Office equipment RM'000	Motor vehicles RM'000	Crockery, linen and utensils RM'000	Total RM'000
At 31 December 2014								
Cost								
At 1 January 2014	571,952	4,205	115,553	148,051	53,027	1,074	8,829	902,691
Additions	5,333	13,832	3,306	1,412	3,226	287	326	27,722
Transfer within property, plant and equipment	4,506	(4,416)	(90)	-	-	-	-	-
Disposals	-	-	(1,596)	(177)	(71)	(52)	-	(1,896)
Write Off	-	-	(865)	-	(259)	-	-	(1,124)
At 31 December 2014	581,791	13,621	116,308	149,286	55,923	1,309	9,155	927,393
Accumulated Depreciation								
At 1 January 2014	97,106	-	71,456	68,951	46,492	1,005	5,946	290,956
Charge for the year (Note 24)	7,608	-	7,144	9,760	2,899	54	2,087	29,552
Transfer within property, plant and equipment	4	-	(4)	-	-	-	-	-
Disposals	-	-	(1,540)	(176)	(71)	(52)	-	(1,839)
Write Off	-	-	(692)	-	(259)	-	-	(951)
At 31 December 2014	104,718	-	76,364	78,535	49,061	1,007	8,033	317,718
Net Carrying Amount	477,073	13,621	39,944	70,751	6,862	302	1,122	609,675

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5. PROPERTY, PLANT AND EQUIPMENT (CONTD.)

Group	Lands and buildings* RM'000	Project in progress RM'000	Furniture and fittings RM'000	Plant and equipment RM'000	Office equipment RM'000	Motor vehicles RM'000	Crockery, linen and utensils RM'000	Total RM'000
At 31 December 2013								
Cost								
At 1 January 2013	558,605	6,447	119,352	134,148	52,871	1,002	26,367	898,792
Additions	12,019	3,882	15,370	11,653	2,549	72	517	46,062
Transfer within property, plant and equipment	2,669	(6,067)	-	3,398	-	-	-	-
Disposals	-	-	(3,480)	-	(303)	-	(18,055)	(21,838)
Write Off	(1,341)	(57)	(15,689)	(1,148)	(2,090)	-	-	(20,325)
At 31 December 2013	571,952	4,205	115,553	148,051	53,027	1,074	8,829	902,691
Accumulated Depreciation								
At 1 January 2013	89,327	-	83,752	59,527	45,573	969	21,409	300,557
Charge for the year (Note 24)	9,086	-	6,801	10,117	3,217	36	2,592	31,849
Disposals	-	-	(3,419)	-	(303)	-	(18,055)	(21,777)
Write Off	(1,307)	-	(15,678)	(693)	(1,995)	-	-	(19,673)
At 31 December 2013	97,106	-	71,456	68,951	46,492	1,005	5,946	290,956
Net Carrying Amount	474,846	4,205	44,097	79,100	6,535	69	2,883	611,735

5. PROPERTY, PLANT AND EQUIPMENT (CONTD.)

* Lands and Buildings of the Group:

	Freehold land RM'000	Hotel building RM'000	Renovation RM'000	Building improvements RM'000	Total RM'000
At 31 December 2014					
Cost					
At 1 January 2014	85,889	390,016	6,135	89,912	571,952
Additions	-	-	3,017	2,316	5,333
Transfer	-	-	4,416	90	4,506
At 31 December 2014	85,889	390,016	13,568	92,318	581,791
Accumulated Depreciation					
At 1 January 2014	-	41,982	5,682	49,442	97,106
Charge for the year	-	5,416	552	1,640	7,608
Transfer	-	-	-	4	4
At 31 December 2014	-	47,398	6,234	51,086	104,718
Net Carrying Amount	85,889	342,618	7,334	41,232	477,073
At 31 December 2013					
Cost					
At 1 January 2013	85,889	390,930	5,950	75,836	558,605
Additions	-	-	185	11,834	12,019
Transfer	-	-	-	2,669	2,669
Write Off	-	(914)	-	(427)	(1,341)
At 31 December 2013	85,889	390,016	6,135	89,912	571,952
Accumulated Depreciation					
At 1 January 2013	-	36,645	5,471	47,211	89,327
Charge for the year	-	6,251	211	2,624	9,086
Write Off	-	(914)	-	(393)	(1,307)
At 31 December 2013	-	41,982	5,682	49,442	97,106
Net Carrying Amount	85,889	348,034	453	40,470	474,846

Property, plant and equipment of a subsidiary at carrying amount of RM580,712,000 (2013: RM588,879,000) has been pledged as securities for loan facilities as disclosed in Note 18.

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5. PROPERTY, PLANT AND EQUIPMENT (CONTD.)

Company	Renovation RM'000	Furniture and fittings RM'000	Motor vehicles RM'000	Office equipment RM'000	Project in progress RM'000	Total RM'000
At 31 December 2014						
Cost						
At 1 January 2014	3,437	2,965	5	2,405	3,999	12,811
Additions	-	19	-	56	2,513	2,588
Transfer	4,416	-	-	-	(4,416)	-
Write Off	-	(865)	-	(259)	-	(1,124)
At 31 December 2014	7,853	2,119	5	2,202	2,096	14,275
Accumulated Depreciation						
At 1 January 2014	3,437	2,099	1	2,294	-	7,831
Charge for the year (Note 24)	133	291	2	43	-	469
Write Off	-	(692)	-	(259)	-	(951)
At 31 December 2014	3,570	1,698	3	2,078	-	7,349
Net Carrying Amount	4,283	421	2	124	2,096	6,926
At 31 December 2013						
Cost						
At 1 January 2013	3,437	2,965	5	2,357	323	9,087
Additions	-	-	-	48	3,676	3,724
At 31 December 2013	3,437	2,965	5	2,405	3,999	12,811
Accumulated Depreciation						
At 1 January 2013	3,400	1,802	1	2,240	-	7,443
Charge for the year (Note 24)	37	297	-	54	-	388
At 31 December 2013	3,437	2,099	1	2,294	-	7,831
Net Carrying Amount	-	866	4	111	3,999	4,980

6. INVESTMENT PROPERTIES

Group	Completed investment properties RM'000	IPUC at fair value RM'000	IPUC at cost RM'000	Total RM'000
At 31 December 2014				
At 1 January 2014	13,864,572	220,300	23,780	14,108,652
(Reversal)/Additions	(4,368)	-	5,774	1,406
Fair value adjustments	359,892	26,200	-	386,092
At 31 December 2014	14,220,096	246,500	29,554	14,496,150
At 31 December 2013				
At 1 January 2013	13,575,000	202,364	29,766	13,807,130
Additions	27,306	-	3,206	30,512
Transfer within investment properties	9,192	-	(9,192)	-
Fair value adjustments	253,074	17,936	-	271,010
At 31 December 2013	13,864,572	220,300	23,780	14,108,652

The following investment properties are held under lease terms:

	Group	
	2014 RM'000	2013 RM'000
Leasehold land	170,000	170,000
Building	308,339	297,572
IPUC at cost	7,057	1,581
	485,396	469,153

The investment properties are stated at fair value, which have been determined based on valuations performed by an independent professional valuer. There are no material events that will affect the valuation between the valuation date and financial year end. The valuation methods used in determining the valuations are the investment method and comparison method.

Investment properties of certain subsidiaries with a carrying value of RM6,837,000,000 had been pledged as securities for loan facilities in prior year as disclosed in Note 18. The loan facilities were fully repaid during the financial year.

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6. INVESTMENT PROPERTIES (CONTD.)

The following are recognised in profit or loss in respect of investment properties:

	Group	
	2014 RM'000	2013 RM'000
Rental income	1,055,190	990,290
Direct operating expenses of income generating investment properties	(81,423)	(90,681)

Fair value information:

Fair value of investment properties are categorised as follows:

	Level 1 RM'000	Level 2 RM'000	Level 3 RM'000	Total RM'000
2014				
- Office properties	-	-	8,805,096	8,805,096
- Retail property	-	-	5,415,000	5,415,000
- Land	-	246,500	-	246,500
	-	246,500	14,220,096	14,466,596
2013				
- Office properties	-	-	8,842,572	8,842,572
- Retail property	-	-	5,022,000	5,022,000
- Land	-	220,300	-	220,300
	-	220,300	13,864,572	14,084,872

Policy on transfer between levels

The fair value of an asset to be transferred between levels is determined as of the date of the event or change in circumstances that caused the transfer.

Level 1 fair value

Level 1 fair value is derived from quoted price (unadjusted) in active markets for identical investment properties that the entity can assess at the measurement date.

Level 2 fair value

Level 2 fair value of land has been generally derived using the sales comparison approach. Sales price of comparable properties in close proximity are adjusted for differences in key attributes such as property size and location. The most significant input into this valuation approach is price per square foot of comparable properties.

Transfer between Level 1, 2 and 3 fair values

There is no transfer between level 1, 2 and 3 fair values during the financial year.

Level 3 fair value

Level 3 fair value is estimated using unobservable inputs for the investment property.

6. INVESTMENT PROPERTIES (CONTD.)

The following table shows a reconciliation of Level 3 fair values:

	2014 RM'000	2013 RM'000
At 1 January	13,864,572	13,575,000
(Reversal)/Addition	(4,368)	27,306
Transfer within investment properties	-	9,192
Re-measurement recognised in profit or loss	359,892	253,074
At 31 December	14,220,096	13,864,572

The following table shows the valuation techniques used in the determination of fair values within Level 3, as well as the significant unobservable inputs used in the valuation models.

Valuation technique	Significant unobservable inputs	Range		Inter-relationship between significant unobservable inputs and fair value measurement
		2014	2013	
Investment method (refer below)	Office:			The estimated fair value would increase/(decrease) if:
	- Market rental rate (RM/psf/month)	4.5 – 13.0	4.0 – 11.5	- expected market rental growth were higher/(lower)
	- Outgoings (RM/psf/month)	1.4 – 2.2	1.4 – 2.8	- expected inflation rate were lower/(higher)
	- Void rate (%)	5.0 – 10.0	5.0 – 10.0	- void rate were lower/(higher)
	- Term yield (%)	5.5 – 6.5	5.0 – 7.0	- Term yield rate were lower/(higher)
	- Reversionary yield (%)	6.0 – 7.0	5.5 – 7.5	- Reversionary yield were lower/(higher)
	Retail:			
	- Market rental rate (RM/psf/month)	5.4 – 373.2	4.3 – 361.2	- expected market rental growth were higher/(lower)
	- Outgoings (RM/psf/month)	5.4	5.1	- expected inflation rate were lower/(higher)
	- Void rate (%)	3.0	5.0	- void rate were lower/(higher)
	- Term yield (%)	6.3 – 6.5	6.5 – 7.3	- Term yield rate was lower/(higher)
	- Reversionary yield (%)	6.8 – 7.0	7.0 – 7.8	- Reversionary yield were lower/(higher)

Investment method entails the capitalisation of the net rent from a property. Net rent is the residue of gross annual rent less annual expenses (outgoings) required to sustain the rent with allowance for void and management fees.

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6. INVESTMENT PROPERTIES (CONTD.)**Valuation processes applied by the Group for Level 3 fair value**

The fair value of investment properties is determined by an independent professional valuer, having appropriate recognised professional qualifications and recent experience in the location and category of property being valued. The independent professional valuer provides the fair value of the Group's investment properties portfolio annually. Changes in Level 3 fair values are analysed by the management annually after obtaining valuation report from the independent professional valuer.

7. INVESTMENT IN SUBSIDIARIES

	Company	
	2014 RM'000	2013 RM'000
Unquoted shares at cost	4,530,109	4,530,109
Discount on loans to subsidiaries	196,314	196,314
Effects of conversion of amounts due from subsidiaries to investment	495,991	450,434
Capital reduction	(780,916)	-
Write-down in value*	(3,296,954)	(3,295,623)
	1,144,544	1,881,234

* The investment in certain subsidiaries have been adjusted to their recoverable amount subsequent to the disposal of their assets and liabilities to KLCC REIT.

Details of subsidiaries are as follows:

Name of Subsidiaries	Proportion of ownership interest		Principal Activities
	2014 %	2013 %	
Suria KLCC Sdn Bhd ("SKSB")	60	60	Ownership and management of a shopping centre and the provision of business management services
Asas Klasik Sdn Bhd ("AKSB")	75	75	Property investment in a hotel
Arena Johan Sdn Bhd ("AJSB")	100	100	Inactive
KLCC Parking Management Sdn Bhd ("KPM")	100	100	Management of car park operations
KLCC Urusharta Sdn Bhd ("KLCCUH")	100	100	Facilities management
Kompleks Dayabumi Sdn Bhd ("KDSB")	100	100	Property investment
Midciti Resources Sdn Bhd ("MRSB")	100	100	Inactive
Impian Cemerlang Sdn Bhd ("ICSB")	100	100	Property investment
Arena Merdu Sdn Bhd ("AMSB")	100	100	Inactive

7. INVESTMENT IN SUBSIDIARIES (CONTD.)

Details of subsidiaries are as follows: (Contd.)

Name of Subsidiaries	Proportion of ownership interest		Principal Activities
	2014 %	2013 %	
KLCC REIT Management Sdn Bhd ("KLCC REIT Management")	100	100	Management of a real estate investment trust
KLCC Real Estate Investment Trust ("KLCC REIT")	*	*	To invest in a Shariah compliant portfolio of Real Estate Assets and Real Estate - Related Assets
Subsidiary of KLCC REIT			
Midciti Sukuk Berhad ("MSB") *	100	100	To undertake the issuance of Islamic term notes ("Sukuk") under a medium term notes programme and all matters relating to it

The country of incorporation and principal place of business of all subsidiaries is Malaysia.

* Whilst the Group has no ownership interests in KLCC REIT, the Directors have deemed it to be a subsidiary as:

- (i) the Group exercise power over KLCC REIT by virtue of its control over KLCC REIT Management, the manager of KLCC REIT; and
- (ii) KLCC REIT units are stapled to the ordinary shares of the Company such that the shareholders of the Company are exposed to variable returns from its involvement with KLCC REIT and the Group has the ability to affect those returns through its power over KLCC REIT.

Non-controlling interests relating to KLCC REIT

	2014	2013
NCI percentage of ownership interest and voting interest	100%	100%
Carrying amount of NCI (RM'000)	7,564,355	7,439,979
Profit allocated to NCI (RM'000)	479,304	366,412

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7. INVESTMENT IN SUBSIDIARIES (CONTD.)**Summarised financial information before intra-group elimination**

	2014 RM'000	2013 RM'000
Non-current assets - Investment properties	8,871,757	8,817,000
Non-current assets - Others	218,418	134,834
Current assets	246,637	292,461
Non-current liabilities	(1,674,933)	(1,356,504)
Current liabilities	(97,524)	(447,812)
Net assets	7,564,355	7,439,979
Revenue	592,948	393,473
Profit for the year, representing total comprehensive income	479,304	366,412
Cash flows from operating activities	442,521	405,953
Cash flows from investing activities	(214)	79,144
Cash flows from financing activities	(488,421)	(201,940)
Net (decrease)/increase in cash and cash equivalents	(46,114)	283,157
Dividend paid to NCI relating to KLCC REIT	(354,928)	(145,329)

Other non-controlling interests in subsidiaries

The Group's subsidiaries that have material other non-controlling interests ("NCI") are as follows:

	SKSB	2014 Other immaterial subsidiary	Total
NCI percentage of ownership interest and voting interest	40.0%		
Carrying amount of NCI (RM'000)	1,756,596	65,442	1,822,038
Profit allocated to NCI (RM'000)	217,675	3,785	221,460

7. INVESTMENT IN SUBSIDIARIES (CONTD.)

	SKSB	2013 Other immaterial subsidiary	Total
NCI percentage of ownership interest and voting interest			
Carrying amount of NCI (RM'000)	1,640,055	71,656	1,711,711
Profit allocated to NCI (RM'000)	164,648	42,204	206,852

Summarised financial information of significant subsidiaries before intra-group elimination

SKSB	2014 RM'000	2013 RM'000
Non-current assets - Investment properties	4,870,000	4,580,000
Non-current assets - Others	25,587	22,689
Current assets	236,147	146,845
Non-current liabilities	(600,000)	(132,864)
Current liabilities	(140,244)	(516,533)
Net assets	4,391,490	4,100,137
Revenue	386,506	353,761
Profit for the year, representing total comprehensive income	540,040	411,622
Cash flows from operating activities	263,855	264,797
Cash flows from investing activities	(294,674)	5,240
Cash flows from financing activities	(252,833)	(380,588)
Net decrease in cash and cash equivalents	(283,652)	(110,551)
Dividend paid to other NCI	(101,133)	(138,033)

8. INVESTMENT IN AN ASSOCIATE

	2014 RM'000	2013 RM'000
Group		
Unquoted shares at cost	99,195	99,195
Share of post-acquisition reserves	161,375	174,559
	260,570	273,754
Company		
Unquoted shares at cost	99,195	99,195

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8. INVESTMENT IN AN ASSOCIATE (CONTD.)

Details of the associate are as follows:

Name of Associates	Country of Incorporation	Principal Activity	Proportion of ownership interest	
			2014 %	2013 %
Impian Klasik Sdn Bhd ("IKSB")*	Malaysia	Property investment	33	33

* Audited by a firm of auditors other than Ernst & Young.

The summarised financial statements of the associate are as follows:

	2014 RM'000	2013 RM'000
Non-current assets	752,000	716,000
Current assets	40,748	32,296
Total assets	792,748	748,296
Non-current liabilities	91,517	-
Current liabilities	6,622	13,738
Total liabilities	98,139	13,738
Results		
Revenue	47,058	46,273
Profit for the year, representing total comprehensive income	71,113	39,116
Share of results for the year	(6,734)	12,908

In equity accounting the Group's share of loss of the year, an adjustment of RM30,200,000 representing the Group's share on the deferred tax liability of investment property was made.

Reconciliation of net assets to carrying amount as at 31 December

	2014 RM'000	2013 RM'000
Group's share of net assets	229,220	242,404
Goodwill	31,350	31,350
	260,570	273,754

9. DEFERRED TAX

	Group		Company	
	2014 RM'000	2013 RM'000	2014 RM'000	2013 RM'000
At 1 January	(24,227)	(34,845)	(475)	(383)
Recognised in profit or loss (Note 27)	(10,128)	10,618	(231)	(92)
At 31 December	(34,355)	(24,227)	(706)	(475)

Deferred tax liabilities and assets are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when the deferred taxes relate to the same tax authority. The following amounts determined after appropriate offsetting, are as follows:

	Group	
	2014 RM'000	2013 RM'000
Deferred tax assets	(1,530)	(911)
Deferred tax liabilities	35,885	25,138
	34,355	24,227

The components and movements of deferred tax liabilities and assets during the financial year prior to offsetting are as follows:

Deferred Tax Liabilities of the Group:

	Property, plant and equipment RM'000	Investment Property RM'000	Others RM'000	Total RM'000
At 1 January 2014	46,727	3,539	910	51,176
Recognised in profit or loss	(519)	2,738	(545)	1,674
At 31 December 2014	46,208	6,277	365	52,850
At 1 January 2013	38,088	12,513	16,115	66,716
Recognised in profit or loss	8,639	(8,974)	(15,205)	(15,540)
At 31 December 2013	46,727	3,539	910	51,176

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9. DEFERRED TAX (CONTD.)**Deferred Tax Assets of the Group:**

	Unused tax losses and investment tax allowances RM'000	Others RM'000	Total RM'000
At 1 January 2014	(24,851)	(2,098)	(26,949)
Recognised in profit or loss	8,231	223	8,454
At 31 December 2014	(16,620)	(1,875)	(18,495)
At 1 January 2013	(30,465)	(1,406)	(31,871)
Recognised in profit or loss	5,614	(692)	4,922
At 31 December 2013	(24,851)	(2,098)	(26,949)

Deferred Tax Liabilities/(Assets) of the Company:

	Property, plant and equipment RM'000	Others RM'000	Total RM'000
At 1 January 2014	46	(521)	(475)
Recognised in profit or loss	13	(244)	(231)
At 31 December 2014	59	(765)	(706)
At 1 January 2013	33	(416)	(383)
Recognised in profit or loss	13	(105)	(92)
At 31 December 2013	46	(521)	(475)

10. AMOUNT DUE FROM SUBSIDIARIES

	Company	
	2014 RM'000	2013 RM'000
Long term		
Interest free loan	-	112,306
Interest bearing loan	68,000	68,000
	68,000	180,306

The interest free amount due from subsidiaries which was fair valued under MFRS 139 are unsecured and repayable in 2015. The interest rate assumed by the Company is 5.50% (2013: 5.50%) per annum. As at 31 December 2014, the interest free loan have been fully repaid by the subsidiaries.

The interest rate charged by the Company for the interest bearing shareholder's loan is 5.07% (2013: 5.07%) per annum.

11. INVENTORIES

The inventories comprise general merchandise and operating supplies, and are stated at cost.

12. TRADE AND OTHER RECEIVABLES

	Group		Company	
	2014 RM'000	2013 RM'000	2014 RM'000	2013 RM'000
Non-current				
Other receivables				
Accrued rental income	219,608	134,749	-	-
Current				
Trade receivables	11,516	10,331	-	-
Less: Allowance for impairment	(815)	-	-	-
Trade receivables, net of impairment	10,701	10,331	-	-

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12. TRADE AND OTHER RECEIVABLES (CONTD.)

	Group		Company	
	2014 RM'000	2013 RM'000	2014 RM'000	2013 RM'000
Other receivables				
Other receivables and deposits	24,552	12,694	8,256	5,435
Amount due from:				
Subsidiaries	–	–	20,383	47,709
Ultimate holding company	29,273	11,144	–	–
Immediate holding company	1	702	–	702
Other related companies	22,702	15,914	10,555	5,813
Total other receivables	76,528	40,454	39,194	59,659
Total	87,229	50,785	39,194	59,659
Trade receivables	10,701	10,331	–	–
Other receivables	296,136	175,203	39,194	59,659
Add: Cash and bank balances (Note 13)	1,127,072	1,081,870	565,899	287,649
Amount due from subsidiaries (Note 10)	–	–	68,000	180,306
Less: Accrued rental income	(219,608)	(134,749)	–	–
Total loans and receivables	1,214,301	1,132,655	673,093	527,614

Amount due from subsidiaries, ultimate holding company, immediate holding company and other related companies which arose in the normal course of business are unsecured, non-interest bearing and repayable on demand except for the amount due from subsidiaries of RM68 million as stated in Note 10.

Offsetting of financial assets and financial liabilities

The following table provides information of financial assets and liabilities that have been set off for presentation purposes:

Group	Gross amount RM'000	Balances that are set off RM'000	Net carrying amount RM'000
Amount due from ultimate holding company			
2014	33,202	(3,929)	29,273
2013	13,560	(2,416)	11,144

13. CASH AND BANK BALANCES

	Group		Company	
	2014 RM'000	2013 RM'000	2014 RM'000	2013 RM'000
Cash with PETRONAS Integrated Financial Shared Services Centre	52,434	-	6,474	-
Cash and bank balances	7,601	7,223	3	3
Deposits with licensed banks	1,067,037	1,074,647	559,422	287,646
	1,127,072	1,081,870	565,899	287,649
Less: Deposits restricted	(5,172)	(7,593)	-	-
Cash and cash equivalents	1,121,900	1,074,277	565,899	287,649

The Group and the Company's cash and bank balances are held in the In-House Account ("IHA") managed by PETRONAS Integrated Financial Shared Service Centre ("IFSSC") to enable more efficient cash management for the Group and the Company.

Included in deposits restricted are:

- (i) monies held on behalf of clients held in designated accounts, which represent cash calls less payments in the course of rendering building and facilities management services on behalf of clients,
- (ii) deposits with licensed banks pledged for credit facilities granted to the Group in prior year.

Included in cash with IFSSC and cash and bank balances of the Group and the Company are interest bearing balances amounting to RM52,439,000 (2013: RM Nil) and RM6,474,000 (2013: RM Nil).

The weighted average effective interest rate applicable to the deposits with licensed banks at the reporting date was 3.83% (2013: 3.26%) per annum.

Deposits with licensed banks have an average maturity of 48 days (2013: 30 days).

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14. SHARE CAPITAL

	Group and Company			
	Number of Stapled Securities/Shares		← Amount →	
	Ordinary shares '000	RPS '000	Ordinary shares RM'000	RPS RM'000

Authorised:

At 1 January 2014/ 31 December 2014	3,194,667	1,805,333	4,981,947	18,053
At 1 January 2013	5,000,000	–	5,000,000	–
Reclassified during the year	(1,805,333)	1,805,333	(18,053)	18,053
At 31 December 2013	3,194,667	1,805,333	4,981,947	18,053

	Number of Shares		← Amount →		
	Ordinary shares '000	RPS '000	Ordinary shares RM'000	RPS RM'000	Share premium RM'000

Issued and fully paid:

At 1 January 2014/ 31 December 2014	1,805,333	–	1,805,333	–	–
At 1 January 2013	934,074	–	934,074	–	562,324
Conversion of RCULS#	360,662	–	360,662	–	335,641
Acquisition of NCI *	510,597	–	510,597	–	2,348,746
Bonus issue of RPS	–	1,805,333	–	18,053	–
Redemption of RPS	–	(1,805,333)	–	(18,053)	(3,246,711)
At 31 December 2013/ 31 December 2014	1,805,333	–	1,805,333	–	–

* In prior year, the Company acquired the remaining 49.5% equity interest in MRSB for a total consideration of RM2.86 billion via issuance of 510,596,968 new ordinary shares at issue price of RM5.60 per ordinary shares.

The RCULS of RM714,110,437 was converted into 360,661,836 new ordinary shares at conversion price of RM1.98 of RCULS for every one ordinary shares in prior year.

14. SHARE CAPITAL (CONTD.)

Redeemable Preference Shares ("RPS"):

The bonus issue of RPS and subsequent redemption thereof is a mechanism undertaken by the Company to distribute the KLCC REIT units to its entitled shareholders. The RPS rank pari passu among themselves and may not be converted into ordinary shares.

Subsequent to the redemption, the par value of the RPS of RM18 million was transferred to the Capital Redemption Reserve.

Stapled security:

Stapled security means one ordinary share in the Company stapled to one unit in KLCC REIT ("Unit"). Holders of KLCCP Stapled Group securities are entitled to receive distributions and dividends declared from time to time and are entitled to one vote per stapled security at Shareholders' and Unitholders' meetings.

As part of the corporate exercise to list 1,805,333,083 stapled securities on the main market of Bursa Malaysia Security Berhad in prior year, the Company undertook a bonus issue of Redeemable Preference Shares ("RPS") to distribute 1,805,333,083 RPS at its par value of RM0.01 each by way of capitalisation of the Company's distributable reserve. The RPS were subsequently redeemed by the Company at a premium of RM3.99 per share out of the Company's retained profits and share premium. The bonus issue and the subsequent redemption thereof is a mechanism undertaken by the Company solely for the purpose of distributing KLCC REIT units to its entitled shareholders.

15. RETAINED PROFITS

As at 31 December 2014, the Company may distribute the entire balance of the retained profits under the single tier system.

16. DEFERRED REVENUE

Deferred revenue relates to the excess of the principal amount of security deposits received over their fair value which is accounted for as prepaid lease income and amortised over the lease term on a straightline basis.

17. OTHER LONG TERM LIABILITIES

	Group	
	2014 RM'000	2013 RM'000
Security deposit payables	68,147	60,565
Advances from corporate shareholders of subsidiaries	-	63,639
	68,147	124,204

Security deposit payables are interest free, unsecured and refundable upon expiry of the respective lease agreements. The fair values at initial recognition were determined based on interest rates of 4.00% to 5.20% per annum.

The advances from corporate shareholders were interest free and unsecured with a repayment period of 15 years. The fair value at initial recognition was determined based on an interest rate of 5.50% (2013: 5.50%) per annum. The advances were fully repaid during the financial year.

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18. BORROWINGS

	Note	Group	
		2014 RM'000	2013 RM'000
Short term borrowings			
Secured:			
Sukuk Murabahah		13,400	-
Sukuk Musharakah		-	288,493
Ijarah Muntahiyah Bit Tamleek		-	1,568
Term loans		331,742	466,102
Unsecured:			
Revolving credit		11,400	400
		356,542	756,563
Long term borrowings			
Secured:			
Sukuk Murabahah			
- KLCC Real Estate Investment Trust		1,555,000	-
- Other subsidiary		600,000	-
Sukuk Musharakah		-	579,449
Ijarah Muntahiyah Bit Tamleek		-	660,000
Term loans		-	330,000
		2,155,000	1,569,449
Total borrowings			
Secured:			
Sukuk Murabahah	a	2,168,400	-
Sukuk Musharakah	b	-	867,942
Ijarah Muntahiyah Bit Tamleek	c	-	661,568
Term loans	d	331,742	796,102
Unsecured:			
Revolving credit	e	11,400	400
		2,511,542	2,326,012

18. BORROWINGS (CONTD.)

Terms and debt repayment schedule:

	Total RM'000	Under 1 year RM'000	1 – 2 years RM'000	3 – 5 years RM'000	Over 5 years RM'000
2014					
Secured					
Sukuk Murabahah	2,168,400	13,400	-	700,000	1,455,000
Term loans	331,742	331,742	-	-	-
Unsecured					
Revolving credit	11,400	11,400	-	-	-
	2,511,542	356,542	-	700,000	1,455,000
2013					
Secured					
Sukuk Musharakah	867,942	288,493	-	490,795	88,654
Ijarah Muntahiyah Bit Tamleek	661,568	1,568	-	660,000	-
Term loans	796,102	466,102	330,000	-	-
Unsecured					
Revolving credit	400	400	-	-	-
	2,326,012	756,563	330,000	1,150,795	88,654

(a) Sukuk Murabahah

On 25 April 2014, a subsidiary of the Group completed the issuance of Sukuk Murabahah. The Sukuk Murabahah consists of Islamic Commercial Programme ("ICP") of up to RM500 million and Islamic medium term notes ("IMTN") of up to RM3,000 million subject to a combined limit of RM3,000 million. It is primarily secured against assignment and charge over the Finance Service Account and Revenue Account maintained by the REIT Trustee. The proceeds from the issuance of the Sukuk Murabahah is utilised to early redeem its Sukuk Musharakah. RM1,555 million has been drawdown at the following tranche and profit rates:

Tenure	Value (RM)	Profit rate	Maturity
3 years	300,000,000	3.90%	25 April 2017
5 years	400,000,000	4.20%	25 April 2019
7 years	400,000,000	4.55%	25 April 2021
10 years	455,000,000	4.80%	25 April 2024

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18. BORROWINGS (CONTD.)

(a) Sukuk Murabahah (Contd.)

On 31 December 2014, a subsidiary of the Group issued Sukuk Murabahah of up to RM600 million. The Sukuk Murabahah consists of ICP of up to RM300 million and IMTN of up to RM600 million subject to a combined limit of RM600 million. It is secured against assignment and charge over the Finance Service Account of the subsidiary. The proceeds from the issuance of the Sukuk Murabahah is utilised to repay the subsidiary's term loan of RM375 million and shareholders advances. RM600 million has been drawdown at the profit rate of 4.73% and repayable in 10 years.

The profit rate is payable semi-annually.

(b) Sukuk Musharakah

Sukuk Musharakah has a coupon rate of between 3.53% and 4.25% per annum and is payable semi-annually. It is primarily secured against Assignment of Designated Account, Assignment of Insurance/Takaful and rental receivable on its investment property of a subsidiary in accordance with a Head Lease Agreement ("the Agreement") between a subsidiary and PETRONAS. During the current financial year, this Sukuk Musharakah has been redeemed from the proceeds of the Sukuk Murabahah of RM1,555 million.

(c) Ijarah Muntahiyah Bit Tamleek

This Islamic financing loan consists of fixed and floating rate term financing and revolving credit facilities.

The credit facilities were for a tenure of 7 years with a bullet repayment at the end of the tenure. The profit rate for Tranche 1 is fixed which ranges from 5.06% to 5.32%. The profit rate for Tranche 2 is calculated on 0.75% per annum above the lender's cost of funds for the first 3 years and 0.6% per annum above the lender's cost of funds for the remaining 4 years. The profit rate for Tranche 2 calculated in current year is between the range of 4.17% to 4.18%. The profit rate calculated for the revolving credit in current year is between the range of 4.05% to 4.27%. Security is by way of a charge over an investment property of the Group. During the financial year, the proceeds from the issuance of Sukuk Murabahah is utilised to settle the outstanding Ijarah Muntahiyah Bit Tamleek.

(d) Term loans

Fixed and floating rates term loans are secured by way of:

- (i) a fixed charge over the hotel property as well as debenture covering all fixed and floating asset of the hotel property as disclosed in Note 5; and
- (ii) a fixed charge over certain investment properties as disclosed in Note 6

These loans have interest rates which ranges from 4.10% to 7.00% per annum.

The term loan of RM375 million is fully repaid as at 31 December 2014.

(e) Revolving credit

Interest rate ranges from 3.89% to 3.92% (2013: 3.92%) which is based on 0.45% per annum above lender's cost of funds. The revolving credit has a facility limit of RM25 million with a tenure period of 3 years from the date of the first disbursement with profit payable monthly. During the financial year, a subsidiary of the Group drawdown a further RM11 million from the facility.

Other information on financial risks of borrowings are disclosed in Note 32.

19. TRADE AND OTHER PAYABLES

	Group		Company	
	2014 RM'000	2013 RM'000	2014 RM'000	2013 RM'000
Trade payables	13,712	10,296	248	-
Other payables				
Other payables	227,269	267,595	6,429	6,103
Amount due to:				
Subsidiaries	-	-	-	602,894
Ultimate holding company	13,320	10,195	8,209	8,045
Immediate holding company	683	149	172	-
Other related companies	7,862	10,979	-	-
	249,134	288,918	14,810	617,042
Total trade and other payables	262,846	299,214	15,058	617,042
Add: Borrowings (Note 18)	2,511,542	2,326,012	-	-
Other long term liabilities (Note 17)	68,147	124,204	-	-
Total financial liabilities carried at amortised cost	2,842,535	2,749,430	15,058	617,042

Included in other payables of the Group are security deposit of RM107,553,000 (2013: RM103,689,000) held in respect of tenancies of retail and office building. These deposits are short term in nature and refundable upon termination of the respective lease agreements.

Amount due to subsidiaries, ultimate holding company, immediate holding company and other related companies which arose in the normal course of business are unsecured, interest free and repayable on demand.

20. REVENUE

	Group		Company	
	2014 RM'000	2013 RM'000	2014 RM'000	2013 RM'000
Property investment				
- Office	594,081	592,593	-	-
- Retail	459,351	423,171	-	-
Hotel operations	183,337	168,327	-	-
Management services	116,747	99,564	16,101	13,023
Dividend income from subsidiaries	-	-	254,621	7,062,946
Dividend income from associate	-	-	6,450	-
	1,353,516	1,283,655	277,172	7,075,969

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21. OPERATING PROFIT

	Group		Company	
	2014 RM'000	2013 RM'000	2014 RM'000	2013 RM'000
Revenue (Note 20)	1,353,516	1,283,655	277,172	7,075,969
Cost of revenue:				
– Cost of services and goods	(204,278)	(206,796)	–	–
Gross profit	1,149,238	1,076,859	277,172	7,075,969
Selling and distribution expenses	(10,464)	(10,022)	–	–
Write-down in value	–	–	(1,331)	(3,295,623)
Administration expenses	(130,006)	(118,427)	(26,689)	(23,180)
Other operating income	3,168	2,710	87	55
Operating profit	1,011,936	951,120	249,239	3,757,221

22. INTEREST INCOME

	Group		Company	
	2014 RM'000	2013 RM'000	2014 RM'000	2013 RM'000
Interest income from:				
Deposits	34,030	35,918	8,334	6,111
Amount due from subsidiaries	–	–	6,595	5,855
Loan to a subsidiary	–	–	3,447	3,447
	34,030	35,918	18,376	15,413

23. FINANCING COSTS

	Group		Company	
	2014 RM'000	2013 RM'000	2014 RM'000	2013 RM'000
Interest expense on:				
Term loans	50,929	75,672	–	–
Revolving credit	298	21	–	–
Profit on Sukuk Murabahah & Sukuk Musharakah	86,702	41,836	–	–
RCULS	–	372	–	372
Accretion of interest on shareholders loan	6,936	5,177	–	–
Amount due to a subsidiary	–	–	–	1,605
	144,865	123,078	–	1,977

Financing costs includes one-off charges amounting to RM26,481,000 due to early settlement of borrowings as disclosed in Note 18.

24. PROFIT BEFORE TAXATION

The following amounts have been included in arriving at profit before taxation:

	Group		Company	
	2014 RM'000	2013 RM'000	2014 RM'000	2013 RM'000
Employee benefits expense (Note 25)	88,749	81,252	17,234	15,109
Directors' remuneration (Note 26)	611	604	594	604
Fees for representation on the Board of Directors	104	91	101	91
Management fee in relation to services of key management personnel (Note 26)	938	758	938	758
Auditors' remuneration				
– Audit fees	544	514	187	176
– Others	102	70	102	44
Valuation fees	1,367	1,550	–	–
Depreciation of property, plant and equipment (Note 5)	29,552	31,849	469	388
Rental of land and buildings	–	–	2,122	1,589
Property, plant and equipment written off	173	652	173	–
Write-down in value on investment in subsidiaries	–	–	1,331	3,295,623
Bad debt recovered	(55)	–	–	–
Gain on disposal of property, plant and equipment	(9)	–	–	–
Loss on realised foreign exchange	89	–	–	–
Allowance for impairment losses	815	–	–	–

25. EMPLOYEE BENEFITS EXPENSE

	Group		Company	
	2014 RM'000	2013 RM'000	2014 RM'000	2013 RM'000
Wages, salaries and others	80,669	74,619	15,495	13,644
Contributions to defined contribution plan	8,080	6,633	1,739	1,465
	88,749	81,252	17,234	15,109

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26. DIRECTORS' REMUNERATION

	Group		Company	
	2014 RM'000	2013 RM'000	2014 RM'000	2013 RM'000
Directors of the Company				
Executive *	-	-	-	-
Non-Executive:				
Fees	611	604	594	604
	611	604	594	604
Analysis excluding benefits-in-kind:				
Total non-executive directors' remuneration			594	604

The number of Directors of the Company whose total remuneration during the financial year fell within the following bands is analysed below:

	Company	
	2014 RM'000	2013 RM'000
Executive director		
RMNil	1	1
Non-executive directors		
RMNil - RM50,000	-	2
RM50,001 - RM100,000	3	4
RM100,001 - RM150,000	3	1

* The remuneration of the Executive Director is paid to KLCC (Holdings) Sdn Bhd as disclosed in Note 24.

27. TAX EXPENSE

	Group		Company	
	2014 RM'000	2013 RM'000	2014 RM'000	2013 RM'000
Current income tax:				
Malaysian income tax	105,106	127,998	3,363	2,799
Under/(over) provision of tax in prior year	5,838	(1,858)	(61)	(59)
	110,944	126,140	3,302	2,740
Deferred tax (Note 9)				
Relating to origination and reversal of temporary differences	11,218	(7,587)	(254)	(86)
(Over)/under provision of deferred tax in prior year	(1,090)	(3,031)	23	(6)
	10,128	(10,618)	(231)	(92)
Total tax expense	121,072	115,522	3,071	2,648

Domestic current income tax is calculated at the statutory tax rate of 25% (2013: 25%) of the estimated assessable profit for the year. The domestic statutory tax rate will be reduced to 24% from the current year's rate of 25%, effective year of assessment 2016. The computation of deferred tax as at 31 December 2014 has reflected these changes.

A reconciliation of income tax expense applicable to profit before taxation at the statutory income tax rate to income tax expense at the effective income tax rate of the Group and of the Company is as follows:

Group	2014 RM'000	2013 RM'000
Profit before taxation	1,280,459	1,147,878
Taxation at Malaysian statutory tax rate of 25% (2013: 25%)	320,115	286,970
Expenses not deductible for tax purposes	11,810	14,305
Income not subject to tax	(206,015)	(126,144)
Effects of share of results of associate	1,684	(3,227)
Deferred tax recognised at different tax rates	(11,270)	(14,158)
Deferred tax liability derecognised upon disposal of investment properties to KLCC REIT	-	(41,656)
Deferred tax assets not recognised on unabsorbed capital allowances	-	4,321
Overprovision of deferred tax in prior year	(1,090)	(3,031)
Under/(over) provision of taxation in prior year	5,838	(1,858)
Tax expense	121,072	115,522

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27. TAX EXPENSE (CONTD.)

Company	2014 RM'000	2013 RM'000
Profit before taxation	267,615	3,770,657
Taxation at Malaysian statutory tax rate of 25% (2013: 25%)	66,904	942,664
Expenses not deductible for tax purposes	3,133	827,225
Income not subject to tax	(66,938)	(1,767,176)
Deferred tax recognised at different tax rates	10	-
Under/(Over) provision of deferred tax in prior year	23	(6)
Over provision of taxation in prior year	(61)	(59)
Tax expense	3,071	2,648

28. EARNINGS PER SHARE/STAPLED SECURITY

Basic earnings per share amounts are calculated by dividing profit for the year attributable to ordinary equity holders of the Company by the weighted average number of ordinary share in issue during the financial year.

Basic earnings per stapled security amounts are calculated by dividing profit for the year attributable to ordinary equity holders of the Company and unit holders of the KLCC REIT by the weighted average number of stapled securities in issue during the financial year.

	2014	2013
Profit attributable to equity holders of the Company (RM'000)	458,623	459,092
Profit attributable to NCI relating to KLCC REIT (RM'000)	479,304	366,412
Profit attributable to stapled security holders (RM'000)	937,927	825,504
Weighted average number of stapled securities/shares in issue ('000)*	1,805,333	1,569,019
Basic earnings per share (sen)	25.4	29.3
Basic earnings per stapled security (sen)	52.0	52.6

The Group has no potential ordinary shares in issue as at reporting date and therefore, diluted earnings per share has not been presented.

29. DIVIDENDS

	Dividends Recognised in Year		Net Dividends per Ordinary Share	
	2014 RM'000	2013 RM'000	2014 RM'000	2013 RM'000
Recognised during the year:				
A fourth interim 3.87% (2013: 4.50%) on 1,805,333,083 ordinary shares for financial year ended 31 December 2013/2012	69,866	42,033	3.87	4.50
A first interim dividend of 3.73% (2013: 4.50%) on 1,805,333,083 ordinary shares for financial year ended 31 December 2014/2013	67,339	81,240	3.73	4.50
A second interim dividend of 3.29% (2013: 4.26%) on 1,805,333,083 ordinary shares for financial year ended 31 December 2014/2013	59,395	76,907	3.29	4.26
A third interim dividend of 3.05% (2013: 3.42%) on 1,805,333,083 ordinary shares for financial year ended 31 December 2014/2013	55,063	61,742	3.05	3.42
	251,663	261,922	13.94	16.68

A fourth interim dividend in respect of the financial year ended 31 December 2014, of 3.89%, tax exempt under the single tier system on 1,805,333,083 ordinary shares amounting to a dividend payable of RM70.23 million will be payable on 27 February 2015.

The financial statements for the current year do not reflect this fourth interim dividend. Such dividend will be accounted for in equity as an appropriation of profits in the financial year ending 31 December 2015.

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30. COMMITMENTS**(a) Capital commitments**

	Group	
	2014 RM'000	2013 RM'000
Approved and contracted for		
Property, plant and equipment	25,982	13,209
Investment property	31,295	8,384
	57,277	21,593
Approved but not contracted for		
Property, plant and equipment	77,041	42,014
Investment property	75,174	26,299
	152,215	68,313

(b) Operating lease commitments - as lessor

The Group has entered into non-cancellable commercial property leases on its investment properties. The future minimum rental receivable under these operating lease at the reporting date is as follows:

	Group	
	2014 RM'000	2013 RM'000
Not later than 1 year	508,984	493,979
Later than 1 year but not later than 5 years	2,088,594	2,093,023
More than 5 years	4,275,150	4,779,705
	6,872,728	7,366,707

31. RELATED PARTY DISCLOSURES

(a) Controlling related party relationships are as follows:

- (i) PETRONAS, the ultimate holding company, and its subsidiaries.
- (ii) Subsidiaries of the Company as disclosed in Note 7.

(b) Other than as disclosed elsewhere in the notes to the financial statements, the significant related party transactions are as follows:

	Group		Company	
	2014 RM'000	2013 RM'000	2014 RM'000	2013 RM'000
Federal Government of Malaysia				
Property licences and taxes	(13,509)	(11,763)	-	-
Government of Malaysia's related entities				
Purchase of utilities	(24,189)	(30,889)	(275)	(250)
Hotel revenue	4,264	3,511	-	-
Ultimate Holding Company:				
Rental income	455,624	430,835	-	-
Facilities management and manpower fees	26,351	15,771	-	-
Rental of carpark space	(6,290)	(7,051)	-	-
Fees for representation on the Board of Directors*	(104)	(91)	(101)	(91)
Hotel revenue	5,890	3,439	-	-
Immediate Holding Company:				
General management services fee	(1,530)	(491)	(791)	(491)
Subsidiaries				
Interest expense	-	-	-	(1,605)
Rental expense	-	-	-	(1,589)
Reimbursement of security costs	-	-	(51)	(51)
General management services fee	-	-	6,607	6,055
Interest income arising from MFRS 139	-	-	6,595	5,855
Interest income from shareholder's loan	-	-	3,447	3,447

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31. RELATED PARTY DISCLOSURES (CONTD.)

- (b) Other than as disclosed elsewhere in the notes to the financial statements, the significant related party transactions are as follows: (Contd.)

	Group		Company	
	2014 RM'000	2013 RM'000	2014 RM'000	2013 RM'000
Other Related Companies:				
Facilities management and manpower fees	24,348	19,247	-	-
General management services fee	9,494	6,969	9,494	6,969
Lease rental	-	23,612	-	-
Management and incentive fees	4,827	2,847	-	-
Chilled water supply	(28,139)	(25,492)	-	-
Interest expense	-	(372)	-	(372)
Project management fees	(1,462)	(2,275)	-	-
Rental of carpark space	(7,614)	(5,961)	-	-

- * Fees paid directly to Petroliam Nasional Berhad ("PETRONAS") in respect of a director who is an appointee of the ultimate holding company.

The Directors of the Company are of the opinion that the above transactions and transactions detailed elsewhere were undertaken at mutually agreed terms between the parties in the normal course of business and the terms and conditions are established under negotiated terms.

Information regarding outstanding balances arising from related party transactions as at 31 December 2014 are disclosed in Notes 12 and 19.

(c) Compensation of key management personnel**Directors**

The remuneration of Directors is disclosed in Note 26.

Other key management personnel

Datuk Hashim Bin Wahir, Executive Director and Chief Executive Officer of the Company is an employee of KLCC (Holdings) Sdn Bhd ("KLCCCH"). KLCCCH charges management fees in consideration for his services to the Company as disclosed in Note 24.

32. FINANCIAL INSTRUMENTS

Financial Risk Management

As the Company owns a diverse property portfolio, the Group and the Company are exposed to various risks that are particular to its various businesses. These risks arise in the normal course of the Group's and the Company's business.

The Group has a Risk Management Framework and Guidelines that set the foundation for the establishment of effective risk management across the Group.

The Group's and the Company's goal in risk management is to ensure that the management understands, measures and monitors the various risks that arise in connection with their operations. Policies and guidelines have been developed to identify, analyse, appraise and monitor the dynamic risks facing the Group and the Company. Based on this assessment, each business unit adopts appropriate measures to mitigate these risks in accordance with the business unit's view of the balance between risk and reward.

The Group and the Company have exposure to credit risk, liquidity risk and market risk arising from its use of financial instruments in the normal course of the Group's and the Company's business.

Credit Risk

Credit risk is the potential exposure of the Group and the Company to losses in the event of non-performance by counterparties. Credit risk arises from its operating activities, primarily for trade receivables and long term receivables. The credit risk arising from the Group's and the Company's normal operations are controlled by individual operating units within the Group Risk Management Framework and Guidelines.

Receivables

The Group and the Company minimise credit risk by entering into contracts with highly credit rated counterparties and through credit approval, financial limits and on-going monitoring procedures. Counterparties credit evaluation is done systematically using quantitative and qualitative criteria on credit risks specified by individual operating units. Depending on the creditworthiness of the counterparty, the Group and the Company may require collateral or other credit enhancements.

The maximum exposure to credit risk for the Group and the Company are represented by the carrying amount of each financial asset.

A significant portion of these receivables are regular customers who have been transacting with the Group and in the case of the Company, a significant portion of these receivables are related companies.

The Group and the Company use ageing analysis and credit limit review to monitor the credit quality of the receivables. The Company monitors the results of subsidiaries regularly. Any customers exceeding their credit limit are monitored closely. With respect to the trade and other receivables that are neither impaired nor past due, there are no indications as of the reporting date that the debtors will not meet their payment obligations.

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32. FINANCIAL INSTRUMENTS (CONTD.)**Credit Risk (Contd.)**Receivables (Contd.)

The exposure of credit risk for receivables at the reporting date by business segment was:

	Group	
	2014 RM'000	2013 RM'000
Property investment		
– Office	1,436	1,823
– Retail	2,610	748
Hotel operations	6,147	6,462
Management services	1,323	1,298
	11,516	10,331
Less: Allowance for impairment losses (Retail)	(815)	–
	10,701	10,331

	Group	
	2014 RM'000	2013 RM'000
The ageing of trade receivables as at the reporting date was:		
At net:		
Not past due	6,947	7,263
Past due 1 to 30 days	1,796	1,543
Past due 31 to 60 days	632	662
Past due 61 to 90 days	307	332
Past due more than 90 days	1,834	531
	11,516	10,331
Less: Allowance for impairment losses (Retail)	(815)	–
	10,701	10,331
Movement in allowance account:		
At 1 January	–	–
Allowance of impairment	815	–
At 31 December	815	–

The Group does not typically renegotiate the terms of trade receivables. There were no renegotiated balances outstanding as at 31 December 2014.

32. FINANCIAL INSTRUMENTS (CONTD.)

Liquidity Risk

Liquidity risk is the risk that an entity will encounter difficulty in meeting obligations associated with financial liabilities. Liquidity risk arises from the requirement to raise funds for the Group's businesses on an ongoing basis as a result of the existing and future commitments which are not funded from internal resources. As part of its overall liquidity management, the Group maintains sufficient levels of cash or cash convertible investments to meet its working capital requirements. As far as possible, the Group raises committed funding from financial institutions and balances its portfolio with some short term funding so as to achieve overall cost effectiveness.

Maturity analysis

The table below summarises the maturity profile of the Group's and Company's financial liabilities as at the reporting date based on undiscounted contractual payments:

	Carrying amount RM'000	Effective interest rate %	Contractual cash flow* RM'000	Within 1 year RM'000	1-2 years RM'000	2-5 years RM'000	More than 5 years RM'000
31 December 2014							
Group							
Financial Liabilities							
Sukuk Murabahah	2,168,400	4.50	2,869,275	96,169	97,308	953,286	1,722,511
Floating rate secured term loans	331,742	4.70	337,700	337,700	-	-	-
Revolving credit	11,400	4.52	11,917	11,917	-	-	-
Trade and other payables	262,846	-	262,846	262,846	-	-	-
Company							
Financial Liabilities							
Trade and other payables	15,058	-	15,058	15,058	-	-	-
31 December 2013							
Group							
Financial Liabilities							
Fixed rate secured term loans	454,581	6.25	480,801	480,801	-	-	-
Floating rate secured term loans	341,521	4.10	359,142	23,693	335,449	-	-
Revolving credit	400	3.89	404	404	-	-	-
Private Debt Securities	867,942	3.87	992,885	311,627	24,174	556,520	100,564
Fixed rate Islamic debt facility	300,513	5.14	351,206	15,599	15,599	320,008	-
Floating rate Islamic debt facility	361,055	4.15	415,522	14,973	14,983	385,596	-
Trade and other payables	299,214	-	299,214	299,214	-	-	-
Company							
Financial Liabilities							
Trade and other payables	617,042	-	617,042	617,042	-	-	-

* The contractual cash flow is inclusive of the principal and interest but excluding interest accretion due to MFRS 139 measurement.

31 December 2014

32. FINANCIAL INSTRUMENTS (CONTD.)**Market Risk**

Market risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices. Market prices comprise three types of risk: interest rate risk, currency risk and other price risk, such as equity risk and commodity risk.

Financial instruments affected by market risk include loans and borrowings and deposits.

Interest Rate Risk

Interest rate risk is the risk that the future cash flows of a financial instrument will fluctuate because of changes in market interest rates. Fair value interest rate risk is the risk that the value of a financial instrument will fluctuate due to changes in market interest rates. As the Group has no significant interest-bearing financial assets, the Group's income and operating cash flows are substantially independent of changes in market interest rates. The Group's interest-bearing financial assets are mainly short term in nature and have been mostly placed in fixed deposits.

The Group's interest rate risk arises primarily from interest-bearing borrowings. Borrowings at floating rates expose the Group to cash flow interest rate risk. Borrowings obtained at fixed rates expose the Group to fair value interest rate risk. The Group manages its interest rate exposure through a balanced portfolio of fixed and floating rate borrowings.

The interest rate profile of the Group's and the Company's interest-bearing financial instruments, based on carrying amount as at reporting date was:

	Group		Company	
	2014 RM'000	2013 RM'000	2014 RM'000	2013 RM'000
Fixed rate instruments				
Financial assets	1,067,037	1,074,647	559,422	287,646
Financial liabilities	(2,168,400)	(1,623,029)	-	-
Floating rate instruments				
Financial liabilities	(343,142)	(702,983)	-	-

32. FINANCIAL INSTRUMENTS (CONTD.)**Interest Rate Risk (Contd.)****Cash flow sensitivity analysis for floating rate instruments**

The following table demonstrates the indicative pre-tax effects on the profit or loss and equity of applying reasonably foreseeable market movements in the following interbank offered rates:

	Change in interest rate b.p.s.	Group Profit or loss RM'000
2014		
KLIBOR	-70	2,390
KLIBOR	+70	(2,390)
2013		
KLIBOR	-60	4,202
KLIBOR	+60	(4,202)

This analysis assumes that all other variables remain constant.

Foreign Currency Risk

Foreign currency risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates.

The Group operates predominantly in Malaysia and transacts mainly in Malaysian Ringgit. As such, it is not exposed to any significant foreign currency risk.

Fair Values

The Group's and the Company's financial instruments consist of cash and cash equivalents, investments and loans, trade and other receivables, borrowings, trade and other payables and various debt and currency management instruments.

The carrying amounts of cash and cash equivalents, trade and other receivables, trade and other payables and short term borrowings approximate their fair values due to the relatively short term nature of these financial instruments.

This analysis assumes that all other variables remain constant.

31 December 2014

32. FINANCIAL INSTRUMENTS (CONTD.)**Fair Values (Contd.)**

The following table analyses financial instruments not carried at fair value for which fair value is disclosed, together with their fair values and carrying amounts shown in the statement of financial position. The different levels have been defined as follows:

	Fair value of financial instruments not carried at fair value				Carrying amount RM'000
	Level 1 RM'000	Level 2 RM'000	Level 3 RM'000	Total RM'000	
Group					
2014					
Financial liabilities					
Sukuk Murabahah	-	2,138,560	-	2,138,560	2,168,400
Term loans	-	316,850	-	316,850	331,742
Revolving credit	-	10,907	-	10,907	11,400
2013					
Financial liabilities					
Term loans	-	790,392	-	790,392	796,102
Ijarah Muntahiyah Bit Tamleek	-	637,577	-	637,577	661,568
Revolving credit	-	400	-	400	400
Sukuk Musharakah	-	870,805	-	870,805	867,942

For other financial instruments listed above, fair values have been determined by discounting expected future cash flows at market incremental lending rate for similar types of borrowings at the reporting date. There has been no transfers between Level 1, 2 and 3 fair values during the financial year.

33. CAPITAL MANAGEMENT

The Group and the Company define capital as total equity and debt of the Group and the Company. The objective of the Group and the Company's capital management is to maintain an optimal capital structure and ensuring availability of funds in order to support its business and maximises shareholder value. The Group's and the Company's approach in managing capital is set out in the KLCC Group Corporate Financial Policy.

The Group and the Company monitor and maintain a prudent level of total debts to total assets ratio to optimise shareholder value and to ensure compliance with covenants under debt and shareholders' agreements and regulatory requirements if any.

33. CAPITAL MANAGEMENT (CONTD.)

The debt to equity ratio as at 31 December 2014 and 2013 is as follows:

	Group	
	2014	2013
Total debt (RM'000)	2,511,542	2,326,102
Total equity (excluding Other NCI) (RM'000)	12,025,991	11,694,655
Debt equity ratio	17:83	17:83

There were no changes in the Group's and the Company's approach to capital management during the year.

Under the requirement of Bursa Malaysia Practice Note No.17/2005, the Company is required to maintain consolidated shareholders' equity equal to or not less than 25% of the issued and paid-up capital (excluding treasury shares) and such shareholders' equity is not less than RM234 million. The Company has complied with this requirement.

34. SEGMENT INFORMATION

(a) Reporting Format

Segment information is presented in respect of the Group's business segments.

Inter-segment transactions have been entered into in the normal course of business and have been established on commercial basis.

Segment results, assets and liabilities include items directly attributable to a segment as well as those that can be allocated on a reasonable basis. Unallocated items mainly comprise interest-earning assets and revenue, interest-bearing loans, borrowings and expenses, and corporate assets and expenses.

The Group comprises the following main business segments:

Property investment - Office	Rental of office space and other related activities.
Property investment - Retail	Rental of retail space and other related activities.
Hotel operations	Rental of hotel rooms, the sale of food and beverages and other related activities.
Management services	Facilities management, car park operations, management of a real estate investment trust and general management services

Details on geographical segments are not applicable as the Group operates predominantly in Malaysia.

31 December 2014

34. SEGMENT INFORMATION**(b) Allocation basis and transfer pricing**

Segment results, assets and liabilities include items directly attributable to a segment as well as those that can be allocated on a reasonable basis. Unallocated items mainly comprise interest-earning assets and revenue, interest-bearing loans, borrowings and expenses, and corporate assets and expenses.

Transfer prices between business segments are set on an arm's length basis in a manner similar to transactions with third parties. Segment revenue, expenses and results include transfers between business segments. Inter-segment transactions have been entered into in the normal course of business and have been established on commercial basis. These transfers are eliminated on consolidation.

Business Segments

31 December 2014	Property investment – Office RM'000	Property investment – Retail RM'000	Hotel operations RM'000	Management services RM'000	Elimination/ Adjustment RM'000	Consolidated RM'000
Revenue						
Revenue from external customers	594,081	459,351	183,337	116,747	-	1,353,516
Inter-segment revenue	-	12,738	-	54,582	(67,320)	-
Total revenue	594,081	472,089	183,337	171,329	(67,320)	1,353,516
Results						
Operating profit	526,907	387,730	35,920	320,367	(258,988)	1,011,936
Fair value adjustment on investment properties	95,053	291,039				386,092
Financing costs						(144,865)
Interest income						34,030
Share of loss of an associate						(6,734)
Tax expense						(121,072)
Profit after tax but before non-controlling interests						1,159,387
Segment assets	9,582,617	5,688,310	642,229	83,508	546,606	16,543,270
Investment in an associate				99,195	161,375	260,570
Total assets						16,803,840
Total liabilities						
Capital expenditure	15,243	3,634	14,954	7,703	-	41,534
Depreciation	1,197	2,119	23,082	3,154	-	29,552
Non-cash items other than depreciation	-	760	-	173	-	933

34. SEGMENTAL INFORMATION (CONTD.)

Business Segments

31 December 2013	Property investment – Office RM'000	Property investment – Retail RM'000	Hotel operations RM'000	Management services RM'000	Elimination/ Adjustment RM'000	Consolidated RM'000
Revenue						
Revenue from external customers	592,593	423,171	168,327	99,564	–	1,283,655
Inter-segment revenue	2,472	24,602	–	40,634	(67,708)	–
Total revenue	595,065	447,773	168,327	140,198	(67,708)	1,283,655
Results						
Operating profit	516,132	367,705	32,986	57,078	(22,781)	951,120
Fair value adjustment on investment properties	147,314	123,696	–	–	–	271,010
Financing costs						(123,078)
Interest income						35,918
Share of profit of associate						12,908
Tax expense						(115,522)
Profit after tax but before non-controlling interests						1,032,356
Segment assets	10,366,485	5,196,837	715,054	59,485	(346,972)	15,990,889
Investment in an associate	–	–	–	99,195	174,559	273,754
Total assets						16,264,643
Total liabilities	1,971,173	665,871	432,538	644,828	(856,133)	2,858,277
Capital expenditure	736	1,600	32,389	11,337	–	46,062
Depreciation	2,697	2,056	24,078	3,018	–	31,849
Non-cash items other than depreciation	548	103	–	8	–	659

31 December 2014

35. PRONOUNCEMENTS YET IN EFFECT

The following pronouncements that have been issued by the Malaysian Accounting Standards Board will become effective in future financial reporting periods and have not been adopted by the Group and/or the Company in these financial statements:

Effective for annual periods beginning on or after 1 July 2014

Amendments to MFRS 3	Business Combinations (Annual Improvements to MFRSs 2010 - 2012 Cycle)
Amendments to MFRS 3	Business Combinations (Annual Improvements to MFRSs 2011 - 2013 Cycle)
Amendments to MFRS 8	Operating Segments (Annual Improvements to MFRSs 2010 - 2012 Cycle)
Amendments to MFRS 13	Fair Value Measurement (Annual Improvements to MFRSs 2011 - 2013 Cycle)
Amendments to MFRS 116	Property, Plant and Equipment (Annual Improvements to MFRSs 2010 - 2012 Cycle)
Amendments to MFRS 119	Employee Benefits (Defined Benefit Plans: Employee Contributions)
Amendments to MFRS 124	Related Party Disclosures (Annual Improvements to MFRSs 2010 - 2012 Cycle)
Amendments to MFRS 140	Investment Property (Annual Improvements to MFRSs 2011 - 2013 Cycle)

Effective for annual periods beginning on or after 1 January 2016

Amendments to MFRS 7	Financial Instruments Disclosures: (Annual Improvements to MFRSs 2012 - 2014 Cycle)
Amendments to MFRS 10, 12 and 128	Investment Entities: Applying the Consolidation Exception
Amendments to MFRS 10 and 128	Sale or Contribution of Assets between an Investor and its Associate or Joint Venture
Amendments to MFRS 101	Presentation of Financial Statements - Disclosure Initiative
Amendments to MFRS 116 and 138	Clarification of Acceptable Methods of Depreciation and Amortisation
Amendments to MFRS 119	Employee Benefits (Annual Improvements to MFRSs 2012 - 2014 Cycle)
Amendments to MFRS 127	Consolidated and Separate Financial Statements - Equity Method in Separate Financial Statements
Amendments to MFRS 134	Interim Financial reporting (Annual Improvements to MFRSs 2012 - 2014 Cycle)

Effective for annual periods beginning on or after 1 January 2017

MFRS 15	Revenue from Contracts with Customers
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Effective for annual periods beginning on or after 1 January 2018

MFRS 9	Financial Instruments
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The adoption of the above pronouncements is not expected to have material impact on the financial statements of the Group and of the Company in the period of initial application.

36. NEW PRONOUNCEMENTS NOT APPLICABLE TO THE GROUP AND THE COMPANY

The MASB has issued pronouncements which is not effective, but for which is not relevant to the operations of the Group and of the Company and hence, no further disclosure is warranted.

Effective for annual periods beginning on or after 1 July 2014

Amendments to MFRS 2	Share-based Payment (Annual Improvements to MFRSs 2010 - 2012 Cycle)
Amendments to MFRS 138	Intangible Assets (Annual Improvements to MFRSs 2010 - 2012 Cycle)

Effective for annual periods beginning on or after 1 January 2016

Amendments to MFRS 5	Non-current Asset Held for Sale and Discontinued Operations (Annual Improvements to MFRSs 2012 - 2014 Cycle)
Amendments to MFRS 11	Joint Arrangements - Accounting for Acquisitions of Interests in Joint Operations
Amendments to MFRS 116 and 141	Agriculture: Bearer Plants
MFRS 14	Regulatory Deferral Accounts

31 December 2014

37. DISCLOSURE OF REALISED AND UNREALISED PROFIT

The breakdown of the retained profits of the Group and the Company into realised and unrealised profits is presented as follows:

	Group		Company	
	2014 RM'000	2013 RM'000	2014 RM'000	2013 RM'000
Total retained profits of the Company and its subsidiaries:				
– Realised	673,160	581,238	85,990	73,109
– Unrealised	18,495	26,949	–	–
	691,655	608,187	85,990	73,109
Total share of retained profits from an associate:				
– Realised	90,586	85,449	–	–
Total Group retained profits	782,241	693,636	85,990	73,109
Less: Consolidation adjustments	(628,910)	(563,075)	–	–
Total Group and Company retained profits	153,331	130,561	85,990	73,109

The fair value gain of RM2,484,919,000 (2013: RM2,300,729,000) on the remeasurement of investment properties is regarded as an unrealised gain and has been classified under Capital Reserve in the financial statements.

The determination of realised and unrealised profits is based on the Guidance of Special Matter No. 1, Determination of Realised and Unrealised Profits or Losses in the Context of Disclosure Pursuant to Bursa Malaysia Securities Berhad Listing Requirements, issued by Malaysian Institute of Accountants on 20 December 2010.

The disclosure of realised and unrealised profits above is solely for complying with the disclosure requirements stipulated in the directive of Bursa Malaysia and should not be applied for any other purposes.

to the members of KLCC Property Holdings Berhad
(Incorporated in Malaysia)

Report on the financial statements

We have audited the financial statements of KLCC Property Holdings Berhad, which comprise the statements of financial position as at 31 December 2014 of the Group and of the Company, and the statements of comprehensive income, statements of changes in equity and statements of cash flows of the Group and of the Company for the year then ended, and a summary of significant accounting policies and other explanatory information, as set out on pages 90 to 155.

Directors' responsibility for the financial statements

The directors of the Company are responsible for the preparation of financial statements so as to give a true and fair view in accordance with Malaysian Financial Reporting Standards, International Financial Reporting Standards and the requirements of the Companies Act 1965 in Malaysia. The directors are also responsible for such internal control as the directors determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

Auditors' responsibility

Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit in accordance with approved standards on auditing in Malaysia. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on our judgment, including the assessment of risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, we consider internal control relevant to the entity's preparation of financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the directors, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the financial statements give a true and fair view of the financial position of the Group and of the Company as at 31 December 2014 and of their financial performance and cash flows for the year then ended in accordance with Malaysian Financial Reporting Standards, International Financial Reporting Standards and the requirements of the Companies Act, 1965 in Malaysia.

Report on other legal and regulatory requirements

In accordance with the requirements of the Companies Act, 1965 in Malaysia, we also report the following:

- (a) In our opinion, the accounting and other records and the registers required by the Act to be kept by the Company and its subsidiaries have been properly kept in accordance with the provisions of the Act.
- (b) We are satisfied that the financial statements of the subsidiaries that have been consolidated with the financial statements of the Company are in form and content appropriate and proper for the purposes of the preparation of the consolidated financial statements and we have received satisfactory information and explanations required by us for those purposes.
- (c) The auditors' reports on the accounts of the subsidiaries were not subject to any qualification and did not include any comment required to be made under Section 174(3) of the Act.

to the members of KLCC Property Holdings Berhad
(Incorporated in Malaysia)

Other reporting responsibilities

The supplementary information set out in Note 37 on page 156 is disclosed to meet the requirement of Bursa Malaysia Securities Berhad and is not part of the financial statements. The directors are responsible for the preparation of the supplementary information in accordance with Guidance on Special Matter No. 1, Determination of Realised and Unrealised Profits or Losses in the Context of Disclosure Pursuant to Bursa Malaysia Securities Berhad Listing Requirements, as issued by the Malaysian Institute of Accountants ("MIA Guidance") and the directive of Bursa Malaysia Securities Berhad. In our opinion, the supplementary information is prepared, in all material respects, in accordance with the MIA Guidance and the directive of Bursa Malaysia Securities Berhad.

Other matters

This report is made solely to the members of the Company, as a body, in accordance with Section 174 of the Companies Act, 1965 in Malaysia and for no other purpose. We do not assume responsibility to any other person for the content of this report.

Ernst & Young
AF: 0039
Chartered Accountants

Kuala Lumpur, Malaysia

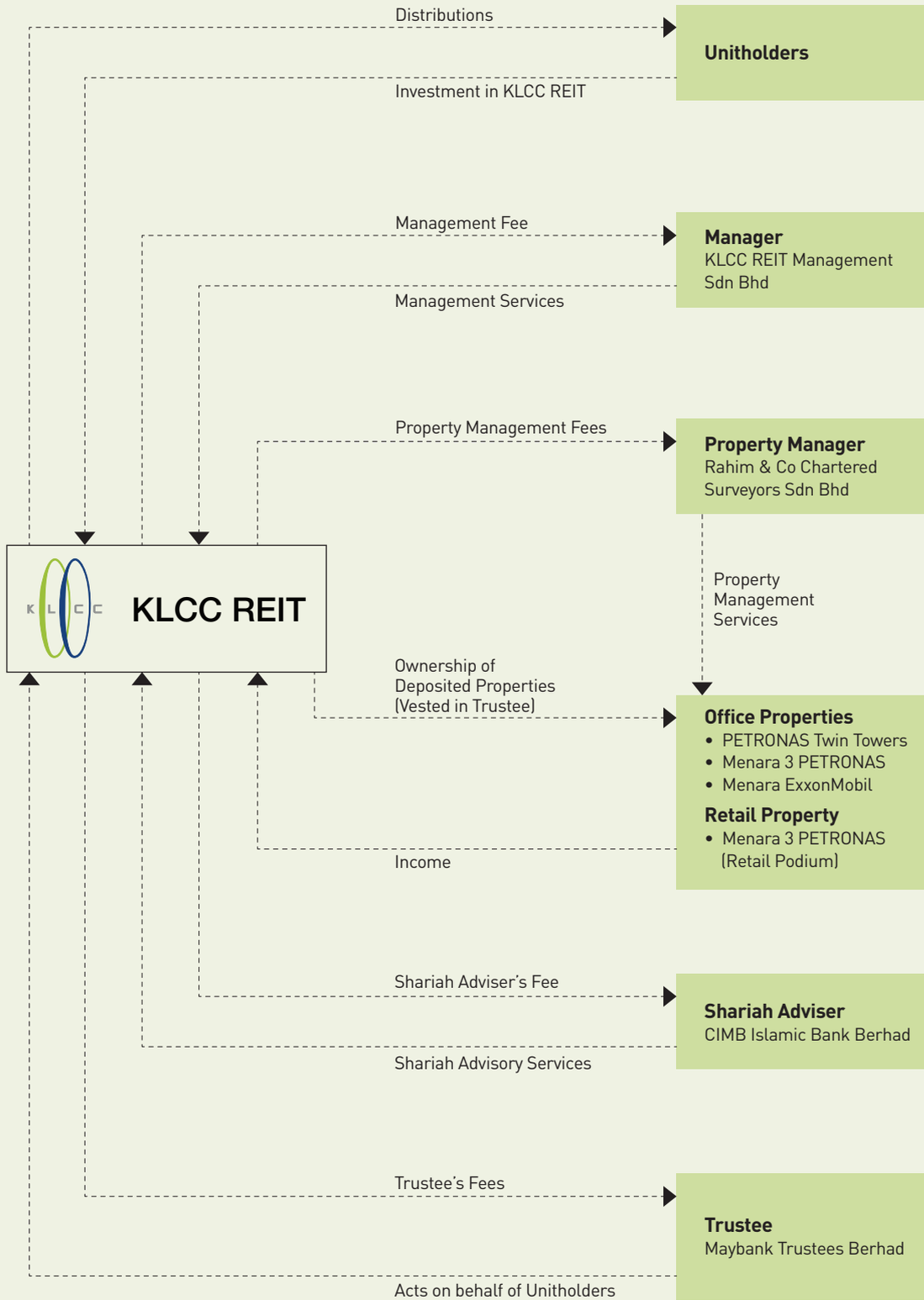
Muhammad Affan bin Daud
No. 3063/02/16(J)
Chartered Accountant

KLCC REIT

SALIENT FEATURES

Name of Fund	KLCC Real Estate Investment Trust (KLCC REIT)
Fund Type	Income and Growth
Fund Category	Islamic Real Estate Investment Trust
Duration of Fund/Termination Date	The earlier of: <ul style="list-style-type: none"> • 999 years falling on 8 April 3012 • The date on which KLCC REIT is terminated by the Trustee or the Manager, in circumstances as set out under provisions of the Trust Deed dated 2 April 2013
Approved Fund Size	1,805,333,085 units
Market Capitalisation	RM12,113,784,987 (as at 31 December 2014)
Investment Objective	To provide the unitholders with regular and stable distributions, improving returns from property portfolio and capital growth, while maintaining an appropriate capital structure
Investment Policy	To invest, directly and indirectly, in a Shariah-compliant portfolio of income producing Real Estate used primarily for office and retail purposes in Malaysia and overseas
Distribution Policy	Distributions on a quarterly basis or such other intervals 95.00% of KLCC REIT distributable income for FY2013 and FY2014 and thereafter at least 90.00% of KLCC REIT distributable income
Gearing Policy	Up to 50% of total asset value of the Fund
Listing Date	9 May 2013
Stock Name	KLCC
Stock Code	5235SS

KLCC REIT STRUCTURE



The Manager of KLCC Real Estate Investment Trust ("KLCC REIT or the Fund"), KLCC REIT Management Sdn Bhd ("the Manager"), has pleasure in submitting their financial and operational review for the year ended 31 December 2014.

Principal activity and investment objectives

KLCC REIT is an Islamic Real Estate Investment Trust established to own and invest primarily in Shariah compliant real estate for office and retail purposes. The Fund was constituted by the Deed dated 2 April 2013 entered into between the Manager and Maybank Trustees Berhad ("the Trustee"). The Deed was registered and lodged with the Securities Commission (SC) on 9 April 2013. It was listed on the Main Board of Bursa Malaysia Securities Berhad on 9 May 2013.

The key objective of the Fund is to provide unitholders with stable distributions of income supported by KLCC REIT's strategy of improving returns from its property portfolio and capital growth.

Investment strategies

The Manager intends to achieve the investment objective of KLCC REIT through the following strategies:

i. Active asset management strategy

Continue to optimise the rental and occupancy rates and the Net Lettable Area (NLA) of the properties in order to improve the returns from KLCC REIT's property portfolio.

ii. Acquisition growth strategy

Acquire real estate that fit with KLCC REIT's investment policy and strategy to enhance the returns to the unitholders and capitalise on opportunities for future income and Net Asset Value (NAV) growth.

Financial Review

The REIT portfolio consists of three unique prime commercial assets with strong stable asset performance – the iconic pride of the country, PETRONAS Twin Towers, Menara 3 PETRONAS and Menara ExxonMobil. The properties have a combined Net Lettable Area of over 4.54 million sq. ft. and are located within the 40-hectre KLCC Development which ranks among the largest real-estate developments in the world.

PETRONAS Twin Towers is the symbol of Malaysia's success and has won numerous awards - FIABCI Malaysia Property Award 2001, FIABCI Prix d'excellence 2002 and the Aga Khan Award for Architecture 2004. Menara ExxonMobil is a 29 storey office tower whilst Menara 3 PETRONAS is a 58 storey commercial building with 6 levels of retail podium. It is also an award winning building, being awarded the FIABCI Malaysia Property Award 2013 for the Office Category. These awards are testament to the superior quality of the properties built.

For the financial year ended 31 December 2014, the REIT's portfolio of assets grew marginally in value to RM8.9 billion from RM8.8 billion in 2013, driven by the resilience in office market rentals. The appreciation in value of these investment properties is testament to the premium property location and strong fundamentals of long term locked-in leases to high quality tenants and the high standards of facilities management which has preserved the pristine condition of the buildings.

KLCC REIT's revenue remained stable at RM592.9 million, a marginal growth from the annualised revenue of RM590 million in 2013 and in line with the revenue forecast in the prospectus for FY2014. Net property income contributed RM564.7 million for the year, in comparison to RM376.6 million for 8 months the previous year. The resilient growth of these three investment properties generated total comprehensive income (excluding fair value adjustment) of RM427.3 million, contributed 96% from the office segment and 4% from retail. With KLCC REIT's commitment to distribute 95% of the overall distributable income for financial year 2014, total income available for distribution was RM364.6 million. This translated to a DPU of 19.68 sen, surpassing the forecast of 19.53 sen.

MANAGER'S FINANCIAL & OPERATIONAL REVIEW

Financial Highlights

		Actual FY 2014	Forecast FY 2014	Actual FP 2013 (8 months)	Performance Variance ¹ (%)
Revenue	RM'million	593	592	393	+0.2
Net Property Income	RM'million	565	565	377	-
Income available for distribution	RM'million	365	371	245	-1.6
Income Distribution	RM'million	355	353	233	+0.6
Earnings per unit (EPU)	Sen	26.55	24.88	20.30	+6.7
Distribution per unit (DPU)	Sen	19.68	19.53	12.89	+2.0

¹ The performance variance is calculated by comparing the actual FY2014 results with the forecast numbers

	Revenue (RM'million)		Net Property Income (RM'million)		Total Comprehensive Income (excluding Fair Value adjustment) (RM'million)	
	FY2014	FP 2013 (8 months)	FY2014	FP 2013 (8 months)	FY2014	FP 2013 (8 months)
PETRONAS Twin Towers	423.5	281.8	421.4	280.9	318.7	230.3
Menara ExxonMobil	43.3	28.6	29.8	20.4	24.2	16.1
Menara 3 PETRONAS	88.1	58.7	87.5	58.4	66.2	32.7
Total for Office Segment	554.9	369.1	538.7	359.7	409.1	279.1
Menara 3 PETRONAS (Retail Podium)	38.0	24.4	26.0	16.9	18.2	16.5
Total for Retail Segment	38.0	24.4	26.0	16.9	18.2	16.5
Total	592.9	393.5	564.7	376.6	427.3	295.6

Amidst the widening gap between the office supply and demand in 2014, the office segment of the REIT properties continued to remain resilient despite the increase in electricity tariff and property assessment for properties in Kuala Lumpur. Majority of the leases are on Triple Net Lease Agreements which require the tenants to meet all outgoing expenses, including property assessment and electricity charges, hence minimal impact to earnings.

PETRONAS Twin Towers remained KLCC REIT's highest revenue contributor at 71.4% or RM423.5 million, with net property income of RM421.4 million, representing 74.6% of total net property income. All three properties in the office segment continued to maintain full occupancy at 100% with long term leases to high quality single lessees. Petroleum Nasional Berhad ("PETRONAS") is the lessee for both PETRONAS Twin Towers and Menara 3 PETRONAS whilst ExxonMobil Exploration and Production

Malaysia Inc has been the lessee for Menara ExxonMobil since 1997. The high occupancy rates and long term leases underpin the strong recurring income and cash flow for these properties.

The Fund's retail segment is the retail podium of Menara 3 PETRONAS which registered a total revenue of 6.4% or RM38.0 million and net property income of 4.6% or RM26.0 million respectively. The retail podium of Menara 3 PETRONAS leverages on Suria KLCC's reputation as one of the top tourism hotspots in the country. The revenue and net property income growth was contributed by positive rental reversion and rent reviews. The retail segment is expected to improve in occupancy and contribute further to KLCC REIT's performance.

Market Value of Investment Properties

As at 31 December 2014, KLCC REIT's properties recorded a market value of RM9.0 billion, an increase from RM8.8 billion in 2013.

Property	Market Value 31 Dec 2014 RM'000	Market Value 31 Dec 2013 RM'000
PETRONAS Twin Towers	6,700,000	6,560,000
Menara ExxonMobil	465,000	457,000
Menara 3 PETRONAS	1,875,000	1,800,000
Total	9,040,000	8,817,000

Whilst the increase in market value is RM223 million, the Fund recognised a fair value adjustment of RM54.8 million bringing the total REIT asset portfolio value to RM8.9 billion. This translates to an improvement in net asset value per unit from RM4.12 to RM4.19 as at 31 December 2014

OPERATIONAL REVIEW

Asset Management

During the financial year, the Manager had been entrusted by the tenants to embark on initiatives towards achieving GBI Certification for PETRONAS Twin Towers and Menara 3 PETRONAS. This involves the upgrading of the Building Control System incorporating Energy Management System to suit GBI/LEED requirements, replacement of flushometer valves with water efficient valves and LED lighting.

The design assessment submission has been completed with commencement of these initiatives in 2015.

The Manager continues to support these Triple Net Lessee initiatives in order to preserve the pristine condition of the property for continued future longer tenancy prospects. The Manager will continue to ensure asset enhancement initiatives are undertaken to preserve the competitiveness of the properties, improve operational efficiency and retain long term tenancy at competitive market rates to yield rental growth.

Capital Management

In line with its prudent capital management strategy, the REIT Manager continued to optimise its capital structure and debt funding.

In April 2014 KLCC REIT proactively restructured its existing financing facilities to lock-in current low interest rates over a more spread out maturity profile with smaller bullet repayments, as part of its capital management initiatives to manage cost of funds and refinancing risks. The establishment of the Sukuk Murabahah Programmes comprising an Islamic Commercial Papers Programme and an Islamic Medium Term Notes Programme with combined limit of RM3 billion, re-aligned all terms & conditions of existing borrowings under a single integrated platform. KLCC REIT issued RM1.555 billion nominal value of Sukuk Murabahah to PETRONAS based on a maturity period of between 3 to 10 years and profit rates of 3.90%-4.80%, to early settle the existing financing facilities.

The restructuring of the financing facilities which has increased the fixed rate debt to 100% from 77% in 2013, will hedge against future potential rate hikes. RAM Ratings assigned AAA/Stable/P1 ratings to KLCC REIT. The high quality REIT assets coupled with their respective long-term leases further supported the rating assigned, which is also reflective of KLCC REIT's superior financial and credit profile. This Programme also achieved the Best Islamic REIT Deal of the Year in Southeast Asia from Alpha Southeast Asia and the Real Estate Deal of the Year and Country Deal of the Year (Malaysia) 2014 from Islamic Finance News.

As at 31 December 2014, KLCC REIT's borrowings stood at RM1.6 billion with an average cost of debt of 4.41%. Post issuance of the fixed rate Sukuk Murabahah, KLCC REIT currently has an average term to maturity of 5.91 years. The gearing of KLCC REIT stands at 16.8%, leaving a sizeable debt headroom to fund future acquisitions up to 25-30% of its optimum gearing level.

MANAGER'S FINANCIAL & OPERATIONAL REVIEW

		FY 2014	FY2013
Total borrowings	RM'million	1,568.4	1,608.6
Average Cost of Debt	%	4.41	4.26
Fixed : Floating	ratio	100:0	77:23
Average maturity period	years	5.91	2.75
Gearing ratio	%	16.8	17.4

The Manager will continue to actively manage KLCC REIT's capital structure to optimise the cost of capital and maintain an appropriate gearing level.

Income Distribution

For the financial year 2014 the Manager remained committed to a distribution payout ratio of 95% of KLCC REIT's distributable income. With total comprehensive income available for distribution at RM364.6 million, the Manager had recommended, and the Trustee had approved, a total income distribution of 19.68 sen per unit totaling RM355.3 million for the year ended 31 December 2014.

Income Distribution	Income Distribution per unit (sen)	Income Distribution (RM'000)	Remarks
First Interim Distribution	4.92	88,882	Paid on 18 June 2014
Second Interim Distribution	4.76	85,934	Paid on 18 September 2014
Third Interim Distribution	5.14	92,794	Paid on 17 December 2014
Fourth Interim Distribution	4.86	87,739	To be paid on 27 February 2015
Total	19.68	355,349	

The DPU of 19.68 sen per unit, exceeded the 19.53 sen per unit as forecast in the prospectus. In line with the Manager's investment strategies, the Manager continues to strive for growth in DPU to provide its unitholders with regular and stable distributions.

Market Review

Throughout 2014 the global economy grew at a modest pace showing broader signs of improvement amid gradual recovery in major economies. Uncertainty in monetary policy in key advanced economies, economic development in advanced and emerging markets and geopolitical development generated continued volatility in the global financial markets. The sharp decline in global oil prices towards the end of the year heightened volatility and caused weakening of the global oil & gas capex.

On the domestic front the Malaysian economy remained on a steady growth path, expanding quarter-on-quarter between 5.6 – 6.4% with continued strength in private domestic demand and positive growths in net exports. Inflationary pressures continued to build up with expectations of further increases in consumer prices induced by the upcoming implementation of GST in April 2015, subsidy rationalisation measures, upward wage pressure as a result of the minimum wage policy and other Government fiscal prudent measures. For the period from January to December 2014, headline inflation increased 3.2% registering a Consumer Price Index of 110.5 compared to 107.10 in 2013. This was driven by its main components of alcoholic beverages & tobacco, transport, housing, water, electricity, gas & other fuels and food & non-alcoholic beverages. *(Source: Economic and Financial Developments in Malaysia, Bank Negara Malaysia; Malaysian Institute of Economic Research).*

The overall Kuala Lumpur office market remained resilient while rental rates continued to hold steady. Average rental rates in KL City was firm at RM6.09 per sq ft, while rental rates of Prime A and Prime A+ grade offices continued to command higher asking rents ranging between RM6.50 per sq ft to RM12.00 per sq ft per month. Amid widening gap between supply and demand, the Kuala Lumpur office market is expected to display resilience in the short term, with prime office rents expected to remain fairly stable. Good grade dual compliant (MSC Cybercentre and Malaysia's Green Building Index) buildings will continue to be popular with multinational corporations. The on-going MRT Line 1 and the proposed MRT Line 2 and High Speed Rail will collectively improve and enhance accessibility and connectivity within Greater Kuala Lumpur and beyond when completed successfully in the medium to long term. These infrastructure works will help transform the region into a world-class metropolis and bode well for the country's economy.

The retail sector remained resilient though faced challenges from the slower consumer spending and weaker consumer confidence. Factors such as the rising cost of living, subsidy rationalisation, electricity tariff hikes and a rise in property tax posed challenges to the industry. Growth remained strong for strategically located retail malls, driven by less intense competition from new supply. These established malls continued to attract both retailers and shoppers. Between Q4 2014 and 2018, the pipeline of new retail spaces are estimated at 4.5 million sq ft - predominantly suburban. The retail scene is expecting softer sales turnover at the initial stage of GST implementation with consumer spending expected to potentially normalise in the later part of 2015. *(Source: Savills Rahim & Co, DTZ Research 2014; CBRE Malaysia 2014).*

Outlook

With the weak outlook for oil and commodity prices, the prospects of a more moderate GDP growth, steady interest rates environment and volatility in the financial market, defensive sectors such as REITs could prompt the return of appetite for investors, with a focus on M-REITs which are backed by stable lease, prime assets, proven track record in asset enhancement initiatives and strong sponsor-backing.

The Manager will continue to manage its assets to maximise return and minimise risk and to seek long-term value for KLCC REIT's unitholders. KLCC REIT's long term earnings prospect remain intact supported by strategically located prime assets with top quartile position owing to its long term locked-in tenancies by credible and quality tenants. The long-term triple net lease agreements signed with PETRONAS further confer stability and predictability to the REIT's cashflow stream. Rising operating expenditure is not expected to significantly impact KLCC REIT's performance as the majority of the leases are on Triple Net Lease which requires tenants to meet all outgoings including property assessment and electricity charge.

The retail industry outlook is expected to be challenging with consumers adopting a more prudent spending approach due to the rising cost of living. Retail at Menara 3 PETRONAS will continue to leverage on Suria KLCC's network and expertise in leasing to strengthen occupancy and contribute further to KLCC REIT's performance.

MANAGER'S FINANCIAL & OPERATIONAL REVIEW

The Manager will continue to actively seek for yield accretive acquisitions and provide regular and stable distributions from sustainable organic and inorganic growth in line with the investment objective of enhancing value to the unitholders.

Material Litigation

The Manager is not aware of any material litigation since the balance sheet date as at 31 December 2014 up to the date of this report.

Circumstances which materially affect the interests of unitholders

The Manager is not aware of any circumstances which materially affect the interests of unitholders.

Directors' Benefits

During and at the end of the financial period, no Director of the Manager has received or become entitled to receive any benefit, by reason of a contract made by the Fund or a related corporate with the Director or with a firm of which the Director is a member, or with a company in which the Director has substantial financial interest.

There were no arrangements during and at the end of the financial period, which had the object of enabling Directors of the Manager to acquire benefits by means of the acquisition of units in or debentures of the Fund or any other body corporate.

Manager's Fee

For the financial year ended 31 December 2014, the Manager's fee comprised the following:

1. Base fee of RM27.2 million which is calculated at 0.3% per annum of Total Asset Value
2. Performance fee of RM16.9 million, calculated at 3.0% per annum of Net Property Income

The Manager's total management fee of RM44.1 million represents 0.6% of NAV of KLCC REIT.

Save for expenses incurred for the general overheads and costs of services which the Manager is expected to provide, or falling within the normal expertise of the Manager, the Manager has the right to be reimbursed the fees, costs, charges, expenses and outgoings incurred by it that are directly related and necessary to the business of KLCC REIT.

Soft Commission

During the year, the Manager did not receive any soft commission from its broker, by virtue of transactions conducted by the Fund.

KLCC REIT

PROPERTY PORTFOLIO



PORTFOLIO SUMMARY

PETRONAS TWIN TOWERS

Location	Kuala Lumpur City Centre, 50088 Kuala Lumpur
Date Of Acquisition	10 April 2013
Acquisition Price	RM6,500,000,000
Title	GRN 43697, Lot 169, Seksyen 58, Bandar Kuala Lumpur, Daerah Kuala Lumpur, Wilayah Persekutuan Kuala Lumpur
Tenure	Freehold
Age of building	18 years
Encumbrances	Nil
Lease/Tenancy Profile	Leased to a single lessee, Petroliam Nasional Berhad vide a Triple Net Lease Agreement for a term of 15 years, expiring 30 September 2027
Net Book Value as at 31 December 2014	RM6,590,000,000
Appraised Value	RM6,700,000,000
Date Of Valuation	12 November 2014
Independent Valuer	Cheston International (KL) Sdn. Bhd.

PETRONAS Twin Towers is a world landmark and the symbol of Malaysia's success and has won numerous awards – FIABCI Malaysia Property Award 2001, FIABCI Prix d'excellence 2002 and the Aga Khan Award for Architecture 2004.

PETRONAS Twin Towers is part of Phase One of the KLCC Development, located at the north-western corner of the 100 acres development. The PETRONAS Twin Towers stand majestically at 452 metres above street level with the pinnacles reaching a height of about 73.575 metres.

PETRONAS Twin Towers is a prime A-Class office building comprising two identical 88-storey office towers (namely, Tower 1 and Tower 2) linked by a 58.4 metre sky-bridge at levels 41 and 42 and a podium. The unique double deck sky bridge which stands at 170 metres above street level is the highest 2-storey bridge in the world. Its arch support forms a symbolical gateway to KLCC.

At the podium levels, PETRONAS Twin Towers has the following attractions:

- a 864-seat concert hall known as Dewan Filharmonik PETRONAS;
- PETRONAS Sky Bridge Visit Centre; and
- the PETRONAS Twin Towers Gift Shop.

PETRONAS Twin Towers is designed with intelligent Building Management System and Building Control System features. PETRONAS Twin Towers is part of Malaysia's Multimedia Super Corridor (MSC) and Tower 2 of PETRONAS Twin Towers has been accorded the Malaysia MSC Cybercentre status.

Ongoing Initiative

Upgrading initiatives to certify the PETRONAS Twin Towers as a certified green building under Malaysian Green Building Index is being undertaken.

PROPERTY PORTFOLIO



PORTFOLIO SUMMARY

MENARA 3 PETRONAS

Location	Kuala Lumpur City Centre, 50088 Kuala Lumpur
Date Of Acquisition	10 April 2013
Acquisition Price	RM1,790,000,000
Title	GRN 43699, Lot 171 Seksyen 58, Bandar Kuala Lumpur, Daerah Kuala Lumpur, Wilayah Persekutuan Kuala Lumpur
Tenure	Freehold
Age of building	3 years
Encumbrances	Nil
Lease/Tenancy Profile	Office Tower, Menara 3 PETRONAS is leased to a single lessee, Petroliam Nasional Berhad vide Triple Net Lease Agreement for a term of 15 years, expiring on 14 December 2026. Retail Podium, Menara 3 PETRONAS is tenanted to various retailers on a 3 to 5-year term tenancy
Net Book Value as at 31 December 2014	RM1,820,753,959
Appraised Value	RM1,875,000,000
Date Of Valuation	12 November 2014
Independent Valuer	Cheston International (KL) Sdn. Bhd.

Menara 3 PETRONAS stands majestically at 267 metres above the street level complimenting the 452 metre high 88-storey PETRONAS Twin Towers.

Menara 3 PETRONAS is a 58-storey commercial building with six levels of Retail Podium which are seamlessly integrated with Suria KLCC at all levels and 52 levels of Office Tower. It has four levels of basement car park with 193 parking bays.

The building is equipped with the intelligent Building Management System and Building Control System features.

On 9 November 2013, Menara 3 PETRONAS was awarded the FIABCI Malaysia Property Award 2013 in the Office Category due to its unique setting, premium office tower facilities with exclusive shopping and dining facilities and an integrated yet self-contained development.

Ongoing Initiative

Upgrading initiatives to certify Menara 3 PETRONAS as a certified green building under Malaysian Green Building Index is being undertaken.



PORTFOLIO SUMMARY
MENARA EXXONMOBIL

Location	Kuala Lumpur City Centre, 50088 Kuala Lumpur
Date Of Acquisition	10 April 2013
Acquisition Price	RM450,000,000
Title	GRN 43685, Lot 157 Seksyen 58, Bandar Kuala Lumpur, Daerah Kuala Lumpur, Wilayah Persekutuan Kuala Lumpur
Tenure	Freehold
Age of building	18 years
Encumbrances	Nil
Lease/Tenancy Profile	Leased to a single lessee, ExxonMobil Exploration and Production Malaysia Inc on a 5-year term expiring 31 January 2017
Net Book Value as at 31 December 2014	RM461,002,547
Appraised Value	RM465,000,000
Date Of Valuation	14 November 2014
Independent Valuer	Cheston International (KL) Sdn. Bhd.

Menara ExxonMobil is a 29-storey office building which houses the ExxonMobil group of companies in Malaysia. Menara ExxonMobil is strategically located at the south-eastern portion of the KLCC Development and enjoys uninterrupted view of the PETRONAS Twin Towers and KLCC Park.

The rectangular-shaped building has a central service core and a virtually column free interior. For aesthetic reasons, the north and south elevations are set back at level 5, while the north elevation facing the public park is further set back at levels 22 and 26.

Rising 126 metres above street-level, Menara ExxonMobil has three levels of basement which accommodate car parks and M&E areas. The ground floor provides the main entrance to the building with areas allotted for, amongst others, the following facilities:

- main lobby and reception area;
- office space and owner's administration office;
- surau (prayer room);
- control rooms and M&E areas; and
- loading dock, refuse and bin areas.

The first to the fifth floors, together with the basement, provide the 524 parking bays and M&E areas. The sixth floor is used for recreational facilities including two squash courts, a gymnasium, rooms for indoor games and a cafeteria whilst the roof top accommodates M&E areas.

PROPERTY PORTFOLIO

Property	PETRONAS Twin Towers	Menara 3 PETRONAS	Menara ExxonMobil	Total
Land Area (sq. ft.)	234,007.2	46,306.3	43,044.8	323,358.3
Gross Floor Area (sq. ft.)	4,693,756	1,500,814	559,520	6,754,090
Gross Floor Area – carpark (sq. ft.)	805,712	170,782	240,981	1,217,475
Net Lettable Area (sq. ft.)				
Office	3,195,544	812,806	395,851.20	4,404,201.2
Retail	–	132,101	–	132,101
Car Park bays	3,312	193	524	4,029
Occupancy as at 31 December 2014 (%)				
Office	100	100	100	100
Retail	–	93	–	93
Net Property Income (RM million)	421.4	113.5	29.8	564.7
Appraised Value as at 31 December 2014 (RM million)	6,700	1,875	465	9,040
Revenue (RM million)	423.5	126.1	43.3	592.9

KLCC REIT

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172 **MANAGER'S REPORT**

For the year ended 31 December 2014

The Manager of KLCC Real Estate Investment Trust ("KLCC REIT" or "the Fund"), KLCC REIT Management Sdn Bhd ("the Manager"), has pleasure in submitting their report and the audited financial statements of the Group and of the Fund for the financial year ended 31 December 2014.

PRINCIPAL ACTIVITIES

The principal activities of the Fund during the financial year are investing directly and indirectly, in a Shariah-compliant portfolio of income producing Real Estate used primarily for office and retail purposes as well as Real Estate-Related Assets.

The principal activity of its subsidiary is stated in Note 7 to the financial statements.

There have been no significant changes in the principal activities during the financial year.

CORPORATE INFORMATION

The Fund is a Malaysia-domiciled real estate investment trust constituted pursuant to the trust deed dated 2 April 2013 between the Manager and Maybank Trustees Berhad ("the Trustee") and was registered with the Securities Commission Malaysia on 9 April 2013. The Fund was listed on the Main Market of Bursa Malaysia Securities Berhad on 9 May 2013. The registered office of the Fund is located at Level 54, Tower 2, PETRONAS Twin Towers, Kuala Lumpur City Centre, 50088 Kuala Lumpur.

RESULTS

	Group RM'000	Fund RM'000
Profit for the year	479,304	479,341

DISTRIBUTION OF INCOME

The amount of income distributions paid by the Fund were as follows:

	RM'000
In respect of the financial period ended 31 December 2013:	
Third interim income distribution of 4.84% on 1,805,333,083 units, paid on 28 February 2014	87,378

DISTRIBUTION OF INCOME (CONTD.)

The amount of income distributions paid by the Fund were as follows: (Contd.)

	RM'000
In respect of the financial year ended 31 December 2014:	
First interim income distribution of 4.92% on 1,805,333,083 units, paid on 18 June 2014	88,822
Second interim income distribution of 4.76% on 1,805,333,083 units, paid on 18 September 2014	85,934
Third interim income distribution of 5.14% on 1,805,333,083 units, paid on 17 December 2014	92,794
	267,550

A fourth interim income distribution in respect of the financial year ended 31 December 2014, of 4.86%, on 1,805,333,083 units amounting to a income distribution payable of RM87,739,000 will be payable on 27 February 2015.

The financial statements for the current year do not reflect this fourth interim income distribution. Such income distribution will be accounted for in equity as an appropriation of profits in the financial year ending 31 December 2015.

No final income distribution in respect of the financial year ended 31 December 2014 will be proposed at the forthcoming Annual General Meeting.

RESERVES AND PROVISIONS

There were no material movements to and from reserves and provisions during the year, other than as disclosed in the Statements of Changes in Net Asset Value.

DIRECTORS

The Directors who have serve on the Board of the Manager since the date of the last report are as follows:

Krishnan C K Menon
 Datuk Ishak Bin Imam Abas
 Datuk Manharlal A/L Ratilal
 Augustus Ralph Marshall
 Datuk Pragasa Moorthi A/L Krishnasamy
 Dato' Halipah Binti Esa
 Datuk Hashim Bin Wahir
 Habibah Binti Abdul

DIRECTORS' OF MANAGER'S INTERESTS

The Directors in office at the end of the year who have interests in the units of the Fund and its related corporations as recorded in the Register of Directors' Shareholdings are as follows:

	Number of Stapled Securities in KLCC Property Holdings Berhad			
	Balance as at 1.1.2014	Number of Stapled Securities		Balance as at 31.12.2014
		Bought	Sold	

Direct

Datuk Manharlal A/L Ratilal	5,000	-	-	5,000
Augustus Ralph Marshall	50,000	-	-	50,000

	Number of Shares in Petronas Chemicals Group Berhad			
	Balance as at 1.1.2014	Number of Shares		Balance as at 31.12.2014
		Bought	Sold	

Direct

Krishnan C K Menon	20,000	-	-	20,000
Datuk Manharlal A/L Ratilal	20,000	-	-	20,000
Dato' Halipah Binti Esa	10,000	-	-	10,000
Datuk Hashim Bin Wahir	16,000	-	-	16,000

Indirect

Dato' Halipah Binti Esa [#]	13,100	-	-	13,100
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	Number of Shares in MISC Berhad			
	Balance as at 1.1.2014	Number of Shares		Balance as at 31.12.2014
		Bought	Sold	

Indirect

Dato' Halipah Binti Esa [#]	10,000	-	-	10,000
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DIRECTORS' OF MANAGER'S INTERESTS (CONTD.)

	Number of Shares in Malaysia Marine and Heavy Engineering Holdings Berhad			Balance as at 31.12.2014
	Balance as at 1.1.2014	Number of Shares		
		Bought	Sold	
Direct				
Dato' Halipah Binti Esa	10,000	-	-	10,000
Indirect				
Dato' Halipah Binti Esa [#]	10,000	-	-	10,000

[#] Deemed interest by virtue of director's family member's shareholding.

None of the other Directors holding office as at 31 December 2014 had any interest in the units of the Fund and of its related companies during the financial year.

DIRECTORS' OF MANAGER'S BENEFITS

During and at the end of the financial year, no Director of the Manager has received or become entitled to receive any benefit, by reason of a contract made by the Fund or a related corporation with the Director or with a firm of which the Director is a member, or with a company in which the Director has substantial financial interest.

There were no arrangements during and at the end of the financial year, which had the object of enabling Directors of the Manager to acquire benefits by means of the acquisition of units in or debentures of the Fund or any other body corporate.

ULTIMATE HOLDING COMPANY

The Directors regard Petroliam Nasional Berhad ("PETRONAS"), a company incorporated in Malaysia, as the ultimate holding company.

ISSUE OF UNITS

There were no changes in the issued and paid up units of the Fund during the financial year.

OPTIONS GRANTED OVER UNISSUED UNITS

No options were granted to any person to take up unissued units of the Fund during the year.

OTHER STATUTORY INFORMATION

Before the financial statements of the Group and of the Fund were made out, the Manager took reasonable steps to ascertain that:

- (i) proper action had been taken in relation to the writing off of bad debts and the making of provision for doubtful debts and satisfied themselves that there were no known bad debts and that adequate provision had been made for doubtful debts; and
- (ii) any current assets which were unlikely to realise their value as shown in the accounting records in the ordinary course of business had been written down to an amount which they might be expected so to realise.

At the date of this report, the Manager is not aware of any circumstances:

- (i) that would render it necessary to write off any bad debts or to provide any doubtful debts in the financial statements of the Group and of the Fund; and
- (ii) that would render the values attributed to the current assets in the financial statements of the Group and of the Fund misleading, or
- (iii) which have arisen which render adherence to the existing method of valuation of assets or liabilities of the Group and of the Fund misleading or inappropriate, or
- (iv) not otherwise dealt with in this report or the financial statements, that would render any amount stated in the financial statements of the Group and of the Fund misleading.

At the date of this report, there does not exist:

- (i) any charge on the assets of the Group or of the Fund that has arisen since the end of the financial year and which secures the liabilities of any other person, or
- (ii) any contingent liability in respect of the Group or of the Fund that has arisen since the end of the financial year.

No contingent or other liability has become enforceable, or is likely to become enforceable within twelve months after the end of the financial year which, in the opinion of the Manager, will or may substantially affect the ability of the Group and of the Fund to meet their obligations as and when they fall due.

In the opinion of the Manager, the results of the operations of the Group and of the Fund for the financial year ended 31 December 2014 have not been substantially affected by any item, transaction or event of a material and unusual nature nor has any such item, transaction or event occurred in the interval between the end of that financial year and the date of this report.

AUDITORS

The auditors, Ernst & Young, have indicated their willingness to accept re-appointment.

Signed on behalf of the Board of the Manager in accordance with a resolution of the directors of the Manager dated 26 January 2015.

Krishnan C K Menon

Datuk Hashim Bin Wahir

STATEMENT BY THE MANAGER

In the opinion of the Directors of the Manager, the financial statements set out on pages 180 to 223 are drawn up in accordance with the provision of the trust deed dated 2 April 2013, the Securities Commission's Guidelines on Real Estate Investment Trusts in Malaysia, Malaysian Financial Reporting Standards and International Financial Reporting Standards so as to give a true and fair view of the financial position of the Group and of the Fund as at 31 December 2014 and of the results of their financial performance and cash flows for the year ended 31 December 2014.

In the opinion of the Directors, the supplementary information set out in Note 35 on page 224 is prepared in all material respects, in accordance with the Guidance on Special Matter No. 1, Determination of Realised and Unrealised Profits or Losses in the Context of Disclosures Pursuant to Bursa Malaysia Securities Berhad Listing Requirements, as issued by the Malaysian Institute of Accountants ("MIA Guidance") and directive of Bursa Malaysia Securities Berhad.

For and on behalf of the Manager,
KLCC REIT MANAGEMENT SDN BHD

Signed on behalf of the Board of the Manager in accordance with a resolution of the directors of the Manager dated 26 January 2015.

Krishnan C K Menon

Datuk Hashim Bin Wahir

Kuala Lumpur, Malaysia
26 January 2015

STATUTORY DECLARATION

I, Annuar Marzuki Bin Abdul Aziz, the Officer of the Manager primarily responsible for the financial management of KLCC Real Estate Investment Trust, do solemnly and sincerely declare that the financial statements set out on pages 180 to 224 are to the best of my knowledge and belief, correct and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of the Statutory Declarations Act, 1960.

Subscribed and solemnly declared by
the abovenamed Annuar Marzuki Bin Abdul Aziz
in Kuala Lumpur, Wilayah Persekutuan
on 26 January 2015

BEFORE ME:

YM Tengku Fariddudin Bin Tengku Sulaiman
Commissioner for Oaths

TRUSTEE'S REPORT

To the Unitholders of KLCC REIT

We have acted as Trustee of KLCC Real Estate Investment Trust ("KLCC REIT") for the financial year ended 31 December 2014. To the best of our knowledge, KLCC REIT Management Sdn. Bhd. ("the Manager") has managed KLCC REIT in the financial year under review in accordance to the following:

- (a) the limitation imposed on the investment powers of the Manager and the Trustee under the Deed, other applicable provisions of the Deed, the Securities Commission's Guidelines on Real Estate Investment Trusts, the Capital Markets & Services Act 2007 and other applicable laws; and
- (b) the valuation of KLCC REIT is carried out in accordance with the Deed and other regulatory requirements.

First interim income distribution of 4.92 sen per unit distributed to the unitholders of KLCC REIT on 18 June 2014, second interim income distribution of 4.76 sen per unit distributed to the unitholders of KLCC REIT on 18 September 2014, third interim income distribution of 5.14 sen per unit distributed to the unitholders of KLCC REIT on 17 December 2014 and fourth interim income distribution of 4.86 sen per unit being income distribution for the year ended 31 December 2014 will be payable on 27 February 2015.

We are of the view that the distributions are consistent with the objectives of KLCC REIT.

For and on behalf of the Trustee,
MAYBANK TRUSTEES BERHAD
(Company No.: 5004-P)

Bernice K M Lau
Head, Operations

Kuala Lumpur, Malaysia
26 January 2015

To the Unitholders of KLCC REIT

We have acted as the Shariah Adviser of KLCC REIT. Our responsibility is to ensure that the procedures and processes employed by KLCC REIT Management Sdn Bhd and that the provisions of the Trust Deed are in accordance with Shariah principles.

In our opinion, KLCC REIT Management Sdn Bhd has managed and administered KLCC REIT in accordance with Shariah principles and complied with applicable guidelines, rulings and decisions issued by the Securities Commission pertaining to Shariah matters for the year ended 31 December 2014.

In addition, we also confirm that the investment portfolio of KLCC REIT is Shariah-compliant:

- (a) Comprises investment properties and rental income derived from them which complied with the Securities Commission Guidelines for Islamic Real Estate Investment Trust;
- (b) KLCCP Stapled Securities is listed on Bursa Malaysia Securities Berhad which have been classified as Shariah-compliant by Shariah Advisory Council of the Securities Commission; and
- (c) Cash placement and liquid assets, which are placed in Shariah-compliant investments and/or instruments.

For CIMB Islamic Bank Berhad

Abdul Ghani Endut

Co-Head, Group Shariah & Islamic Legal/Designated Person Responsible for Shariah Advisory

Kuala Lumpur, Malaysia
26 January 2015

STATEMENTS OF FINANCIAL POSITION

As at 31 December 2014

	Note	Group		Fund	
		2014 RM'000	2013 RM'000	2014 RM'000	2013 RM'000
ASSETS					
Non-Current Assets					
Property, plant and equipment	5	263	86	263	86
Investment properties	6	8,871,757	8,817,000	8,871,757	8,817,000
Trade and other receivables	8	218,155	134,748	218,155	134,748
Investment in subsidiary	7	–	–	*	*
		9,090,175	8,951,834	9,090,175	8,951,834
Current Assets					
Trade and other receivables	8	9,594	5,385	9,594	5,385
Cash and bank balances	9	237,043	287,076	236,839	287,035
		246,637	292,461	246,433	292,420
TOTAL ASSETS		9,336,812	9,244,295	9,336,608	9,244,254
TOTAL UNITHOLDERS' FUND AND LIABILITIES					
Unitholders' Fund					
Unitholders' capital	10	7,212,684	7,212,684	7,212,684	7,212,684
Merger reserve	2.19	6,212	6,212	6,212	6,212
Capital reserve	2.18	119,268	67,249	119,268	67,249
Retained profits		226,191	153,834	226,200	153,806
Total Unitholders' Fund		7,564,355	7,439,979	7,564,364	7,439,951
Non-Current Liabilities					
Other long term liabilities	11	64,650	60,565	64,650	60,565
Amount due to a subsidiary	12	–	–	1,568,245	868,192
Long term financings	13	1,555,000	1,239,449	–	660,000
Deferred tax liability	14	6,277	3,539	6,277	3,539
Other payables	15	49,006	52,951	49,006	52,951
		1,674,933	1,356,504	1,688,178	1,645,247

* Represents RM2 in Midciti Sukuk Berhad

	Note	Group		Fund	
		2014 RM'000	2013 RM'000	2014 RM'000	2013 RM'000
Current Liabilities					
Other payables	15	84,124	78,661	84,066	78,407
Provision for taxation		-	9	-	-
Financings	13	13,400	369,142	-	80,649
		97,524	447,812	84,066	159,056
Total Liabilities		1,772,457	1,804,316	1,772,244	1,804,303
TOTAL UNITHOLDERS' FUND AND LIABILITIES		9,336,812	9,244,295	9,336,608	9,244,254
Number of units in circulation ('000 units)		1,805,333	1,805,333	1,805,333	1,805,333
Net asset value ("NAV") per unit (RM)					
- before income distribution		4.19	4.12	4.19	4.12
- after income distribution		4.14	4.07	4.14	4.07

The accompanying accounting policies and explanatory notes form an integral part of, and, should be read in conjunction with, these financial statements.

STATEMENTS OF COMPREHENSIVE INCOME

For the financial year ended 31 December 2014

	Note	Group		Fund	
		1.1.2014 to 31.12.2014 RM'000	9.4.2013 to 31.12.2013 RM'000	1.1.2014 to 31.12.2014 RM'000	9.4.2013 to 31.12.2013 RM'000
Revenue	16	592,948	393,473	592,948	393,473
Property operating expenses	17	(28,270)	(16,853)	(28,265)	(16,849)
Net property income		564,678	376,620	564,683	376,624
Fair value adjustment of investment properties	6	54,757	70,788	54,757	70,788
Profit income		7,708	5,107	7,749	5,066
		627,143	452,515	627,189	452,478
Management fees	18	(44,149)	(29,055)	(44,149)	(29,055)
Trustee's fees	19	(600)	(400)	(600)	(400)
Financing costs	20	(100,361)	(53,100)	(100,361)	(53,100)
Profit before tax	21	482,033	369,960	482,079	369,923
Tax expense	22	(2,729)	(3,548)	(2,738)	(3,539)
PROFIT FOR THE YEAR, REPRESENTING TOTAL COMPREHENSIVE INCOME		479,304	366,412	479,341	366,384
Total comprehensive income for the year/ period comprises the following:					
- Realised		427,276	299,163	427,322	299,135
- Unrealised		52,028	67,249	52,019	67,249
		479,304	366,412	479,341	366,384
Basic earnings per unit (sen)	23				
- Realised		23.67	16.57	23.67	16.57
- Unrealised		2.88	3.73	2.88	3.73
		26.55	20.30	26.55	20.30

	Group		Fund	
	1.1.2014 to 31.12.2014 RM'000	9.4.2013 to 31.12.2013 RM'000	1.1.2014 to 31.12.2014 RM'000	9.4.2013 to 31.12.2013 RM'000
Income Distribution				
Total comprehensive income for the financial year/ period	479,304	366,412	479,341	366,384
Add/(less) Non-cash items:				
Accrued rental income	(83,406)	(58,718)	(83,406)	(58,718)
Amortisation of deferred rental income	(4,178)	(2,227)	(4,178)	(2,227)
Amortisation of premium for Sukuk Murabahah/Sukuk Musharakah	21,745	4,785	21,745	4,785
Deferred tax liabilities	2,738	3,539	2,738	3,539
Depreciation	37	4	37	4
Accretion of financial instruments	3,140	1,606	3,140	1,606
Fair value adjustment of investment properties	(54,757)	(70,788)	(54,757)	(70,788)
	(114,681)	(121,799)	(114,681)	(121,799)
Total income available for distribution	364,623	244,613	364,660	244,585
Distribution to unitholders during the year/period:				
1st interim income distribution of 4.92% (2013: 3.19%) on 1,805,333,083 units	(88,822)	(57,590)	(88,822)	(57,590)
2nd interim income distribution of 4.76% (2013: 4.86%) on 1,805,333,083 units	(85,934)	(87,739)	(85,934)	(87,739)
3rd interim income distribution of 5.14% (2013: 4.84%) on 1,805,333,083 units	(92,794)	(87,378)	(92,794)	(87,378)
4th interim income distribution of 4.86% (2013: Nil) on 1,805,333,083 units	(87,739)	-	(87,739)	-
Balance undistributed	9,334	11,906	9,371	11,878

The accompanying accounting policies and explanatory notes form an integral part of, and, should be read in conjunction with, these financial statements.

CONSOLIDATED STATEMENT OF CHANGES IN NET ASSET VALUE

For the financial year ended 31 December 2014

	Non-Distributable		<----- Distributable ----->		Total Funds RM'000
	Unitholders' Capital RM'000	Merger Reserve RM'000	Capital Reserve RM'000	Retained Profits RM'000	
As at 1 January 2014	7,212,684	6,212	67,249	153,834	7,439,979
Total comprehensive income for the year	-	-	-	479,304	479,304
Transfer of fair value surplus, net of tax	-	-	52,019	(52,019)	-
Income distribution	-	-	-	(354,928)	(354,928)
Net total comprehensive income for the year attributable to unitholders	-	-	52,019	72,357	124,376
As at 31 December 2014	7,212,684	6,212	119,268	226,191	7,564,355
As at 9 April 2013 (date of establishment)	-	-	-	-	-
Total comprehensive income for the period	-	-	-	366,412	366,412
Transfer of fair value surplus, net of tax	-	-	67,249	(67,249)	-
Income distribution	-	-	-	(145,329)	(145,329)
Net total comprehensive income for the period attributable to unitholders	-	-	67,249	153,834	221,083
Unitholders' transactions					
Units issued as satisfaction of part of the purchase consideration for properties acquired with related assets and liabilities	7,223,548	-	-	-	7,223,548
Effect of fair value adjustment for acquisition of investment properties*	-	6,212	-	-	6,212
Stapled securities associated costs	(10,864)	-	-	-	(10,864)
Increase in net assets resulting from unitholders' transactions	7,212,684	6,212	-	-	7,218,896
As at 31 December 2013	7,212,684	6,212	67,249	153,834	7,439,979

* KLCC REIT adopts merger accounting as its accounting policy to account for business combinations under common control. In accordance with its policy, the difference between the fair value of the investment properties and the aggregate carrying amounts of the net assets and liabilities acquired as of the date of the business combination is included in merger reserve.

The accompanying accounting policies and explanatory notes form an integral part of, and, should be read in conjunction with, these financial statements.

STATEMENT OF CHANGES IN NET ASSET VALUE

For the financial year ended 31 December 2014

	Non-Distributable		<----- Distributable ----->		Total Funds RM'000
	Unitholders' Capital RM'000	Merger Reserve RM'000	Capital Reserve RM'000	Retained Profits RM'000	
As at 1 January 2014	7,212,684	6,212	67,249	153,806	7,439,951
Total comprehensive income for the year	-	-	-	479,341	479,341
Transfer of fair value surplus, net of tax	-	-	52,019	(52,019)	-
Income distribution	-	-	-	(354,928)	(354,928)
Net total comprehensive income for the year attributable to unitholders	-	-	52,019	72,394	124,413
As at 31 December 2014	7,212,684	6,212	119,268	226,200	7,564,364
As at 9 April 2013 (date of establishment)	-	-	-	-	-
Total comprehensive income for the period	-	-	-	366,384	366,384
Transfer of fair value surplus, net of tax	-	-	67,249	(67,249)	-
Income distribution	-	-	-	(145,329)	(145,329)
Net total comprehensive income for the period attributable to unitholders	-	-	67,249	153,806	221,055
Unitholders' transactions					
Units issued as satisfaction of part of the purchase consideration for properties acquired with related assets and liabilities	7,223,548	-	-	-	7,223,548
Effect of fair value adjustment for acquisition of investment properties*	-	6,212	-	-	6,212
Stapled securities associated costs	(10,864)	-	-	-	(10,864)
Increase in net assets resulting from unitholders' transactions	7,212,684	6,212	-	-	7,218,896
As at 31 December 2013	7,212,684	6,212	67,249	153,806	7,439,951

* KLCC REIT adopts merger accounting as its accounting policy to account for business combinations under common control. In accordance with its policy, the difference between the fair value of the investment properties and the aggregate carrying amounts of the net assets and liabilities acquired as of the date of the business combination is included in merger reserve.

The accompanying accounting policies and explanatory notes form an integral part of, and, should be read in conjunction with, these financial statements.

STATEMENTS OF CASH FLOWS

For the financial year ended 31 December 2014

	Group		Fund	
	1.1.2014 to 31.12.2014 RM'000	9.4.2013 to 31.12.2013 RM'000	1.1.2014 to 31.12.2014 RM'000	9.4.2013 to 31.12.2013 RM'000
CASH FLOWS FROM OPERATING ACTIVITIES				
Cash receipts from customers	508,214	425,761	509,828	425,761
Cash payments to suppliers	(73,725)	(24,368)	(64,542)	(24,368)
	434,489	401,393	445,286	401,393
Profit income received	8,032	4,560	8,032	4,519
Net cash generated from operating activities	442,521	405,953	453,318	405,912
CASH FLOWS FROM INVESTING ACTIVITIES				
Net cash inflow on acquisition*	-	79,234	-	79,234
Purchase of property, plant and equipment (Note 5)	(214)	(90)	(214)	(90)
Net cash generated from investing activities	(214)	79,144	(214)	79,144
CASH FLOWS FROM FINANCING ACTIVITIES				
Income distribution paid	(354,928)	(145,329)	(354,928)	(145,329)
Financing cost paid	(74,412)	(41,828)	(74,412)	(41,828)
Decrease/(increase) in deposits restricted	3,919	(3,919)	3,919	(3,919)
Stapled securities related cost	-	(10,864)	-	(10,864)
Proceed from issuance of Islamic Medium Term Notes ("IMTNs")	1,555,000	-	-	-
Advance received from subsidiary	-	-	664,040	-
Repayment of financings	(1,618,000)	-	(738,000)	-
Net cash used in financing activities	(488,421)	(201,940)	(499,381)	(201,940)
NET (DECREASE)/INCREASE IN CASH AND CASH EQUIVALENTS	(46,114)	283,157	(46,277)	283,116
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR/DATE OF ESTABLISHMENT	283,157	-	283,116	-
CASH AND CASH EQUIVALENTS AT THE END OF THE YEAR/PERIOD (NOTE 9)	237,043	283,157	236,839	283,116

* This represents the cash inflow on acquisitions of assets for the Group which is accounted for as a business combination under common control.

The accompanying accounting policies and explanatory notes form an integral part of, and, should be read in conjunction with, these financial statements.

– 31 December 2014

1. CORPORATE INFORMATION

The Fund is a Malaysia-domiciled real estate investment trust constituted pursuant to the trust deed dated 2 April 2013 (“the Deed”) entered into between the Manager and Maybank Trustees Berhad (“the Trustee”) and was registered with the Securities Commission Malaysia on 9 April 2013. The Fund was listed on the Main Market of Bursa Malaysia Securities Berhad on 9 May 2013. The registered office of the Manager is located at Level 54, Tower 2, PETRONAS Twin Towers, Kuala Lumpur City Centre, 50088 Kuala Lumpur.

The principal place of business of the Manager is located at Level 33 & 34, Menara Dayabumi, Jalan Sultan Hishamuddin, 50050 Kuala Lumpur.

The immediate, penultimate and ultimate holding companies are KLCC Property Holdings Berhad (“KLCCP”), KLCC (Holdings) Sdn Bhd (“KLCC”) and Petroliam Nasional Berhad (“PETRONAS”) respectively, all of which are incorporated and domiciled in Malaysia.

The principal activities of the Fund are investing directly and indirectly, in a Shariah-compliant portfolio of income producing Real Estate used primarily for office and retail purposes as well as Real Estate-Related Assets.

The principal activity of its subsidiary is stated in Note 7 to the financial statements.

The financial statements were authorised for issue by the Board of Directors in accordance with a resolution of the Directors on 26 January 2015.

2. SIGNIFICANT ACCOUNTING POLICIES

2.1 Basis of preparation

The financial statements of the Group and the Fund have been prepared in accordance with Malaysian Financial Reporting Standards (“MFRSs”), International Financial Reporting Standards (“IFRSs”), applicable provisions of the Trust Deed and Securities Commission’s Guidelines on Real Estate Investment Trusts in Malaysia. These financial statements also comply with the applicable disclosure provisions of the Listing Requirements of Bursa Malaysia Securities Berhad.

The financial statements of the Group and of the Fund have also been prepared on a historical cost basis, except for investment properties and applicable financial instruments that have been measured at their fair values.

The financial statements are presented in Ringgit Malaysia (RM) and all values are rounded to the nearest thousand (RM’000) except when otherwise indicated.

2.2 Basis of consolidation

Subsidiary

Subsidiary is an entity controlled by the Fund. The financial statements of subsidiary are included in the consolidated financial statements from the date that control commences until the date that control ceases.

Control exists when the Group is exposed, or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. Potential voting rights are considered when assessing control when such rights are substantive. The Group considers it has de facto power over an investee when, despite not having the majority of voting rights, it has the current ability to direct the activities of the investee that significantly affect the investee’s return.

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2. SIGNIFICANT ACCOUNTING POLICIES (CONTD.)

2.2 Basis of consolidation (Contd.)

Business combination

A business combination is a transaction or other event in which an acquirer obtains control of one or more businesses. Business combinations are accounted for using the acquisition method. The identifiable assets acquired and liabilities assumed are measured at their fair values at the acquisition date. The cost of an acquisition is measured at the aggregate of the fair value of the consideration transferred and the amount of any non-controlling interests in the acquiree. Non-controlling interests are stated either at fair value or at the proportionate share of the acquirer's identifiable net assets at the acquisition date.

When a business combination is achieved in stages, the Group remeasures its previously held non-controlling equity interest in the acquiree at fair value at the acquisition date, with any resulting gain or loss recognised in the profit or loss. Increase in the Group's ownership interest in an existing subsidiary is accounted for as equity transactions with differences between the fair value of consideration paid and the Group's proportionate share of net assets acquired, recognised directly in equity.

The Group measures goodwill as the excess of the cost of an acquisition as defined above and the fair values of any previously held interest in the acquiree over the fair value of the identifiable assets acquired and liabilities assumed at the acquisition date. When the excess is negative, a bargain purchase gain is recognised immediately in profit or loss.

A subsidiary is an entity controlled by the Fund. Control exists when the Fund has the power, directly or indirectly, to govern the financial and operating policies of an entity so as to obtain benefits from its activities.

The financial statements of subsidiaries are included in the consolidated financial statements from the date that control commences until the date that control ceases.

All inter-company transactions are eliminated on consolidation and revenue and profits relate to external transactions only. Unrealised losses resulting from intercompany transactions are also eliminated unless cost cannot be recovered.

2.3 Business combination under common control

KLCC REIT applies merger accounting to account for business combinations under common control. Under the merger accounting, assets and liabilities acquired are not restated to their respective fair values but at their carrying amounts in the consolidated financial statements of the holding company. The difference between any consideration given and the aggregate carrying amounts of the assets and liabilities (at the date of the transaction) of the acquired business is recorded as merger reserve. No additional goodwill is recognised. The acquired business' results and the related assets and liabilities are recognised prospectively from the date on which the business combination between entities under common control occurred.

2.4 Property, plant and equipment

Property, plant and equipment are stated at cost less accumulated depreciation and accumulated impairment losses and are depreciated on a straight line basis over the estimated useful life of the related assets.

Costs are expenditure that are directly attributable to the acquisition of the asset. When significant parts of an item of property, plant and equipment have different useful lives, they are accounted for as separate items (major components) of property, plant and equipment.

2. SIGNIFICANT ACCOUNTING POLICIES (CONTD.)

2.4 Property, plant and equipment (Contd.)

The cost of replacing part of an item of property, plant and equipment is recognised in the carrying amount of the items if it is probable that the future economic benefits embodied within the part will flow to the Fund and its cost can be measured reliably. The net book value of the replaced item of property, plant and equipment is derecognised with any corresponding gain or loss recognised in the profit or loss accordingly. The costs of the day-to-day servicing of property, plant and equipment are recognised in the profit or loss as incurred.

The estimated useful life for the current year is as follows:

Building improvements	5 – 6 years
Office equipments	5 years

The residual values, useful life and depreciation method are reviewed at each financial year end to ensure the amount, method and period of depreciation are consistent with previous estimates and the expected pattern of consumption of the future economic benefits embodied in the items of the property, plant and equipment.

An item of the property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. The difference between the net disposal proceeds, if any, and the net carrying amount is recognised in profit or loss.

2.5 Investment

Investment in subsidiary is stated at cost less impairment loss, if any, in the Fund's financial statements. The cost of investment includes transaction cost.

On disposal of such investment, the difference between net disposal proceeds and their carrying amounts is included in profit or loss.

2.6 Investment properties

Investment properties are properties which are held either to earn rental income or for capital appreciation or for both. Such properties are measured initially at cost, including transaction costs. Subsequent to initial recognition, investment properties are stated at fair value. Fair value is arrived at by reference to market evidence of transaction prices for similar properties and is performed by registered independent valuers having an appropriate recognised professional qualification and recent experience in the location and category of the properties being valued.

Gains or losses arising from changes in the fair value of investment properties are recognised in the profit or loss in the year in which they arise.

A property interest under an operating lease is classified and accounted for as an investment property on a property-by-property basis when the Group holds it to earn rentals or for capital appreciation or both. Any such property interest under an operating lease classified as an investment property is carried at fair value.

Investment properties are derecognised when either they have been disposed of or when the investment property is permanently withdrawn from use and no future economic benefit is expected from its disposal. Any gains or losses on the retirement or disposal of an investment property are recognised in the profit or loss in the year in which they arise.

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2. SIGNIFICANT ACCOUNTING POLICIES (CONTD.)

2.7 Impairment of non-financial assets

The Fund assesses at each reporting date whether there is an indication that an asset may be impaired. If any such indication exists, or when an annual impairment assessment for an asset is required, the Fund makes an estimate of the asset's recoverable amount.

An asset's recoverable amount is the higher of an asset's fair value less costs to sell and its value in use. For the purpose of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units ("CGU")).

A cash-generating unit is the smallest identifiable asset group that generates cash flows from continuing use that are largely independent from other assets and groups.

For an asset that does not generate largely independent cash inflows, the recoverable amount is determined for the cash-generating unit to which the asset belongs.

In assessing value in use, the estimated future cash flows expected to be generated by the asset are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. Where the carrying amount of an asset exceeds its recoverable amount, the asset is written down to its recoverable amount. Impairment losses recognised in respect of a CGU or groups of CGUs are allocated first to reduce the carrying amount of any goodwill allocated to those units or groups of units and then, to reduce the carrying amount of the other assets in the unit or groups of units on a pro-rata basis.

Impairment losses are recognised in profit or loss. An assessment is made at each reporting date as to whether there is any indication that previously recognised impairment losses may no longer exist or may have decreased. A previously recognised impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognised. If that is the case, the carrying amount of the asset is increased to its recoverable amount. That increase cannot exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognised previously. Such a reversal is recognised in profit or loss.

2.8 Cash and cash equivalents

Cash and cash equivalents consist of cash on hand, and balances and short term deposits with an original maturity of 3 months or less.

2.9 Financial assets

Financial assets are recognised in the statements of financial position when, and only when, the Group and the Fund become a party to the contractual provisions of the financial instrument.

When financial assets are recognised initially, they are measured at fair value, plus, in the case of financial assets not at fair value through profit or loss, directly attributable transaction costs.

The Group and the Fund determine the classification of their financial assets at initial recognition. The Group's and the Fund's financial assets are classified as financings and receivables.

2. SIGNIFICANT ACCOUNTING POLICIES (CONTD.)

2.9 Financial assets (Contd.)

(i) Financings and receivables

The Group's and the Fund's financings and receivables include trade receivables, other receivables and deposits with licensed banks.

Financial assets with fixed or determinable payments that are not quoted in an active market are classified as loan and receivables.

Subsequent to initial recognition, financings and receivables are measured at amortised cost using the effective interest method. Gains and losses are recognised in profit or loss when the financings and receivables are derecognised or impaired, and through the amortisation process.

Financings and receivables are classified as current assets, except for those having maturity dates later than 12 months after the reporting date which are classified as non-current.

A financial asset is derecognised when the contractual right to receive cash flows from the asset has expired. On derecognition of a financial asset in its entirety, the difference between the carrying amount and the sum of the consideration received and any cumulative gain or loss that had been recognised in other comprehensive income is recognised in profit or loss.

2.10 Impairment of financial assets

The Group and the Fund assess at each reporting date whether there is any objective evidence that a financial asset is impaired.

(i) Trade and other receivables and other financial assets carried at amortised cost

To determine whether there is objective evidence that an impairment loss on financial assets has been incurred, the Group and the Fund consider factors such as the probability of insolvency or significant financial difficulties of the debtor and default or significant delay in payments. For certain categories of financial assets, such as trade receivables, assets that are assessed not to be impaired individually are subsequently assessed for impairment on a collective basis based on similar risk characteristics. Objective evidence of impairment for a portfolio of receivables could include the Group's and the Fund's past experience of collecting payments, an increase in the number of delayed payments in the portfolio past the average credit period and observable changes in national or local economic conditions that correlate with default on receivables.

If any such evidence exists, the amount of impairment loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows discounted at the financial asset's original effective interest rate. The impairment loss is recognised in profit or loss.

The carrying amount of the financial asset is reduced by the impairment loss directly for all financial assets with the exception of trade receivables, where the carrying amount is reduced through the use of an allowance account. When a trade receivable become uncollectible, it is written off against the allowance account.

If in a subsequent year, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognised, the previously recognised impairment loss is reversed to the extent that the carrying amount of the asset does not exceed its amortised cost at the reversal date. The amount of reversal is recognised in profit or loss.

– 31 December 2014

2. SIGNIFICANT ACCOUNTING POLICIES (CONTD.)

2.11 Provisions

A provision is recognised when the Group and the Fund has a present obligation as a result of a past event and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation, and a reliable estimate of the amount can be made. Provisions are reviewed at each reporting date and adjusted to reflect the current best estimate.

2.12 Financial liabilities

Financial liabilities are classified according to the substance of the contractual arrangements entered into and the definitions of a financial liability.

Financial liabilities, within the scope of MFRS 139 *Financial Instrument: Recognition and Measurement*, are recognised in the statement of financial position when, and only when, the Group and the Fund become a party to the contractual provisions of the financial instrument. The Group's and the Fund's financial liabilities are classified as other financial liabilities.

(i) Other financial liabilities

The Group's and the Fund's other financial liabilities include trade payables, other payables and financings.

Trade and other payables are recognised initially at fair value plus directly attributable transaction costs and subsequently measured at amortised cost using the effective interest method.

Financings are recognised initially at fair value, net of transaction costs incurred, and subsequently measured at amortised cost using the effective interest method. Financings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the reporting date.

For other financial liabilities, gains and losses are recognised in profit or loss when the liabilities are derecognised, and through the amortisation process.

A financial liability is derecognised when the obligation under the liability is extinguished. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and the recognition of a new liability, and the difference in the respective carrying amounts is recognised in profit or loss. If the exchange or modification is not accounted for as an extinguishment, any costs or fees incurred are amortised over the remaining term of the modified liability.

2.13 Amortised cost of financial instruments

Amortised cost is computed using the effective interest rate method. This method uses effective interest rate that exactly discounts estimated future cash receipts or payments through the expected life of the financial instrument to the net carrying amount of the financial instrument. Amortised cost takes into account any transaction costs and any discount or premium on settlement.

2.14 Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount is reported in the statement of financial position if, and only if, there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis or to realise the assets and settle the liabilities simultaneously.

2. SIGNIFICANT ACCOUNTING POLICIES (CONTD.)

2.15 Financing costs

Financing costs directly attributable to the acquisition and construction of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are capitalised as part of cost of those assets, until such time as the assets are substantially ready for their intended use or sale.

All other financing costs are charged to the profit or loss as an expense in the year in which they are incurred.

2.16 Taxation

Tax on the profit or loss for the year comprises current and deferred tax. Income tax is recognised in the profit or loss except to the extent it relates to items recognised directly in other comprehensive income, in which case it is recognised in other comprehensive income.

(i) Current tax

Current tax expense is the expected tax payable on the taxable income for the period, using the statutory tax rate at the reporting date, and any adjustment to tax payable in respect of previous years.

(ii) Deferred tax

Deferred tax is provided for, using the liability method, on temporary differences at the reporting date between the tax base of assets and liabilities and their carrying amounts in the financial statements. In principle, deferred tax liabilities are recognised for all taxable temporary differences and deferred tax assets are recognised for all deductible temporary differences, unused investment tax allowances, unused tax losses and unused tax credits to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, unused investment tax allowances, unused tax losses and unused tax credits can be utilised.

Deferred tax is not recognised if the temporary difference arises from goodwill or negative goodwill or from the initial recognition of an asset or liability in a transaction which is not a business combination and at the time of the transaction, affects neither accounting profit nor taxable profit.

Deferred tax is measured at the tax rates that are expected to apply in the period when the asset is realised or the liability is settled, based on statutory tax rates at the reporting date.

Deferred tax provided for the investment properties is at 5% which reflects the expected manner of recovery of the investment properties.

2.17 Equity instrument

An equity instrument is any contract that evidences a residual interest in the assets of the Group and the Fund after deducting all of its liabilities. Units are classified as equity. Dividends on units are recognised in equity in the period in which they are declared.

The transaction costs of an equity transaction are accounted for as a deduction from equity, net of tax. Equity transaction costs comprise only those incremental external costs directly attributable to the equity transaction which would otherwise have been avoided.

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2. SIGNIFICANT ACCOUNTING POLICIES (CONTD.)

2.18 Capital reserve

Fair value adjustments on investment property are transferred from retained profits to capital reserve and such surplus will be considered distributable upon the sale of investment property.

2.19 Merger reserve

KLCC REIT adopts merger accounting as its accounting policy to account for business combination under common control. In accordance with its policy, the difference between the fair value of the units issued as consideration and the aggregate carrying amount of assets and liabilities acquired as of the date of business combination is included in equity as merger reserve.

2.20 Revenue recognition

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the Group and the Fund and the revenue can be reliably measured. The following specific recognition criteria must also be met before revenue is recognised:

(i) Rental income

Rental income is recognised based on the accrual basis unless collection is in doubt, in which case it is recognised on the receipt basis.

Rental income from fixed and minimum guaranteed rent reviews is recognised on a straight-line basis over the shorter of the entire lease term or the period to the first break option. Where such rental income is recognised ahead of the related cash flow, an adjustment is made to ensure the carrying value of the related property including the accrued rent does not exceed the external valuation.

(ii) Profit income

Profit income is recognised on an accrual basis using the effective profit method.

2.21 Leases

Operating leases – the Fund as lessor

Assets leased out under operating leases are presented on the statement of financial position according to the nature of the assets. Rental income from operating leases is recognised on a straight line basis over the term of the relevant lease. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised on a straight line basis over the lease term.

2.22 Operating segments

An operating segment is a component of an entity that engages in business activities from which it may earn revenues and incur expenses (including revenues and expenses relating to transactions with other components of the same entity), whose operating results are regularly reviewed by the entity's chief operating decision maker to make decisions about resources to be allocated to the segment and assess its performance, and for which discrete financial information is available.

2. SIGNIFICANT ACCOUNTING POLICIES (CONTD.)

2.23 Fair value measurement

The fair value of an asset or a liability, except for lease transactions, MFRS 13 *Fair Value Measurement* is determined as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The measurement assumes that the transaction to sell the asset or transfer the liability takes place either in the principal market or in the absence of a principal market, in the most advantageous market.

(i) Financial instruments

The fair value of financial instruments that are actively traded in organised financial markets is determined by reference to quoted market prices within the bid-ask spread at the close of business at the end of reporting date. For financial instruments where there is no active market, fair value is determined using valuation techniques. Such techniques may include using recent arm's length market transactions; reference to the current fair value of another instrument that is substantially the same; discounted cash flow analysis or other valuation models. Where fair value cannot be reliably estimated, assets are carried at cost less impairment losses, if any.

(ii) Non-financial assets

For non-financial asset, the fair value measurement takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

When measuring the fair value of an asset or a liability, the Group and the Fund uses observable market data as far as possible. Fair value are categorised into different levels in a fair value hierarchy based on the input used in the valuation technique as follows:

- Level 1 – Quoted prices (unadjusted) in active markets for identical assets or liabilities
- Level 2 – Inputs other than quoted prices included within Level 1 that are observable for the asset or liability.
- Level 3 – Inputs for the asset or liability that are not based on observable market data (unobservable input).

The fair value of an asset to be transferred between levels is determined as of the date of the event or change in circumstances that caused the transfer.

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3. ADOPTION OF NEW AND REVISED PRONOUNCEMENTS

As of 1 January 2014, the Group and the Fund have adopted the following pronouncements that are applicable and have been issued by the Malaysian Accounting Standards Board (“MASB”) as listed below:

Amendments to MFRS 10, 12 and 127	Investment Entities
Amendments to MFRS 132	Financial Instruments: Presentation – Offsetting Financial Assets and Financial Liabilities
Amendments to MFRS 136	Impairment of Assets – Recoverable Amount Disclosures for Non-financial Assets
Amendments to MFRS 139	Financial Instruments: Recognition and Measurement – Novation of Derivatives and Continuation of Hedge Accounting

The adoption of the abovementioned pronouncements did not have any significant financial impact to the Group and of the Fund.

4. SIGNIFICANT ACCOUNTING ESTIMATES AND JUDGEMENTS

4.1 Critical Judgement Made in Applying Accounting Policies

The following is the judgement made by management in the process of applying the Group’s accounting policies that have the most significant effect on the amounts recognised in the financial statements.

Classification between investment properties and property, plant and equipment

The Fund has developed certain criteria based on MFRS 140 *Investment Properties* in making judgement whether a property qualifies as an investment property. Investment property is a property held to earn rentals or for capital appreciation or both.

Some properties comprise a portion that is held to earn rentals or for capital appreciation and another portion that is held for use in the production or supply of goods or services or for administrative purposes. If these portions could be sold separately (or leased out separately under a finance lease), the Fund would account for the portions separately. If the portions could not be sold separately, the property is an investment property only if an insignificant portion is held for use in the production or supply of goods or services or for administrative purposes. Judgement is made on an individual property basis to determine whether ancillary services are so significant that a property does not qualify as investment property.

4. SIGNIFICANT ACCOUNTING ESTIMATES AND JUDGEMENTS (CONTD.)

4.2 Key Sources of Estimation Uncertainty

The key assumptions concerning the future and other key sources of estimation uncertainty at the reporting date, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below:

Fair valuation of investment properties

The Group and the Fund carrying its investment properties at fair value, with changes in fair values being recognised in profit or loss. The Group and the Fund had engaged an independent professional valuer to determine the fair value and there are no material events that affect the valuation between the valuation date and financial year end.

The determined fair value of the investment properties by the independent professional valuer is most sensitive to the estimated yield rate and the void rate. The range of the term yield rate and the void rate used in the valuation is described in Note 6 to the financial statements.

The following table demonstrates the sensitivity of the fair value measurement to changes in estimated term yield rate and void rate and its corresponding sensitivity result in a higher or lower fair value measurement:

	Fair value Increase/(decrease)	
	2014 RM'000	2013 RM'000
Yield rate		
- 0.25%	371,504	379,000
+ 0.25%	(336,347)	(348,000)
Void rate		
- 2.5%	143,075	119,000
+ 2.5%	(136,199)	(109,000)

The other key assumptions used to determine the fair value of the investment properties, are further explained in Note 6.

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5. PROPERTY, PLANT AND EQUIPMENT

Group/Fund

	Building Improvement RM'000	Office Equipment RM'000	Total RM'000
At 31 December 2014			
Cost			
At 1 January 2014	90	–	90
Additions	167	47	214
At 31 December 2014	257	47	304
Accumulated Depreciation			
At 1 January 2014	4	–	4
Charge for the year (Note 21)	33	4	37
At 31 December 2014	37	4	41
Net Carrying Amount	220	43	263
At 31 December 2013			
Cost			
At 9 April 2013 (date of establishment)	–	–	–
Additions	90	–	90
At 31 December 2013	90	–	90
Accumulated Depreciation			
At 9 April 2013 (date of establishment)	–	–	–
Charge for the year (Note 21)	4	–	4
At 31 December 2013	4	–	4
Net Carrying Amount	86	–	86

6. INVESTMENT PROPERTIES

Group/Fund

	2014 RM'000	2013 RM'000
At 1 January	8,817,000	-
Acquisition of investment properties	-	8,746,212
Fair value adjustments	54,757	70,788
At 31 December	8,871,757	8,817,000

The investment properties are stated at fair value, which have been determined based on valuations performed by an independent professional valuer. There are no material events that affect the valuation between the valuation date and financial year end. The valuation method used in determining the valuations is the investment method.

Investment properties of the Group and the Fund with a carrying value of RM2,257,000,000 had been pledged as securities for financing facilities in prior years. Following the issuance of Sukuk Murabahah as disclosed in Note 13, none of the investment properties are pledged for financing facilities.

The following are recognised in profit and loss in respect of the investment properties:

	Group		Fund	
	2014 RM'000	2013 RM'000	2014 RM'000	2013 RM'000
Rental income	592,948	393,473	592,948	393,473
Direct operating expenses	(28,270)	(16,853)	(28,265)	(16,849)
	564,678	376,620	564,683	376,624

Policy on transfer between levels

The fair value of an asset to be transferred between levels is determined as of the date of the event or change in circumstances that caused the transfer.

Level 1 fair value

Level 1 fair value is derived from quoted price (unadjusted) in active markets for identical investment properties that the entity can assess at the measurement date.

Level 2 fair value

Level 2 fair values of land and buildings have been generally derived using the sales comparison approach. Sales price of comparable properties in close proximity are adjusted for differences in key attributes such as property size and location. The most significant input into this valuation approach is price per square foot of comparable properties.

Transfer between Level 1, 2 and 3 fair values

There is no transfer between level 1, 2 and 3 fair values during the financial year.

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6. INVESTMENT PROPERTIES (CONTD.)

Level 3 fair value

Level 3 fair value is estimated using unobservable inputs for the investment property.

Fair value of investment properties are categories as Level 3 as follows:

	2014 RM'000	2013 RM'000
Group/Fund		
– Office properties	8,326,757	8,375,000
– Retail property	545,000	442,000
	8,871,757	8,817,000

The following table shows the valuation techniques used in the determination of fair values within Level 3, as well as the significant unobservable inputs used in the valuation models.

Valuation technique	Significant unobservable inputs	Range		Inter-relationship between significant unobservable inputs and fair value measurement
		2014	2013	
Investment method (refer below)	Office:			The estimated fair value would increase/(decrease) if: – expected market rental growth were higher/(lower) – expected inflation rate were lower/(higher) – void rate were lower/(higher) – term yield rate were lower/(higher) – reversionary yield were lower/(higher)
	– Market rental rate (RM/psf/month)	7.4 – 13.0	7.7 – 11.5	
	– Outgoings (RM/psf/month)	1.4 – 2.2	1.4 – 2.8	
	– Void rate (%)	5.0	5.0 – 10.0	
	– Term yield (%)	5.5 – 6.0	5.5 – 5.7	
	– Reversionary yield (%)	6.0 – 6.5	5.0 – 7.0	
	Retail:			
	– Market rental rate (RM/psf/month)	6.2 – 75.7	5.6 – 65.0	
	– Outgoings (RM/psf/month)	5.4	5.1	
	– Void rate (%)	3.0	5.0	
– Term yield (%)	6.3	6.5		
– Reversionary yield (%)	6.8	7.0		

Investment method entails the capitalisation of the net rent from a property. Net rent is the residue of gross annual rent less annual expenses (outgoings) required to sustain the rent with allowance for void and management fees.

Valuation processes applied by the Group and the Fund for Level 3 fair value

The fair value of investment properties is determined by external, independent property valuers, having appropriate recognised professional qualifications and recent experience in the location and category of property being valued. The independent professional valuer provides the fair value of the Group's and of the Fund's investment properties portfolio annually. Changes in Level 3 fair values are analysed by the Management annually based on the valuation report from the independent professional valuer.

7. INVESTMENT IN A SUBSIDIARY

	Fund 2014 RM	Fund 2013 RM
Unquoted shares at cost	2	2

In prior year, KLCC REIT subscribed 100% equity interest in Midciti Sukuk Berhad for a cash consideration of RM2. The subscription of this subsidiary did not have any material effects on the financial results and financial position of the Fund.

Details the of subsidiary which is incorporated in Malaysia is as follows:

Name of Subsidiary	Proportion of ownership interest		Principal Activity
	2014 %	2013 %	
Midciti Sukuk Berhad ("MSB")	100	100	To undertake the issuance of Islamic medium term notes ("Sukuk") under a medium term notes programme and all matters relating to it.

8. TRADE AND OTHER RECEIVABLES

	Group		Fund	
	2014 RM'000	2013 RM'000	2014 RM'000	2013 RM'000
Non-Current				
Accrued rental income	218,155	134,748	218,155	134,748
Current				
Trade receivables	468	1,283	468	1,283
Other receivables				
Other receivables and deposits	7,047	2,015	7,047	2,015
Amount due from a fellow subsidiary	2,079	2,087	2,079	2,087
Total other receivables	9,126	4,102	9,126	4,102
Total	9,594	5,385	9,594	5,385

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8. TRADE AND OTHER RECEIVABLES (CONTD.)

	Group		Fund	
	2014 RM'000	2013 RM'000	2014 RM'000	2013 RM'000
Trade receivables	468	1,283	468	1,283
Other receivables	9,126	4,102	9,126	4,102
Add: Cash and bank balances (Note 9)	237,043	287,076	236,839	287,035
Total financings and receivables	246,637	292,461	246,433	292,420

Amount due from a fellow subsidiary which arose in the normal course of business are unsecured, non-interest bearing and repayable on demand.

9. CASH AND BANK BALANCES

	Group		Fund	
	2014 RM'000	2013 RM'000	2014 RM'000	2013 RM'000
Cash and bank balances	906	514	733	473
Deposits with licensed banks	236,137	286,562	236,106	286,562
	237,043	287,076	236,839	287,035
Less: Deposits restricted	–	(3,919)	–	(3,919)
Cash and cash equivalents	237,043	283,157	236,839	283,116

Deposits with licensed banks of the Group amounting to RM3,919,000 was pledged for credit facilities granted to the Group in prior year.

The weighted average effective interest rate applicable to the deposits with licensed banks at the reporting date was 3.27% (2013: 3.08%) per annum.

Deposits with licensed banks have an average maturity of 63 (2013: 38) days.

10. UNITHOLDERS' CAPITAL

	Group/Fund			
	Number of Units		Amount	
	2014 '000	2013 '000	2014 RM'000	2013 RM'000
Issued and fully paid:				
At 1 January 2014/9 April 2013 (date of establishment)	1,805,333	-	7,212,684	-
Creation of units	-	1,805,333	-	7,223,548
Less: Stapled securities associated cost	-	-	-	(10,864)
At 31 December	1,805,333	1,805,333	7,212,684	7,212,684

Stapled Security:

Stapled security means one unit in KLCC REIT is stapled to one ordinary share in KLCCP. Holders of KLCCP Group stapled securities are entitled to receive distributions and dividends as declared from time to time and are entitled to one vote per stapled security at Unitholders' and Shareholders' meetings.

Accordingly, the Fund does not have authorised unitholders' capital, or par value in respect of its issued units.

In prior year, the Trustee had, on behalf of the Fund, entered into the Sales and Purchase Agreement ("SPAs") with Midciti Resources Sdn Bhd, Arena Johan Sdn Bhd and Arena Merdu Sdn Bhd (the "Vendors"), for the acquisition of PETRONAS Twin Towers, Menara ExxonMobil and Menara 3 PETRONAS, together with the associated rights and benefits and the related assets and liabilities ("Acquisition") for a total purchase consideration of RM7,223,547,639. The Acquisition of the investment properties by the Fund are accounted as a business combination under common control using merger accounting. As part of the cost of business combination, the Fund had issued 1,805,333,083 units at RM4.00 each.

11. OTHER LONG TERM LIABILITIES

	Group/Fund	
	2014 RM'000	2013 RM'000
Security deposit payables	64,650	60,565

Security deposit payables are interest free, unsecured and refundable upon expiry of the respective lease agreements. The fair values at initial recognition were determined based on profit rates between 4.00% – 5.20% (2013: 4.00% – 5.20%) per annum.

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12. AMOUNT DUE TO A SUBSIDIARY

The amount due to a subsidiary relates to Sukuk undertaken by the subsidiary but utilised by the Fund. The profit expenses incurred on the financing is charged to the Fund. The amount due is unsecured and is not repayable within next 12 months.

13. FINANCINGS

	Group		Fund	
	2014 RM'000	2013 RM'000	2014 RM'000	2013 RM'000
Short term financings				
Secured:				
Sukuk Murabahah	13,400	–	–	–
Sukuk Musharakah	–	288,493	–	–
Ijarah Muntahiyah Bit Tamleek	–	1,568	–	1,568
Term loan	–	79,081	–	79,081
	13,400	369,142	–	80,649
Long term financings				
Secured:				
Sukuk Murabahah	1,555,000	–	–	–
Sukuk Musharakah	–	579,449	–	–
Ijarah Muntahiyah Bit Tamleek	–	660,000	–	660,000
	1,555,000	1,239,449	–	660,000
Total financings				
Secured:				
Sukuk Murabahah	1,568,400	–	–	–
Sukuk Musharakah	–	867,942	–	–
Ijarah Muntahiyah Bit Tamleek	–	661,568	–	661,568
Term loan	–	79,081	–	79,081
	1,568,400	1,608,591	–	740,649

13. FINANCINGS (CONTD.)

Terms and debt repayment schedule

Group

	Total RM'000	Under 1 year RM'000	1-2 years RM'000	3-5 years RM'000	Over 5 years RM'000
31 December 2014					
Secured					
Sukuk Murabahah	1,568,400	13,400	-	700,000	855,000
31 December 2013					
Secured					
Sukuk Musharakah	867,942	288,493	-	490,795	88,654
Ijarah Muntahiyah Bit Tamleek	661,568	1,568	-	660,000	-
Term loan	79,081	79,081	-	-	-
	1,608,591	369,142	-	1,150,795	88,654

Fund

	Total RM'000	Under 1 year RM'000	1-2 years RM'000	3-5 years RM'000	Over 5 years RM'000
31 December 2014					
Secured					
Sukuk Murabahah	-	-	-	-	-
31 December 2013					
Secured					
Ijarah Muntahiyah Bit Tamleek	661,568	1,568	-	660,000	-
Term loan	79,081	79,081	-	-	-
	740,649	80,649	-	660,000	-

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13. FINANCINGS (CONTD.)

(a) Sukuk Murabahah

On 25 April 2014, the Group have completed the issuance of Sukuk Murabahah. Sukuk Murabahah consists of Islamic Commercial Programme (“ICP”) of up to RM500 million and Islamic medium term notes (“IMTN”) of up to RM3,000 million subject to a combined limit of RM3,000 million. It is primarily secured against assignment and charge over the Finance Service Account and Revenue Account maintained by the REIT Trustee. The proceeds from the issuance of the Sukuk Murabahah is utilised to early redeem Sukuk Musharakah. RM1,555 million has been drawdown at the following tranche and profit rates:

Tenure	Value (RM)	Profit rate	Maturity
3 years	300,000,000	3.90%	25 April 2017
5 years	400,000,000	4.20%	25 April 2019
7 years	400,000,000	4.55%	25 April 2021
10 years	455,000,000	4.80%	25 April 2024

The profit rate is payable semi-annually and disclosed as short term financings.

(b) Sukuk Musharakah

Sukuk Musharakah has a coupon rate of between 3.53% and 4.25% per annum and is payable semi-annually. It is primarily secured against Assignment of Designated Account, Assignment of Insurance/Takaful and rental receivable on certain investment property in accordance with a Head Lease Agreement (“the Agreement”) with PETRONAS. During the current financial year, this Sukuk has been redeemed from the proceeds of Sukuk Murabahah.

(c) Ijarah Muntahiyah Bit Tamleek

This Islamic financing consists of fixed and variable rate term financing and revolving credit facilities.

The credit facilities are for a tenure of 7 years from 24 June 2009 with a bullet repayment at the end of the tenure. The profit rate for Tranche 1 is fixed which ranges from 5.06% to 5.32%. The profit rate for Tranche 2 is calculated on 0.75% per annum above the lender’s cost of funds for the first 3 years and 0.6% per annum above the lender’s cost of funds for the remaining 4 years. The profit rate for Tranche 2 calculated in current year is between the range of 4.17% to 4.18%. The profit rate calculated for the revolving credit in current year is between the range of 4.05% to 4.27%. Security is by way of a charge over an investment property of the Group. During the financial year, the proceeds from the issuance of Sukuk Murabahah is utilised to settle the outstanding Ijarah Muntahiyah Bit Tamleek.

(d) Term loan

Interest on this loan is charged at fixed rate of 5.5% per annum and is secured by way of a secured charged over certain investment property of the Fund as disclosed in Note 6.

14. DEFERRED TAX LIABILITY

	Group/Fund	
	2014 RM'000	2013 RM'000
At 1 January 2014/9 April 2013 (date of establishment)	3,539	-
Recognised in profit or loss	2,738	3,539
At 31 December	6,277	3,539

The deferred tax liability relates to fair value adjustments of investment properties which are expected to be recovered through sale after 5 years.

15. OTHER PAYABLES

	Group		Fund	
	2014 RM'000	2013 RM'000	2014 RM'000	2013 RM'000
Non-Current				
Deferred revenue	49,006	52,951	49,006	52,951
Current				
Other payables				
Other payables	48,548	50,615	48,547	50,411
Security deposit payables	9,528	8,411	9,528	8,411
Amount due to:				
Holding company	2,140	139	2,083	89
Fellow subsidiaries	22,032	18,928	22,032	18,928
Other related companies	1,876	568	1,876	568
	84,124	78,661	84,066	78,407
Total other payables	84,124	78,661	84,066	78,407
Add: Financings (Note 13)	-	1,608,591	-	740,649
Other long term liabilities (Note 11)	64,650	60,565	64,650	60,565
Total financial liabilities carried at amortised cost	148,774	1,747,817	148,716	879,621

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15. OTHER PAYABLES (CONTD.)

Deferred revenue relates to the excess of the principal amount of security deposits received over their fair value which is accounted for as prepaid lease income and amortised over the lease term on a straightline basis.

Security deposits of RM9,528,000 (2013: RM8,411,000) held are in respect of tenancies of retail and office building. The deposits are short term in nature and refundable upon termination of the respective lease agreements.

Amount due to holding company and other related companies which arose in the normal course of business are unsecured, interest free and repayable on demand.

16. REVENUE

	Group/Fund	
	1.1.2014 to 31.12.2014 RM'000	9.4.2013 to 31.12.2013 RM'000
Investment properties		
– Office	554,918	369,062
– Retail	38,030	24,411
	592,948	393,473

17. PROPERTY OPERATING EXPENSES

	Group		Fund	
	1.1.2014 to 31.12.2014 RM'000	9.4.2013 to 31.12.2013 RM'000	1.1.2014 to 31.12.2014 RM'000	9.4.2013 to 31.12.2013 RM'000
Utilities expenses	12,609	8,084	12,609	8,084
Maintenance expenses	3,148	1,876	3,148	1,876
Quit rent and assessment	3,411	1,838	3,411	1,838
Other operating expenses	9,102	5,055	9,097	5,051
	28,270	16,853	28,265	16,849

18. MANAGEMENT FEES

	Group/Fund	
	1.1.2014 to 31.12.2014 RM'000	9.4.2013 to 31.12.2013 RM'000
Base fee	27,210	17,744
Performance fee	16,939	11,311
	44,149	29,055

The Manager is entitled to receive the following fees from KLCC REIT:

- (i) a base fee of up to 0.3% per annum of the total asset value of KLCC REIT (excluding cash and bank balances) at each financial year end.
- (ii) a performance fee of up to 3.00% per annum of KLCC REIT's net property income in the relevant financial year/period.

19. TRUSTEE'S FEE

In accordance with the Deed, an annual trusteeship fee of up to 0.025% per annum of the net asset value of KLCC REIT at each financial year end, subject to a maximum cap of RM600,000 per annum is to be paid to Trustee.

20. FINANCING COSTS

	Group/Fund	
	1.1.2014 to 31.12.2014 RM'000	9.4.2013 to 31.12.2013 RM'000
Interest/Profit expense:		
Term loan and Islamic financing	14,704	23,427
Profit expense on Sukuk Murabahah and Sukuk Musharakah	82,517	28,067
Accretion of financial instruments	3,140	1,606
	100,361	53,100

Financing costs includes one-off charges amounting to RM26,481,000 due to early settlement of borrowings as disclosed in Note 13.

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21. PROFIT BEFORE TAX

The following amounts have been included in arriving at profit before tax:

	Group		Fund	
	1.1.2014 to 31.12.2014 RM'000	9.4.2013 to 31.12.2013 RM'000	1.1.2014 to 31.12.2014 RM'000	9.4.2013 to 31.12.2013 RM'000
Audit fees	78	74	74	70
Valuation fees	900	1,150	900	1,150
Property management fee	95	60	95	60
Allowance for impairment losses	229	–	229	–
Depreciation (Note 5)	37	4	37	4

22. TAX EXPENSE

	Group		Fund	
	1.1.2014 to 31.12.2014 RM'000	9.4.2013 to 31.12.2013 RM'000	1.1.2014 to 31.12.2014 RM'000	9.4.2013 to 31.12.2013 RM'000
Income tax:				
Current year	–	9	–	–
Overprovision in prior year	(9)	–	–	–
Deferred tax:				
Relating to origination of temporary difference	2,738	3,539	2,738	3,539
	2,729	3,548	2,738	3,539

Pursuant to Section 61A of the Malaysian Income Tax Act, 1967 (“Act”), income of KLCC REIT will be exempted from tax provided that at least 90% of its total taxable income (as defined in the Act) is distributed to the unitholders’ in the basis period of KLCC REIT for that year of assessment within two months after the close of the financial year. If the 90% distribution condition is not complied with or the 90% distribution is not made within two months after the close of KLCC REIT financial year which forms the basis period for a year of assessment, KLCC REIT will be subject to income tax at the prevailing statutory rate on its total taxable income. Income which has been taxed at the KLCC REIT level will have tax credits attached when subsequently distributed to unitholders.

As KLCC REIT has declared more than 95% of its distributable income to unitholders for the financial year ended 31 December 2014, no provision for income tax expense has been made during the year.

22. TAX EXPENSE (CONTD.)

Reconciliation of the tax expense is as follows:

	Group		Fund	
	1.1.2014 to 31.12.2014 RM'000	9.4.2013 to 31.12.2013 RM'000	1.1.2014 to 31.12.2014 RM'000	9.4.2013 to 31.12.2013 RM'000
Profit before tax	482,033	369,960	482,079	369,923
Taxation at Malaysian statutory tax rate of 25%	120,508	92,490	120,520	92,481
Deferred tax recognised at different tax rate	(10,951)	(14,158)	(10,951)	(14,158)
Expenses not deductible for tax purposes	1,753	895	1,753	895
Income not subject to tax	(108,572)	(75,679)	(108,584)	(75,679)
Overprovision in prior year	(9)	-	-	-
Tax expense	2,729	3,548	2,738	3,539

23. BASIC EARNINGS PER UNIT

Basic earnings per unit amounts are calculated by dividing profit for the year attributable to unitholders of the Fund by the weighted average number of units in issue during the financial year.

	1.1.2014 to 31.12.2014	9.4.2013 to 31.12.2013
Profit attributable to unitholders of the Fund (RM'000)	479,341	366,384
Weighted average number of units in issue ('000)	1,805,333	1,805,333
Basic earnings per unit (sen)	26.55	20.30

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24. INCOME DISTRIBUTION

	Income distribution Recognised in Year 2014 RM'000	Net income distribution per units 2014 Sen	Income distribution Recognised in Year 2013 RM'000	Net income distribution per units 2013 Sen
For the financial year ended 31 December 2014				
A first interim income distribution of 4.92% on 1,805,333,083 units	88,822	4.92	–	–
A second interim income distribution of 4.76% on 1,805,333,083 units	85,934	4.76	–	–
A third interim income distribution of 5.14% on 1,805,333,083 units	92,794	5.14	–	–
For the financial period ended 31 December 2013				
A first interim income distribution of 3.19% on 1,805,333,083 units	–	–	57,590	3.19
A second interim income distribution of 4.86% on 1,805,333,083 units	–	–	87,739	4.86
A third interim income distribution of 4.84% on 1,805,333,083 units	87,378	4.84	–	–
	354,928	19.66	145,329	8.05

The fourth interim income distribution in respect of the financial year ended 31 December 2014, of 4.86% on 1,805,333,083 units amounting to an income distribution payable of RM87.74 million will be payable on 27 February 2015.

The financial statements for the current year do not reflect this fourth interim income distribution. Such income distribution will be accounted for in equity as an appropriation of profits in the financial year ending 31 December 2015.

25. PORTFOLIO TURNOVER RATIO

	Group	
	2014	2013
Portfolio Turnover Ratio ("PTR") (times)	Nil	Nil

The calculation of PTR is based on the average of the total acquisitions of investments by the Group for the year/period to the average net asset value during the financial year/period.

PTR is nil for KLCC REIT as there were no new acquisitions and disposals of investments in the portfolio of KLCC REIT since the date of establishment of 9 April 2013 to 31 December 2014 except for the initial acquisition of the investment properties together with the related assets and liabilities which was completed on 3 May 2013.

Since the basis of calculating PTR can vary among REITs, there is no consistent or coherent basis for providing an accurate comparison of KLCC REIT's PTR against other REITs.

26. MANAGEMENT EXPENSE RATIO

	Group	
	1.1.2014 to 31.12.2014 RM'000	9.4.2013 to 31.12.2013 RM'000
Total trust expenses	47,535	30,787
Net asset value at end of financial year/period	7,564,355	7,439,979
Less: Fourth/Third interim income distribution	(87,739)	(87,378)
Net asset value at end of financial year/period, after interim income distribution	7,476,616	7,352,601
Management Expense Ratio ("MER")	0.64	0.42

The calculation of MER is based on the total fees and expenses incurred by the Group and the Fund in the financial year/period, including Manager's fee and Trustee's fee, auditors' remuneration, tax agent's fee, valuation fees and other Trust expenses to the net asset value (after fourth/third interim income distribution) at end of the respective financial year/period.

27. COMMITMENTS

(a) Capital commitments

	Fund 2014 RM'000	Fund 2013 RM'000
Approved but not contracted for		
Property, plant and equipment	77	520
Investment property	4,250	2,375
	4,327	2,895

(b) Operating lease commitments – as lessor

The Group has entered into non-cancellable commercial property lease on its investment properties. The future minimum rental receivable under this non-cancellable operating lease at the reporting date is as follows:

	Group/Fund	
	2014 RM'000	2013 RM'000
Not later than 1 year	476,199	461,194
Later than 1 year but not later than 5 years	1,948,334	1,919,978
More than 5 years	4,275,150	4,779,705
	6,699,683	7,160,877

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28. RELATED PARTY DISCLOSURES

(a) Controlling related party relationships are as follows:

- (i) PETRONAS, the ultimate holding company, and its subsidiaries
- (ii) KLCCH, the penultimate holding company, and its subsidiaries
- (iii) KLCCP, the immediate holding company, and its subsidiaries
- (iv) Subsidiary of the Fund as disclosed in Note 7.

(b) Other than as disclosed elsewhere in the notes to the financial statements, the significant related party transactions are as follows:

	Group 2014 RM'000	Fund 2014 RM'000	Group 2013 RM'000	Fund 2013 RM'000
Federal Government of Malaysia				
Property licenses and taxes	(3,477)	(3,477)	(1,883)	(1,883)
Government of Malaysia's related entities				
Purchase of utilities	(5,872)	(5,872)	(4,012)	(4,012)
Ultimate Holding Company				
Rental income	423,528	423,528	281,705	281,705
Fellow subsidiaries				
Management fees	(44,149)	(44,149)	(29,055)	(29,055)
Property maintenance fees	(2,861)	(1,846)	(2,861)	(1,846)
Other related company				
Chilled water supply	(6,606)	(6,606)	(3,965)	(3,965)

The Directors of the Manager are of the opinion that the above transactions and transactions detailed elsewhere were undertaken at mutually agreed terms between the parties in the normal course of business and the terms and conditions are established under negotiated terms.

Information regarding outstanding balances arising from related party transactions as at 31 December 2014 are disclosed in Notes 8 and 15.

29. FINANCIAL INSTRUMENTS

Financial Risk Management

The Group has a Risk Management Framework and Guidelines that set the foundation for the establishment of effective risk management across the Group.

The Group's and the Fund's goal in risk management is to ensure that the management understands, measures and monitors the various risks that arise in connection with their operations. Policies and guidelines have been developed to identify, analyse, appraise and monitor the dynamic risks facing the Group and the Fund. Based on this assessment, each business unit adopts appropriate measures to mitigate these risks in accordance with the business unit's view of the balance between risk and reward.

The Group and the Fund have exposure to credit risk, liquidity risk and market risk arising from its use of financial instruments in the normal course of the Group's and the Fund's business.

Credit Risk

Credit risk is the potential exposure of the Group and the Fund to losses in the event of non-performance by counterparties. Credit risk arises from its operating activities, primarily for trade receivables and long term receivables. The credit risk arising from the Group's and the Fund's normal operations are controlled by individual operating units within the Group Risk Management Framework and Guidelines.

Receivables

The Group and the Fund minimise credit risk by entering into contracts with highly credit rated counterparties and through credit approval, financial limits and on-going monitoring procedures. Counterparties credit evaluation is done systematically using quantitative and qualitative criteria on credit risks specified by individual operating units. Depending on the creditworthiness of the counterparty, the Group and the Fund may require collateral or other credit enhancements.

The maximum exposure to credit risk for the Group and the Fund are represented by the carrying amount of each financial asset.

A significant portion of these receivables are regular customers who have been transacting with the Group and in the case of the Fund, a significant portion of these receivables are related companies.

The Group and the Fund use ageing analysis and credit limit review to monitor the credit quality of the receivables. The Fund monitors the results of subsidiaries regularly. Any customers exceeding their credit limit are monitored closely. With respect to the trade and other receivables that are neither impaired nor past due, there are no indications as of the reporting date that the debtors will not meet their payment obligations.

– 31 December 2014

29. FINANCIAL INSTRUMENTS (CONTD.)**Credit Risk (Contd.)**Receivables (Contd.)

As at the end of the reporting year/period, the maximum exposure to credit risk arising from receivables is equal to the carrying amount. The ageing of trade receivables net of impairment amount as at the end of the reporting period is analysed below:

	Group/Fund	
	2014 RM'000	2013 RM'000
At net		
Current	430	1,105
Past due 1 to 30 days	8	1
Past due 31 to 60 days	7	–
Past due 61 to 90 days	5	176
Past due more than 90 days	18	1
	468	1,283
Trade receivables (Note 8)	697	1,283
Less: Impairment losses	(229)	–
	468	1,283
Movement in allowance account:		
At 1 January	–	–
Allowance of impairment	229	–
At 31 December	229	–

The Group and the Fund does not typically renegotiate the terms of trade receivables. There were no renegotiated balances outstanding as at 31 December 2014.

Liquidity Risk

Liquidity risk is the risk that an entity will encounter difficulty in meeting obligations associated with financial liabilities. Liquidity risk arises from the requirement to raise funds for the Group's and the Fund's businesses on an ongoing basis as a result of the existing and future commitments which are not funded from internal resources. As part of its overall liquidity management, the Group and the Fund maintains sufficient levels of cash or cash convertible investments to meet its working capital requirements. As far as possible, the Group and the Fund raises committed funding from financial institutions and balances its portfolio with some short term funding so as to achieve overall cost effectiveness.

29. FINANCIAL INSTRUMENTS (CONTD.)

Liquidity Risk (Contd.)

Maturity analysis

The table below summarises the maturity profile of the Group and the Fund's financial liabilities as at the reporting date based on undiscounted contractual payments:

	Carrying amount RM'000	Effective profit rate %	Contractual cash flow RM'000	Within 1 year RM'000	1-2 years RM'000	2-5 years RM'000	More than 5 years RM'000
31 December 2014							
Group							
Financial Liabilities							
Sukuk Murabahah	1,568,400	4.41	1,985,242	67,789	68,851	868,146	980,456
Other payables	84,124	-	84,124	84,124	-	-	-
Fund							
Financial Liabilities							
Other payables	84,066	-	84,066	84,066	-	-	-

31 December 2013

Fund

Financial Liabilities

Fixed rate secured term loan	79,081	5.50	80,104	80,104	-	-	-
Sukuk Musharakah	867,942	3.87	992,885	311,627	24,174	556,520	100,564
Fixed rate Islamic debt facility	300,513	5.14	401,377	18,082	383,295	-	-
Floating rate Islamic debt facility	361,055	4.17	415,552	14,973	14,983	385,596	-
Other payables	78,661	-	78,661	78,661	-	-	-

Fund

Financial Liabilities

Fixed rate secured term loan	79,081	5.50	80,104	80,104	-	-	-
Fixed rate Islamic debt facility	300,513	5.14	401,377	18,082	-	383,295	-
Floating rate Islamic debt facility	361,055	4.17	415,552	14,973	14,983	385,596	-
Other payables	78,407	-	78,407	78,407	-	-	-

Market Risk

Market risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices. Market prices comprise three types of risk: interest rate risk, currency risk and other price risk, such as equity risk and commodity risk.

Financial instruments affected by market risk include financings and deposits.

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29. FINANCIAL INSTRUMENTS (CONTD.)**Interest Rate Risk**

Interest rate risk is the risk that the future cash flows of a financial instrument will fluctuate because of changes in market interest rates. Fair value interest rate risk is the risk that the value of a financial instrument will fluctuate due to changes in market interest rates. As the Group has no significant profit-bearing financial assets, the Group's income and operating cash flows are substantially independent of changes in market profit rates. The Group's and the Fund's profit-bearing financial assets are mainly short term in nature and have been mostly placed in fixed deposits.

The Group's and the Fund's profit rate risk arises primarily from profit-bearing financings. Financings at variable rates expose the Group to cash flow profit rate risk. Financings obtained at fixed rates expose the Group and the Fund to fair value profit rate risk. The Group and the Fund manages its profit expense rate exposure through a balanced portfolio of fixed and variable rate financings.

The profit rate profile of the Group's and the Fund's profit-bearing financial instruments based on carrying amount as at reporting date was:

	Group 2014 RM'000	Fund 2014 RM'000	Group 2013 RM'000	Fund 2013 RM'000
Fixed rate instruments				
Financial assets	236,137	236,106	286,562	286,562
Financial liabilities	(1,568,400)	-	(1,247,536)	(379,594)
Floating rate instruments				
Financial assets	-	-	-	-
Financial liabilities	-	-	(361,055)	(361,055)

Sensitivity analysis for floating rate instruments

The following table demonstrates the indicative pre-tax effects on the profit or loss and equity of applying reasonably foreseeable market movements in the following interbank offered rates:

	Change in interest rate b.p.s.	Group Profit or loss RM'000
31.12.2014		
KLIBOR	NA	NA
KLIBOR	NA	NA
31.12.2013		
KLIBOR	-60	1,800
KLIBOR	+60	(1,800)

This analysis assumes that all other variables remain constant.

29. FINANCIAL INSTRUMENTS (CONTD.)

Foreign Currency Risk

Foreign currency risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates.

The Group and the Fund operates predominantly in Malaysia and transacts mainly in Malaysian Ringgit. As such, it is not exposed to any significant foreign currency risk.

Fair Value Information

The Group's and the Fund's financial instruments consist of cash and cash equivalents, investments and loans, trade and other receivables, financings, other payables and various debt.

The carrying amounts of cash and cash equivalents, trade and other receivables, other payables and short term financings approximate their fair values due to the relatively short term nature of these financial instruments.

The following table analyses financial instruments not carried at fair value for which fair value is disclosed, together with their fair values and carrying amounts shown in the statement of financial position.

	Fair value of financial instruments not carried at fair value				Carrying amount RM'000
	Level 1 RM'000	Level 2 RM'000	Level 3 RM'000	Total RM'000	
Group					
2014					
Financial liabilities					
Sukuk Murabahah	-	1,538,381	-	1,538,381	1,568,400
2013					
Financial liabilities					
Term loan	-	74,903	-	74,903	79,081
Islamic debt facility	-	637,577	-	637,577	661,568
Sukuk Musharakah	-	870,805	-	870,805	867,942
Fund					
2014					
Financial liabilities					
Sukuk Murabahah	-	-	-	-	-
2013					
Financial liabilities					
Term loan	-	74,903	-	74,903	79,081
Islamic debt facility	-	637,577	-	637,577	661,568

For other financial instruments listed above, fair values have been determined by discounting expected future cash flows at market incremental lending rate for similar types of financings at the reporting date.

There has been no transfers between Level 1, 2 and 3 fair values during the financial year.

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30. CAPITAL MANAGEMENT

The Group's objectives when managing capital is to provide unitholders with regular and stable distributions which is supported by the Group's strategy of improving returns from its property portfolio and capital growth, while maintaining an appropriate capital structure. The Manager intends to continue with the strategies currently adopted by the Group to increase the income and consequently, the value of its property portfolio for continued growth through (i) active asset management strategy and (ii) acquisition growth strategy.

The Group's capital is represented by its unitholders' fund in the statement of financial position. The capital requirements imposed on the Group is to ensure it maintains a healthy gearing ratio of maximum 50% of the total asset value at the time the financing is incurred, in addition to complying with the financial covenants prescribed by financial institutions as stated in the Facility Agreements. The Directors of the Manager will monitor and are determined to maintain an optimal gearing ratio that will provide an ideal financings to total assets ratio that also complies with regulatory requirements.

The financings to total assets ratio as at 31 December is as follows:

	Group	
	2014	2013
Total financings (RM'000)	1,568,400	1,608,591
Total assets (RM'000)	9,336,812	9,244,295
Financings to total assets ratio	16.8%	17.4%

The Deed provides that the Manager shall, with the approval of the Trustee, for each distribution year/period, distribute all (or such other percentage as determined by the Manager at its absolute discretion) of the Group's distributable income. It is the intention of the Manager to distribute at least 90% of the Group's distributable income on a quarterly basis or such other intervals as the Manager may determine at its absolute discretion.

31. SEGMENT INFORMATION

(a) Reporting format

Segment information is presented in respect of the Group's and the Fund's business segments.

Inter-segment transactions have been entered into in the normal course of business and have been established on commercial basis.

Segment results, assets and liabilities include items directly attributable to a segment as well as those that can be allocated on a reasonable basis. Unallocated items mainly comprise profit-earning assets and revenue, profit-bearing financings, financings and expenses, and corporate assets and expenses.

The Group and the Fund comprises the following main business segments:

Property investment – Office	Rental of office space and other related activities.
Property investment – Retail	Rental of retail space and other related activities.

Details on geographical segments are not applicable as the Group operates predominantly in Malaysia.

31. SEGMENT INFORMATION (CONTD.)

(b) Allocation basis and transfer pricing

Segment results, assets and liabilities include items directly attributable to a segment as well as those that can be allocated on a reasonable basis. Unallocated items mainly comprise profit-earning assets and revenue, profit-bearing financings and corporate assets and expenses.

Transfer prices between business segments are set on an arm's length basis in a manner similar to transactions with third parties. Segment revenue, expenses and results include transfers between business segments. Inter-segment transactions have been entered into in the normal course of business and have been established on commercial basis. These transfers are eliminated on consolidation.

Business Segments

31 December 2014

	Property investment – Office RM'000	Property investment – Retail RM'000	Elimination/ Adjustment RM'000	Consolidated RM'000
Revenue				
Revenue from external customers	554,918	38,030	–	592,948
Results				
Net property income	538,716	25,962	–	564,678
Profit income				7,708
Fair value adjustment on investments properties				54,757
Management fees				(44,149)
Trustee's fees				(600)
Financing costs				(100,361)
Tax expense				(2,729)
Profit after tax				479,304
Total assets				9,336,812
Total liabilities				1,772,457
Depreciation				37
Non-cash items other than depreciation				(114,718)

– 31 December 2014

31. SEGMENT INFORMATION (CONTD.)**(b) Allocation basis and transfer pricing (Contd.)****Business Segments (Contd.)**

31 December 2013

	Property investment – Office RM'000	Property investment – Retail RM'000	Elimination/ Adjustment RM'000	Consolidated RM'000
Revenue				
Revenue from external customers	369,062	24,411	–	393,473
Results				
Net property income	359,699	16,921	–	376,620
Profit income				5,107
Fair value adjustment on investment properties				70,788
Management fees				(29,055)
Trustee's fees				(400)
Financing costs				(53,100)
Tax expense				(3,548)
Profit after tax				366,412
Total assets				9,244,295
Total liabilities				1,804,316
Depreciation				4
Non-cash items other than depreciation				(121,803)

32. PRONOUNCEMENTS YET IN EFFECT

The following pronouncements that have been issued by the Malaysian Accounting Standards Board will become effective in future financial reporting periods and have not been adopted by the Group and/or the Fund in these financial statements:

Effective for annual periods beginning on or after 1 July 2014

Amendments to MFRS 3	Business Combinations (Annual Improvements to MFRSs 2010-2012 Cycle)
Amendments to MFRS 3	Business Combinations (Annual Improvements to MFRSs 2011-2013 Cycle)
Amendments to MFRS 8	Operating Segments (Annual Improvements to MFRSs 2010-2012 Cycle)
Amendments to MFRS 13	Fair Value Measurement (Annual Improvements to MFRSs 2011-2013 Cycle)
Amendments to MFRS 116	Property, Plant and Equipment (Annual Improvements to MFRSs 2010-2012 Cycle)
Amendments to MFRS 124	Related Party Disclosures (Annual Improvements to MFRSs 2010-2012 Cycle)
Amendments to MFRS 140	Investment Property (Annual Improvements to MFRSs 2011-2013 Cycle)

32. NEW AND REVISED PRONOUNCEMENTS YET IN EFFECT (CONTD.)

Effective for annual periods beginning on or after 1 January 2016

Amendments to MFRS 7	Financial Instruments Disclosures: (Annual Improvements to MFRSs 2012 - 2014 Cycle)
Amendments to MFRS 10, 12 and 128	Investment Entities: Applying the Consolidation Exception
Amendments to MFRS 101	Presentation of Financial Statements - Disclosure Initiative
Amendments to MFRS 116 and 138	Clarification of Acceptable Methods of Depreciation and Amortisation
Amendments to MFRS 127	Consolidated and Separate Financial Statements - Equity Method in Separate Financial Statements
Amendments to MFRS 134	Interim Financial reporting (Annual Improvements to MFRSs 2012 - 2014 Cycle)

Effective for annual periods beginning on or after 1 January 2017

MFRS 15	Revenue from Contracts with Customers
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Effective for annual periods beginning on or after 1 January 2018

MFRS 9	Financial Instruments
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The adoption of the above pronouncements is not expected to have material impact on the financial statements of the Group and of the Fund in the period of initial application.

33. NEW PRONOUNCEMENTS NOT APPLICABLE TO THE GROUP AND THE FUND

The MASB has issued pronouncements which is not yet effective, but for which is not relevant to the operations of the Group and the Fund and hence, no further disclosure is warranted.

Effective for annual periods beginning on or after 1 July 2014

Amendments to MFRS 2	Share-based Payment (Annual Improvements to MFRSs 2010-2012 Cycle)
Amendments to MFRS 119	Employee Benefits (Defined Benefit Plans: Employee Contributions)
Amendments to MFRS 138	Intangible Assets (Annual Improvements to MFRSs 2010-2012 Cycle)

Effective for annual periods beginning on or after 1 January 2016

Amendments to MFRS 5	Non-current Asset Held for Sale and Discontinued Operations (Annual Improvements to MFRSs 2012-2014 Cycle)
Amendments to MFRS 11	Joint Arrangements – Accounting for Acquisitions of Interests in Joint Operations
Amendments to MFRS 116 and 141	Agriculture: Bearer Plants
Amendments to MFRS 119	Employee Benefits (Annual Improvements to MFRSs 2012-2014 Cycle)
Amendments to MFRS 10 and 128	Sale or Contribution of Assets between an Investor and its Associate or Joint Venture
MFRS 14	Regulatory Deferral Accounts

34. COMPARATIVE FIGURES

The comparative figures presented is not comparable with the current year as prior year was prepared for the period from 9 April 2013 (date of establishment) to 31 December 2013.

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35. DISCLOSURE OF REALISED AND UNREALISED PROFIT

The breakdown of the retained profits of the Group and the Fund into realised and unrealised profits is presented as follows:

	Group 2014 RM'000	Fund 2014 RM'000	Group 2013 RM'000	Fund 2013 RM'000
Total retained profits				
– Realised	226,191	226,200	153,834	153,806
– Unrealised	–	–	–	–
	226,191	226,200	153,834	153,806

The fair value gain of RM119,268,000 (2013: RM67,249,000) on the remeasurement of investment properties, net of tax, is regarded as an unrealised gain and has been classified under capital reserve in the financial statements.

The determination of realised and unrealised profits is based on the Guidance of Special Matter No. 1, Determination of Realised and Unrealised Profits or Losses in the Context of Disclosure Pursuant to Bursa Malaysia Securities Berhad Listing Requirements, issued by Malaysian Institute of Accountants on 20 December 2010.

The disclosure of realised and unrealised profits above is solely for complying with the disclosure requirements stipulated in the directive of Bursa Malaysia and should not be applied for any other purposes.

to the unit holders of KLCC Real Estate Investment Trust

REPORT ON THE FINANCIAL STATEMENTS

We have audited the financial statements of KLCC Real Estate Investment Trust ("KLCC REIT" of the "Fund"), which comprise the statements of financial position as at 31 December 2014 of the Group and of the Fund, and the statements of comprehensive income, statements of changes in net asset value and statements of cash flows of the Group and of the Fund for the year ended 31 December 2014 and a summary of significant accounting policies and other explanatory note, as set out on pages 180 to 223.

Manager's and Trustee's responsibility for the financial statements

The Manager of the Group and of the Fund is responsible for the preparation of financial statements so as to give a true and fair view in accordance with Malaysian Financial Reporting Standards, International Financial Reporting Standards and the Securities Commission's Guidelines on Real Estate Investment Trusts in Malaysia. The Manager is also responsible for such internal control as the Manager determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error. The trustee is responsible for ensuring that the Manager maintains proper accounting and other records that are necessary to enable true and fair presentation of these financial statements.

Auditors' responsibility

Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit in accordance with approved standards on auditing in Malaysia. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on our judgment, including the assessment of risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, we consider internal control relevant to the Fund's preparation of financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Fund's internal control. An audit also includes evaluating the appropriateness of the accounting policies used and the reasonableness of accounting estimates made by the Manager, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the financial statements give a true and fair view of the financial position of the Group and of the Fund as at 31 December 2014 and of their financial performance and cash flows for the financial year ended 31 December 2014, in accordance with Malaysian Financial Reporting Standards, International Financial Reporting Standards and the Securities Commission's Guidelines on Real Estate Investment Trusts in Malaysia.

to the unit holders of KLCC Real Estate Investment Trust

OTHER REPORTING RESPONSIBILITIES

The supplementary information set out in Note 35 on page 224 is disclosed to meet the requirement of Bursa Malaysia Securities Berhad. The Manager is responsible for the preparation of the supplementary information in accordance with Guidance on Special Matter No. 1, Determination of Realised and Unrealised Profits or Losses in the Context of Disclosure Pursuant to Bursa Malaysia Securities Berhad Listing Requirements, as issued by the Malaysian Institute of Accountants ("MIA Guidance") and the directive of Bursa Malaysia Securities Berhad. In our opinion, the supplementary information is prepared, in all material respects, in accordance with the MIA Guidance and the directive of Bursa Malaysia Securities Berhad.

OTHER MATTERS

This report is made solely to the unitholders of the Fund, as a body, and for no other purpose. We do not assume responsibility to any other person for the content of this report.

Ernst & Young
AF: 0039
Chartered Accountants

Kuala Lumpur, Malaysia

Muhammad Affan bin Daud
No. 3063/02/16(J)
Chartered Accountant

As at 20 January 2015

For the purpose of Main Market Listing Requirements of Bursa Malaysia Securities Berhad, both KLCC Property Holdings Berhad (“KLCCP”) and KLCC Real Estate Investment Trust (“KLCC REIT”) are classified as “listed issuers”.

Listed Issuer	KLCC Property Holdings Berhad
Authorised Share Capital	RM5,000,000,000.00 divided into 4,981,946,669 Ordinary Shares of RM1.00 each and 1,805,333,100 Class A Redeemable Preference Shares of RM0.01 each
Paid-up Share Capital	RM1,805,333,083.00 divided into 1,805,333,083 Ordinary Shares of RM1.00 each
No. of Shareholders	5,352
Voting Rights	One vote for each share

Listed Issuer	KLCC Real Estate Investment Trust
Approved Fund Size	1,805,333,085 Units
Total Issued and Fully Paid Units	1,805,333,083 Units
No. of Unitholders	5,352
Voting Rights	One vote for each Unit

Under the “stapled” structure, all ordinary shares of KLCCP are stapled together with all units of KLCC REIT (“Stapled Securities”). Therefore, the information on Distribution of Stapled Securities Holdings, Directors’ Interest in Listed Issuers, Substantial Stapled Securities Holders of the Listed Issuers and Thirty Largest Stapled Securities Holders stated below is based on Stapled Securities structure.

DISTRIBUTION OF STAPLED SECURITIES HOLDINGS

Size of Stapled Securities Holdings	No. of Stapled Securities Held	(%)	No. of Stapled Securities Holders	(%)
Less than 100	6,416	0.000	717	13.396
100 to 1,000	1,546,879	0.085	2,249	42.021
1,001 to 10,000	7,796,455	0.431	1,914	35.762
10,001 to 100,000	10,601,388	0.587	317	5.923
100,001 to less than 5% of issued stapled securities	313,595,262	17.370	151	2.821
5% and above of issued stapled securities	1,471,786,683	81.524	4	0.074
Total	1,805,333,083	100.00	5,352	100.00

As at 20 January 2015

DIRECTORS' INTERESTS IN THE LISTED ISSUERS

Name	Direct		Indirect	
	No. of Stapled Securities	(%)	No. of Stapled Securities	(%)
Datuk Manharlal a/l Ratilal	5,000	0.000	–	–
Augustus Ralph Marshall	50,000	0.003	–	–

DIRECTORS' INTERESTS IN RELATED CORPORATIONS

Name	PETRONAS Chemicals Group Berhad			
	Direct		Indirect	
	No. of Shares	(%)	No. of Shares	(%)
Datuk Manharlal a/l Ratilal	20,000	0.000	–	–
Dato' Halipah binti Esa	10,000	0.000	13,100*	0.000
Datuk Hashim bin Wahir	16,000	0.000	–	–

* Deemed interest by virtue of Dato' Halipah's family members' shareholding.

Name	MISC Berhad			
	Direct		Indirect	
	No. of Shares	(%)	No. of Shares	(%)
Dato' Halipah binti Esa	–	–	10,000*	0.000

* Deemed interest by virtue of Dato' Halipah's family members' shareholding.

Name	Malaysia Marine and Heavy Engineering Holdings Berhad			
	Direct		Indirect	
	No. of Shares	(%)	No. of Shares	(%)
Dato' Halipah binti Esa	10,000	0.000	10,000*	0.000

* Deemed interest by virtue of Dato' Halipah's family members' shareholding.

SUBSTANTIAL STAPLED SECURITIES HOLDERS OF THE LISTED ISSUERS

Name	Direct		Indirect	
	No. of Stapled Securities Held	(%)	No. of Stapled Securities Held	(%)
1. KLCC (Holdings) Sdn Bhd	1,167,638,804	64.677	-	-
2. CIMB Group Nominees (Tempatan) Sdn Bhd <i>[Exempt AN for Petroliaam Nasional Berhad]</i>	194,816,979	10.791	1,167,638,804 [#]	64.677
3. AmanahRaya Trustees Berhad <i>[Skim Amanah Saham Bumiputera]</i>	109,330,900	6.055	-	-

[#] Deemed interest in 1,167,638,804 stapled securities held by KLCC (Holdings) Sdn Bhd by virtue of Petronas 100% direct interest in KLCC (Holdings) Sdn Bhd.

THIRTY LARGEST STAPLED SECURITIES HOLDERS

	No. of Stapled Securities	(%)
1 KLCC (Holdings) Sdn Bhd	617,700,294	34.215
2 KLCC (Holdings) Sdn Bhd	549,938,510	30.461
3 CIMB Group Nominees (Tempatan) Sdn Bhd <i>[Exempt AN for Petroliaam Nasional Berhad]</i>	194,816,979	10.791
4 Amanahraya Trustees Berhad <i>[Skim Amanah Saham Bumiputera]</i>	109,330,900	6.055
5 Citigroup Nominees (Tempatan) Sdn Bhd <i>[Employees Provident Fund Board]</i>	30,003,175	1.661
6 Amanahraya Trustees Berhad <i>[Amanah Saham Wawasan 2020]</i>	29,261,600	1.620
7 Kumpulan Wang Persaraan (Diperbadankan)	19,792,300	1.096
8 HSBC Nominees (Asing) Sdn Bhd <i>[TNTC for The Highclere International Investors SMID Fund]</i>	15,317,500	0.848
9 Amanahraya Trustees Berhad <i>[AS 1Malaysia]</i>	15,086,400	0.835
10 Amanahraya Trustees Berhad <i>[Amanah Saham Malaysia]</i>	15,000,000	0.830
11 Cartaban Nominees (Tempatan) Sdn Bhd <i>[Exempt AN for Eastspring Investments Berhad]</i>	13,314,100	0.737

As at 20 January 2015

		No. of Stapled Securities	[%]
12	Maybank Nominees (Tempatan) Sdn Bhd <i>[Maybank Trustees Berhad for Public Ittikal Fund (N14011970240)]</i>	13,000,000	0.720
13	Permodalan Nasional Berhad	10,333,700	0.572
14	HSBC Nominees (Asing) Sdn Bhd <i>[BNYM SA/NV for Newton Asian Income Fund]</i>	10,000,000	0.553
15	Citigroup Nominees (Tempatan) Sdn Bhd <i>[Exempt AN for AIA Bhd]</i>	9,921,300	0.549
16	Amanahraya Trustees Berhad <i>[Public Islamic Dividend Fund]</i>	9,048,300	0.501
17	Pertubuhan Keselamatan Sosial	8,311,283	0.460
18	HSBC Nominees (Asing) Sdn Bhd <i>[BBH and CO Boston for Vanguard Emerging Markets Stock Index Fund]</i>	7,935,900	0.439
19	HSBC Nominees (Asing) Sdn Bhd <i>[TNTC for the Highclere International Investors Emerging Markets SMID Fund]</i>	5,395,400	0.298
20	Amanahraya Trustees Berhad <i>[Public Islamic Select Enterprises Fund]</i>	5,131,400	0.284
21	Amanahraya Trustees Berhad <i>[Amanah Saham Didik]</i>	4,815,000	0.266
22	Citigroup Nominees (Asing) Sdn Bhd <i>[CBNY for Dimensional Emerging Markets Value Fund]</i>	4,118,600	0.228
23	Amanahraya Trustees Berhad <i>[Public Islamic Equity Fund]</i>	3,499,500	0.193
24	DB (Malaysia) Nominee (Asing) Sdn Bhd <i>[SSBT Fund RKB7 for Evergreen Emerging Markets Growth Fund]</i>	3,437,900	0.190
25	Citigroup Nominees (Asing) Sdn Bhd <i>[CBNY for DFA International Real Estate Securities Portfolio of DFA Investment Dimensions Group Inc]</i>	3,271,900	0.181
26	HSBC Nominees (Asing) Sdn Bhd <i>[Exempt AN for JPMorgan Chase Bank, National Association (U.S.A.)]</i>	3,163,300	0.175
27	HSBC Nominees (Tempatan) Sdn Bhd <i>[HSBC (M) Trustee Bhd for AMB Value Trust Fund (4249)]</i>	2,488,000	0.137
28	Cartaban Nominees (Asing) Sdn Bhd <i>[GIC Private Limited for Government of Singapore (C)]</i>	2,368,300	0.131
29	Sofia Imran Sattar	2,240,000	0.124
30	Amanahraya Trustees Berhad <i>[Amanah Saham Bumiputera 2]</i>	2,238,800	0.124

LIST OF PROPERTIES OF KLCCP STAPLED GROUP

As at 31 December 2014

(II) KLCC PROPERTY HOLDINGS BERHAD

Registered Owner	Address	Date of Revaluation (Tenure)	Description/ Existing use	Land area (sq m)	Built-up area (sq m)	Age of building	Audited net carrying amount as at 31.12.2014 (RM mil)
Suria KLCC Sdn Bhd	Grant 43698 Lot 170, Seksyen 58, Town of Kuala Lumpur	12.11.2014 (Freehold)	A 6 storey retail centre (Suria KLCC)/ Shopping Centre	28,160	143,564	16 years	4,870.0*
Asas Klasik Sdn Bhd	Grant 43700 Lot 172, Seksyen 58, Town of Kuala Lumpur	18.11.2014 (Freehold)	An international class hotel comprising hotel rooms and service apartments (Mandarin Oriental, Kuala Lumpur)/Hotel	8,094	92,782.8	16 years	538.9
Impian Klasik Sdn Bhd	Grant 43696 Lot 168, Seksyen 58, Town of Kuala Lumpur	31.12.2014 (Freehold)	A 49 storey purpose built office building with a lower ground concourse level (Menara Maxis)/Office building	4,329	74,874	16 years	752.0*

LIST OF PROPERTIES OF KLCCP STAPLED GROUP

As at 31 December 2014

Registered Owner	Address	Date of Revaluation (Tenure)	Description/ Existing use	Land area (sq m)	Built-up area (sq m)	Age of building	Audited net carrying amount as at 31.12.2014 (RM mil)
Kompleks Dayabumi Sdn Bhd	Lot 38, Lot 39 and Lot 45, all within Seksyen 70, Town of Kuala Lumpur held under title no. PN 2395, PN 4073 and PN 33471	24.11.2014 (Leasehold of 99 years expiring on 27.1.2079)	A 36-storey office building (Menara Dayabumi) with an annexed 6-storey office cum retail podium (City Point)/Office building	29,339.133	162,487.53	32 years	485.4*
	PN 32233, Lot 51, Seksyen 70, Town of Kuala Lumpur	24.11.2014 (Leasehold of 98 years expiring on 21.1.2079)					
Impian Cemerlang Sdn Bhd	Grant 43701, Lot 173, Seksyen 58, Town of Kuala Lumpur	27.11.2014 (Freehold)	Vacant Land	5,726	-	-	269.0*

* Investment Properties stated at fair value

(II) KLCC REAL ESTATE INVESTMENT TRUST

Registered Owner	Address	Date of Revaluation (Tenure)	Description/ Existing use	Land area (sq m)	Built-up area (sq m)	Age of building	Audited net carrying amount as at 31.12.2014 (RM mil)
KLCC Real Estate Investment Trust	Grant 43685 Lot 157, Seksyen 58, Town of Kuala Lumpur	14.11.2014 (Freehold)	A 29 storey office building with 3 basement levels (Menara ExxonMobil)/ Office building	3,999	74,312.7	18 years	461.0*
KLCC Real Estate Investment Trust	Grant 43699 Lot 171, Seksyen 58, Town of Kuala Lumpur	12.11.2014 (Freehold)	A 58-storey office tower (Menara 3 PETRONAS) cum shopping podium and basement car park	4,302	155,295	3 years	1,820.8*
KLCC Real Estate Investment Trust	Grant 43697 Lot 169, Seksyen 58, Town of Kuala Lumpur	12.11.2014 (Freehold)	Two 88-storey office towers (PETRONAS Twin Towers)/ Office building	21,740	510,901	17 years	6,590.0*

* Investment Properties stated at fair value

NOTICE OF ANNUAL GENERAL MEETING



KLCC PROPERTY HOLDINGS BERHAD

(Co. No. 641576-U)
(Incorporated in Malaysia)



KLCC REAL ESTATE INVESTMENT TRUST

(a real estate investment trust constituted under the laws of Malaysia)

NOTICE IS HEREBY GIVEN THAT the Second Annual General Meeting of KLCC Real Estate Investment Trust (“**KLCC REIT**”) and the Twelfth Annual General Meeting of KLCC Property Holdings Berhad (the “**Company**” or “**KLCCP**”) will be held concurrently at the Sapphire Room, Level 1, Mandarin Oriental Kuala Lumpur, Kuala Lumpur City Centre, 50088 Kuala Lumpur, Malaysia on Thursday, 16 April 2015 at 10.30 a.m. for the following purposes:

A. KLCC REIT

AS ORDINARY BUSINESS:

1. To receive the Audited Financial Statements for the financial year ended 31 December 2014 of KLCC REIT together with the Reports attached thereon.

(Please refer to Note 7)

AS SPECIAL BUSINESS:

To consider and if thought fit, to pass, with or without modifications, the following resolution:

2. Proposed Unitholders’ Mandate to Issue New Units of up to 10% of the Approved Fund Size of KLCC REIT pursuant to Clause 14.03 of the Guidelines on Real Estate Investment Trusts Issued by the Securities Commission Malaysia (“**REIT Guidelines**”).

“THAT pursuant to the REIT Guidelines, Main Market Listing Requirements of Bursa Malaysia Securities Berhad (“**Bursa Securities**”) and the approval of the relevant regulatory authorities,

where such approval is required and subject to passing of Resolution VIII of KLCCP, approval be and is hereby given to the Directors of KLCC REIT Management Sdn Bhd, the manager for KLCC REIT (the “**Manager**”), to issue new units in KLCC REIT (“**New Units**”) from time to time to such persons and for such purposes and upon such terms and conditions as the Directors of the Manager may in their absolute discretion deem fit, provided that the number of New Units to be issued, when aggregated with the number of units in KLCC REIT issued during the preceding 12 months, must not exceed 10% of the approved fund size of KLCC REIT for the time being and provided further that such corresponding number of new ordinary shares in KLCCP equal to the number of New Units shall be issued and every one New Unit shall be stapled to one new ordinary share upon issuance to such persons (“**Proposed KLCC REIT Mandate**”) and the Directors of the Manager be and are hereby also empowered to obtain the approval for the listing of and quotation

for such new stapled securities comprising ordinary shares in KLCCP stapled together with the units in KLCC REIT ("**Stapled Securities**") on the Main Market of Bursa Securities.

THAT such approval shall continue to be in force until:

- (i) the conclusion of the next Annual General Meeting of the unitholders at which time it will lapse, unless by a resolution passed at the meeting, the authority is renewed;
- (ii) the expiration of the period within which the next Annual General Meeting of the unitholders is required by law to be held; or
- (iii) revoked or varied by resolution passed by the unitholders in a unitholders' meeting,

whichever is the earlier.

THAT the New Units to be issued pursuant to the Proposed KLCC REIT Mandate shall, upon issue and allotment, rank *pari passu* in all respects with the existing units of KLCC REIT, except that the New Units will not be entitled to any income distribution, right, benefit, entitlement and/or any other distributions, in respect of which the entitlement date is prior to the date of allotment of such New Units.

THAT authority be and is hereby given to the Directors of the Manager and Maybank Trustees Berhad (the "**Trustee**"), acting for and on behalf of KLCC REIT, to give effect to the Proposed KLCC REIT Mandate with full powers to assent to any conditions, modifications, variations and/or amendments as they may deem fit in the best interest of KLCC REIT and/or as may be imposed by the relevant authorities.

AND FURTHER THAT the Directors of the Manager and the Trustee, acting for and on behalf of KLCC REIT, be and are hereby authorised to implement, finalise, complete and take all necessary steps and to do all acts (including execute such documents as may be required), deeds and things in relation to the Proposed KLCC REIT Mandate." **Resolution 1**

B. KLCCP

AS ORDINARY BUSINESS:

3. To receive the Audited Financial Statements for the financial year ended 31 December 2014 of the Company and the Reports of the Directors and Auditors thereon. **(Please refer to Note 9)**
4. To re-elect the following Directors who retire pursuant to the Company's Articles of Association:
 - (i) Datuk Manharlal a/l Ratilal **Resolution I**
 - (ii) Datuk Ishak bin Imam Abas **Resolution II**
 - (iii) Mr Augustus Ralph Marshall **Resolution III**
5. To approve the payment of Directors' fees of RM594,000.00 in respect of the financial year ended 31 December 2014 of the Company. **Resolution IV**
6. To re-appoint Messrs Ernst & Young as Auditors of the Company and to authorise the Directors to fix the Auditors' remuneration. **Resolution V**

AS SPECIAL BUSINESS:

To consider and if thought fit, to pass, with or without modifications, the following resolutions:

7. Continuing in Office as Independent Non-Executive Director of the Company:
 - (i) Mr Augustus Ralph Marshall
"THAT Mr Augustus Ralph Marshall who would have served as an Independent Non-Executive Director of the Company for 10 years on 31 August 2015 be and is hereby re-appointed as an Independent Non-Executive Director of the Company to hold office until the conclusion of next Annual General Meeting of the Company." **Resolution VI**

(ii) Dato' Halipah binti Esa

"THAT Dato' Halipah binti Esa who would have served as an Independent Non-Executive Director of the Company for 9 years on 29 February 2016 be and is hereby re-appointed as an Independent Non-Executive Director of the Company to hold office until the conclusion of next Annual General Meeting of the Company."

Resolution VII

8. Authority to Issue Shares of the Company pursuant to Section 132D of the Companies Act, 1965

"THAT pursuant to Section 132D of the Companies Act, 1965, Main Market Listing Requirements of Bursa Securities and the approval of the relevant regulatory authorities, where such approval is required and subject to passing of Resolution 1 of KLCC REIT, the Directors of the Company be and are hereby authorised to issue ordinary shares in the capital of the Company ("**New Ordinary Shares**") from time to time to such persons and for such purposes and upon such terms and conditions as the Directors may in their absolute discretion deem fit, provided that the nominal value of such New Ordinary Shares to be issued, pursuant to this resolution, when aggregated with the nominal value of any such ordinary shares issued during the preceding 12 months does not exceed 10% of the nominal value of the issued and paid-up ordinary share capital of the Company for the time being (excluding any treasury shares) and provided further that such corresponding number of New Units in KLCC REIT equal to the number of New Ordinary Shares shall be issued and every one New Ordinary Share shall be stapled to one New Unit upon issuance to such persons ("**Proposed KLCCP Mandate**") and that the Directors be and are hereby also empowered to obtain the approval from Bursa Securities for the listing of and quotation for such new Stapled Securities on the Main Market of Bursa Securities.

THAT such approval shall continue to be in force until:

- (i) the conclusion of the next Annual General Meeting of the Company at which time it will lapse, unless by a resolution passed at the meeting, the authority is renewed;
- (ii) the expiration of the period within which the next Annual General Meeting of the Company is required by law to be held; or
- (iii) revoked or varied by resolution passed by the shareholders of the Company in a general meeting,

whichever is the earlier.

THAT the New Ordinary Shares to be issued pursuant to the Proposed KLCCP Mandate shall, upon issue and allotment, rank *pari passu* in all respects with the existing ordinary shares of the Company, except that the New Ordinary Shares will not be entitled to any dividend, right, benefit, entitlement and/or any other distributions, in respect of which the entitlement date is prior to the date of allotment of such New Ordinary Shares.

THAT authority be and is hereby given to the Directors of the Company, to give effect to the Proposed KLCCP Mandate with full powers to assent to any conditions, modifications, variations and/or amendments as they may deem fit in the best interest of the Company and/or as may be imposed by the relevant authorities.

AND FURTHER THAT the Directors of the Company, be and are hereby authorised to implement, finalise, complete and take all necessary steps and to do all acts (including execute such documents as may be required), deeds and things in relation to the Proposed KLCCP Mandate."

Resolution VIII

9. To transact any other business for which due notice has been given.

FURTHER NOTICE IS HEREBY GIVEN THAT for the purpose of determining a holder of the Stapled Securities who shall be entitled to attend the Second Annual General Meeting of KLCC REIT and the Twelfth Annual General Meeting of KLCCP, the Manager and/or the Trustee and KLCCP shall be requesting Bursa Malaysia Depository Sdn Bhd, in accordance with Paragraph 17 of Schedule 1 of the Trust Deed dated 2 April 2013 entered into between the Manager and the Trustee, Articles 57(1) and 57(2) of KLCCP's Articles of Association and Section 34(1) of the Securities Industry (Central Depositories) Act, 1991, to issue a General Meeting Record of Depositors as at 7 April 2015 and only a Depositor whose name appears on such Record of Depositors shall be entitled to attend, speak and vote at the said meetings.

BY ORDER OF THE BOARD

Abd Aziz bin Abd Kadir (LS0001718)
Yeap Kok Leong (MAICSA 0862549)
Company Secretaries

Kuala Lumpur
27 February 2015

Notes:

1. A holder of the Stapled Securities entitled to attend and vote at the meetings is entitled to appoint not more than 2 proxies to attend and, to vote in his stead. A proxy may but need not be a holder of the Stapled Securities and in the case of the Company, the provision of Section 149(1) (b) of the Companies Act, 1965 shall not apply to the Company. There shall be no restriction as to the qualification of the proxy.
2. Where a holder of the Stapled Securities is an authorised nominee, it may appoint at least one proxy but not more than 2 proxies in respect of each securities account it holds with ordinary shares of the Company and units of KLCC REIT standing to the credit of the said securities account.
3. Where a holder of the Stapled Securities is an exempt authorised nominee which holds Stapled Securities for multiple beneficial owners in one securities account ("omnibus account"), there is no limit to the number of proxies which the exempt authorised nominee may appoint in respect of each omnibus account it holds. An exempt authorised nominee refers to an authorised nominee defined under the Securities Industry (Central Depositories) Act 1991 ("SICDA") which is exempted from compliance with the provisions of subsection 25A(1) of SICDA.
4. Where a holder of the Stapled Securities or the authorised nominee appoints 2 proxies, or where an exempt authorised nominee appoints 2 or more proxies, the appointment shall be invalid unless he specifies the proportions of his holdings to be represented by each proxy.
5. A corporation which is a holder of the Stapled Securities may by resolution of its Directors or other governing body authorised such person as it thinks fit to act as its representative at the meetings. If the appointor is a corporation, this form must be executed under its Common Seal or under the hand of its attorney.

If this proxy form is signed by the attorney duly appointed under the power of attorney, it should be accompanied by a statement reading "signed under Power of Attorney which is still in force, no notice of revocation having been received". A copy of the power of attorney which should be valid in accordance with the laws of the jurisdiction in which it was created and is exercised should be enclosed with the proxy form.

6. The form of proxy must be deposited at the office of the Share Registrar, Tricor Investor Services Sdn Bhd, Level 17, The Gardens North Tower, Mid Valley City, Lingkaran Syed Putra, 59200 Kuala Lumpur not less than 48 hours before the time appointed for holding the meetings or any adjournment thereof.
7. Explanatory Note for Item 1
This agenda item is meant for discussion only as in accordance with the provision of Clause 15.33A(b) of the REIT Guidelines, a formal approval on the Audited Financial Statements of KLCC REIT from the holders of the Stapled Securities is not required. Hence, this item is not put forward to the holders of the Stapled Securities for voting.
8. Explanatory Note for Resolution 1
Subject to passing of Resolution VIII of the Company, the proposed Resolution 1, if passed, will grant a renewed mandate to the Manager of KLCC REIT to issue New Units from time to time provided that the number of the New Units to be issued, when aggregated with the number of units issued during the preceding 12 months, must not exceed 10% of the approved fund size of KLCC REIT for the time being and provided further that such corresponding number of new ordinary shares in the Company equal to the number of New Units shall be issued and every one New Unit shall be stapled to one new ordinary share upon issuance. The Proposed KLCC REIT Mandate, unless revoked or varied at a unitholders' meeting, will expire at the conclusion of the next Annual General Meeting of unitholders of KLCC REIT.

The Proposed KLCC REIT Mandate will allow the Manager the flexibility to issue New Units to raise funds to finance future investments, acquisitions and capital expenditure to enhance the value of KLCC REIT and/or to refinance existing debt as well as for working capital

purposes, subject to the relevant laws and regulations. With the Proposed KLCC REIT Mandate, delays and further costs involved in convening separate general meetings to approve such issue of units to raise funds can be avoided.

As at the date of this Notice, no New Units have been issued pursuant to the mandate granted to the Directors of the Manager at the First Annual General Meeting of KLCC REIT because there were no investments, acquisitions, capital expenditure, refinancing of existing debts or working capital that required fund raising activity.

9. Explanatory Note for Item 3

This agenda item is meant for discussion only as the provision of Section 169(1) of the Companies Act, 1965 does not require a formal approval of the holders of the Stapled Securities for the Audited Financial Statements of the Company. Hence, this item is not put forward to the holders of the Stapled Securities for voting.

10. Explanatory Note for Resolutions III and VI

Mr Augustus Ralph Marshall had served as an Independent Non-Executive Director of the Company for 9 years as at 31 August 2014. The holders of the Stapled Securities had at the Annual General Meeting of the Company held on 17 April 2014 approved the continuing in office of Mr Augustus Ralph Marshall as an Independent Non-Executive Director of the Company until the conclusion of the next Annual General Meeting of the Company.

The Board has recommended him to continue to act as an Independent Non-Executive Director. Please refer to pages 47 to 48 as stated in the Corporate Governance Statement of the Annual Report of KLCCP Stapled Group for detailed information and justification.

11. Explanatory Note for Resolution VII

Dato' Halipah binti Esa would have served as an Independent Non-Executive Director of the Company for 9 years as at 29 February 2016. The Board has recommended her to continue to act as an Independent Non-Executive Director. Please refer to pages 47 to 48 as stated in the Corporate Governance Statement of the Annual Report of KLCCP Stapled Group for detailed information and justification.

12. Explanatory Note for Resolution VIII

Subject to passing of Resolution 1 of KLCC REIT, the proposed Resolution VIII, if passed, will grant a renewed mandate and provide flexibility for the Company to empower the Directors to issue New Ordinary Shares from time to time, provided that the nominal value of such New Ordinary Shares to be issued, when aggregated with the nominal value of any such ordinary shares issued during the preceding 12 months does not exceed 10% of the nominal value of the issued and paid-up ordinary share capital of the Company for the time being (excluding any treasury shares) should the need arise and provided further that such corresponding number of New Units equal to the number of New Ordinary Shares shall be issued and every one New Ordinary Share shall be stapled to one New Unit upon issuance.

In order to avoid any delay and costs involved in convening a general meeting to approve such issuance of ordinary shares, the approval is a renewed mandate given to the Directors as the Board is always looking into prospective areas and seeking opportunities to broaden the operating base, increase earnings potential of the Company, raise funds to finance future investments, acquisitions and capital expenditure to enhance the value of the Company and/or to refinance existing debt as well as for working capital purposes which may involve the issue of new ordinary shares. This authority, unless revoked or varied at a general meeting, will expire at the conclusion of the next Annual General Meeting of the Company.

As at the date of this Notice, the Company did not issue any New Ordinary Shares pursuant to the mandate granted to the Directors at its Eleventh Annual General Meeting because there were no investments, acquisitions, capital expenditure, refinancing of existing debts or working capital that required fund raising activity.

KLCC REIT 2nd Annual General Meeting and KLCCP 12th Annual General Meeting

DATE	-	16 April 2015
TIME	-	10.30 a.m.
PLACE	-	Sapphire Room, Level 1, Mandarin Oriental, Kuala Lumpur, Kuala Lumpur City Centre, 50088 Kuala Lumpur, Malaysia

REGISTRATION

1. Registration will start from 8.30 a.m. until 10.45 a.m. Registration will close 15 minutes after the meetings started.
2. Please read the signage to ascertain which registration table you should approach to register yourself for the meetings and join the queue accordingly.
3. Please produce your original Identity Card (MyKad) to the registration staff for verification. Please make sure you collect your MyKad thereafter. KLCCP will not be responsible for any lost MyKad.
4. Upon verification, you are required to write your name and sign on the Attendance List placed on the registration table.
5. You will also be given an identification tag. No person will be allowed to enter the meeting room without the identification tag. There will be no replacement in the event that you lose or misplace the identification tag.
6. Once you have collected your identification tag and signed the Attendance List, please leave the registration area immediately and proceed for refreshment at the Ballroom foyer.
7. No person will be allowed to register on behalf of another person even with the original MyKad of that other person.
8. The registration counter will handle verification of identity and registration.

REGISTRATION HELP DESK

9. The Registration Help Desk handles revocation of proxy's appointment and/or any clarification or enquiry.

CAR PARK AND PARKING REDEMPTION COUNTER

10. After registration for attendance of the KLCC REIT 2nd AGM and the KLCCP 12th AGM, shareholders are advised to approach the Parking Redemption Counter to obtain the cash reimbursement of RM10.00 only provided by the Company for car parking at the following locations in KLCC:

Locations	Enquiry Contact
Mandarin Oriental, Kuala Lumpur	03-2179 8898
KLCC Basement Car Park	03-2382 8585
Kuala Lumpur Convention Centre Car Park	03-2333 2945
Lot 91 Open Car Park <i>(adjacent to Kuala Lumpur Convention Centre)</i>	
Lot D1 Open Car Park <i>(adjacent to Mandarin Oriental, Kuala Lumpur)</i>	03-2382 8585
KLCC Multi Storey Car Park <i>(next to Jalan Binjai)</i>	03-2382 8585

PROXY

11. A member entitled to attend and vote is entitled to appoint proxy/proxies, to attend and vote instead of him. If you are unable to attend the meetings and wish to appoint a proxy to vote on your behalf, please submit your Form of Proxy in accordance with the notes and instructions printed therein.
12. If you wish to attend the meetings yourself, please do not submit the Form of Proxy. You will not be allowed to attend the meetings together with a proxy appointed by you.
13. If you have submitted your Form of Proxy prior to the meetings and subsequently decided to attend the meetings yourself, please proceed to the Registration Help Desk to revoke the appointment of your proxy.
14. Please ensure that the original Form of Proxy is deposited at the office of the Share Registrar, Tricor Investor Services Sdn. Bhd. not less than forty eight (48) hours before the time appointed for holding the meetings.

CORPORATE MEMBER

15. Any corporate member who wishes to appoint a representative instead of a proxy to attend this meetings should lodge the certificate of appointment under the seal of the corporation, at the office of the Share Registrar, Tricor Investor Services Sdn. Bhd. not less than forty eight (48) hours before the time appointed for holding the meetings.

GENERAL MEETING RECORD OF DEPOSITORS

16. For the purpose of determining who shall be entitled to attend the KLCC REIT 2nd AGM and KLCCP 12th AGM, the Company shall be requesting Bursa Malaysia Depository Sdn Bhd in accordance with Articles 57(1) and 57(2) of the Company's Articles of Association and Section 34(1) of the Securities Industry (Central Depositories) Act, 1991 to issue a General Meeting Record of Depositors as at 7 April 2015 and only a depositor whose name appears on such Record of Depositors shall be entitled to attend the said meetings.

REFRESHMENT

17. Light Refreshment shall be served.

AGM ENQUIRY

18. For enquiry prior to the KLCC REIT 2nd AGM and KLCCP 12th AGM, please contact the following during office hours:

- | | |
|--|--------------------------|
| (a) Legal and Corporate Services Division, KLCCP | (Tel 03-2783 6000) (G/L) |
| (b) Share Registrar – Tricor Investor Services Sdn Bhd | (Tel 03-2264 3883) (G/L) |

ANNUAL REPORT 2014

19. The KLCCP STAPLED GROUP Annual Report 2014 is available on the Bursa Malaysia's website at www.bursamalaysia.com under Company Announcements and also at the KLCC website at www.klcc.com.my.



NOTES

NOTES

PROXY FORM

No. of stapled securities held	CDS Account No.



KLCC PROPERTY HOLDINGS BERHAD
(Co. No. 641576-U)
(Incorporated in Malaysia)

KLCC REAL ESTATE INVESTMENT TRUST
(a real estate investment trust constituted under the laws of Malaysia)

First Proxy "A"

I/We* _____
(FULL NAME, NEW NRIC No./Co. No. * IN BLOCK LETTERS)

of _____
(FULL ADDRESS)

being a holder/holders *of the stapled securities of KLCC PROPERTY HOLDINGS BERHAD ("Company") and KLCC REAL ESTATE INVESTMENT TRUST ("KLCC REIT"), hereby appoint

of _____
(FULL ADDRESS)

or failing him _____
(FULL NAME, NEW NRIC No./Co. No. * IN BLOCK LETTERS)

of _____
(FULL ADDRESS)

or failing him, the CHAIRMAN OF THE MEETINGS as my/our* first proxy to vote for me/us* and on my/our* behalf at the Second Annual General Meeting of KLCC REIT and the Twelfth Annual General Meeting of the Company to be held concurrently at the Sapphire Room, Level 1, Mandarin Oriental, Kuala Lumpur, Kuala Lumpur City Centre, 50088 Kuala Lumpur, Malaysia on Thursday, 16 April 2015 at 10.30 a.m. and at any adjournment thereof.

Second Proxy "B"

I/We* _____
(FULL NAME, NEW NRIC No./Co. No. * IN BLOCK LETTERS)

of _____
(FULL ADDRESS)

being a holder/holders *of the stapled securities of KLCC PROPERTY HOLDINGS BERHAD and KLCC REAL ESTATE INVESTMENT TRUST, hereby appoint

of _____
(FULL ADDRESS)

or failing him _____
(FULL NAME, NEW NRIC No./Co. No. * IN BLOCK LETTERS)

of _____
(FULL ADDRESS)

or failing him, the CHAIRMAN OF THE MEETINGS as my/our* second proxy to vote for me/us* and on my/our* behalf at the Second Annual General Meeting of KLCC REIT and the Twelfth Annual General Meeting of the Company to be held concurrently at the Sapphire Room, Level 1, Mandarin Oriental, Kuala Lumpur, Kuala Lumpur City Centre, 50088 Kuala Lumpur, Malaysia on Thursday, 16 April 2015 at 10.30 a.m. and at any adjournment thereof.

The proportions of my/our holding to be represented by my/our proxies are as follows:

First Proxy "A" _____ %
Second Proxy "B" _____ %
_____ %

My/our proxy/proxies shall vote as follows:

(Please indicate with an "X" in the appropriate box against each resolution how you wish your vote to be cast)

	Resolution	PROXY "A"		PROXY "B"	
		For	Against	For	Against
KLCC REIT					
Proposed unitholders' mandate to issue new units of up to 10% of the approved fund size of KLCC REIT pursuant to Clause 14.03 of the Guidelines on Real Estate Investment Trusts Issued by the Securities Commission Malaysia	1				
KLCCP					
Re-election of Datuk Manharlal a/l Ratilal	I				
Re-election of Datuk Ishak bin Imam Abas	II				
Re-election of Mr Augustus Ralph Marshall	III				
Approval of payment for Directors' fees	IV				
Re-appointment of Messrs Ernst & Young as Auditors and to authorise the Directors to fix the Auditors' remuneration	V				
Re-appointment of Mr Augustus Ralph Marshall as Independent Non-Executive Director	VI				
Re-appointment of Dato' Halipah binti Esa as Independent Non-Executive Director	VII				
Authority to issue shares of the Company pursuant to Section 132D of the Companies Act, 1965	VIII				

Contact Number: _____

Signature of holder(s) of the stapled securities or
Common Seal

Dated: _____

* Strike out whichever is not desired. (Unless otherwise instructed, the proxy may vote as he thinks fit)

Notes:

1. A holder of the stapled securities comprising ordinary shares in the Company stapled together with the units in KLCC REIT ("Stapled Securities") entitled to attend and vote at the meetings is entitled to appoint not more than 2 proxies to attend and, to vote in his stead. A proxy may but need not be a holder of the Stapled Securities and in the case of the Company, the provision of Section 149(1)(b) of the Companies Act, 1965 shall not apply to the Company. There shall be no restriction as to the qualification of the proxy.
2. Where a holder of the Stapled Securities is an authorised nominee, it may appoint at least one proxy but not more than 2 proxies in respect of each securities account it holds with ordinary shares of the Company and units of KLCC REIT standing to the credit of the said securities account.
3. Where a holder of the Stapled Securities is an exempt authorised nominee which holds Stapled Securities for multiple beneficial owners in one securities account ("omnibus account"), there is no limit to the number of proxies which the exempt authorised nominee may appoint in respect of each omnibus account it holds. An exempt authorised nominee refers to an authorised nominee defined under the Securities Industry (Central Depositories) Act 1991 ("SICDA") which is exempted from compliance with the provisions of subsection 25A(1) of SICDA.
4. Where a holder of the Stapled Securities or the authorised nominee appoints 2 proxies, or where an exempt authorised nominee appoints 2 or more proxies, the appointment shall be invalid unless he specifies the proportions of his holdings to be represented by each proxy.
5. A corporation which is a holder of the Stapled Securities may by resolution of its Directors or other governing body authorised such person as it thinks fit to act as its representative at the meetings. If the appointor is a corporation, this form must be executed under its Common Seal or under the hand of its attorney.
If this proxy form is signed by the attorney duly appointed under the power of attorney, it should be accompanied by a statement reading "*signed under Power of Attorney which is still in force, no notice of revocation having been received*". A copy of the power of attorney which should be valid in accordance with the laws of the jurisdiction in which it was created and is exercised should be enclosed with the proxy form.
6. The form of proxy must be deposited at the office of the Share Registrar, Tricor Investor Services Sdn Bhd, Level 17, The Gardens North Tower, Mid Valley City, Lingkaran Syed Putra, 59200 Kuala Lumpur not less than 48 hours before the time appointed for holding the meetings or any adjournment thereof.
7. For the purpose of determining a holder of the Stapled Securities who shall be entitled to attend the Second Annual General Meeting of KLCC REIT and the Twelfth Annual General Meeting of the Company, KLCC REIT Management Sdn Bhd ("Manager") and/or Maybank Trustees Berhad ("Trustee") and the Company shall be requesting Bursa Malaysia Depository Sdn Bhd, in accordance with Paragraph 17 of Schedule 1 of the Trust Deed dated 2 April 2013 entered into between the Manager and the Trustee, Articles 57(1) and 57(2) of the Company's Articles of Association and Section 34(1) of the Securities Industry (Central Depositories) Act, 1991, to issue a General Meeting Record of Depositors as at 7 April 2015 and only a Depositor whose name appears on such Record of Depositors shall be entitled to attend the said meetings.

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Stamp
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Share Registrar

Tricor Investor Services Sdn Bhd (118401-V)
Level 17, The Gardens North Tower
Mid Valley City
Lingkaran Syed Putra
59200 Kuala Lumpur, Malaysia

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CORPORATE DIRECTORY

KLCC Property Holdings Berhad

Levels 33 & 34, Menara Dayabumi
Kompleks Dayabumi
Jalan Sultan Hishamuddin
P.O. Box 13214
50050 Kuala Lumpur
Malaysia
Telephone : 603 2783 6000
Facsimile : 603 2783 7810
Website : www.klcc.com.my
E-mail : info@klcc.com.my

KLCC Parking Management Sdn Bhd

Levels 33 & 34, Menara Dayabumi
Kompleks Dayabumi
Jalan Sultan Hishamuddin
P.O. Box 13214
50050 Kuala Lumpur
Malaysia
Telephone : 603 2783 6000
Facsimile : 603 2783 7810
Website : www.parking.klcc.com.my
E-mail : klccparking@klcc.com.my

KLCC Urusharta Sdn Bhd

Levels 33 & 34, Menara Dayabumi
Kompleks Dayabumi
Jalan Sultan Hishamuddin
P.O. Box 13214
50050 Kuala Lumpur
Malaysia
Telephone : 603 2783 6000
Facsimile : 603 2783 7810
Website : www.klcc.com.my
E-mail : info@klcc.com.my

KLCC REIT Management Sdn Bhd

Levels 33 & 34, Menara Dayabumi
Kompleks Dayabumi
P.O. Box 13214
Jalan Sultan Hishamuddin
50050 Kuala Lumpur
Telephone : 603 2783 6000
Facsimile : 603 2783 7810
Website : www.klcc.com.my
E-mail : info@klcc.com.my

Mandarin Oriental, Kuala Lumpur

Kuala Lumpur City Centre
P.O. Box 10905
50088 Kuala Lumpur
Tel : 603 2380 8888
Facsimile : 602 2380 8833
Website : www.mandarinoriental.com
E-mail : mokul-sales@mohg.com

Suria KLCC Sdn Bhd

Level 13, Menara Darussalam
No 12, Jalan Pinang
50450, Kuala Lumpur
Tel : 603 2382 3434
Facsimile : 603 2382 2838
Website : www.suriaklcc.com.my
E-mail : info@suriaklcc.com.my

KLCC PROPERTY HOLDINGS BERHAD (641576-U)

KLCC REAL ESTATE INVESTMENT TRUST

Levels 33 & 34, Menara Dayabumi, Jalan Sultan Hishamuddin, 50050 Kuala Lumpur

Telephone : (03) 2783 6000 Facsimile : (03) 2783 7810

Website : www.klcc.com.my E-mail : info@klcc.com.my