"دريك آند سكل إنترناشيونال" تكشف عن تحقيق أرباح صافية قدرها 42 مليون درهم في الربع الأول من العام 2010

[دبي - 12 مايو 2010] - أعلنت شركة "دريك آند سكل إنترناشيونال" (ش. م. ع.)، الشركة الرائدة الإقليمية في مجال توفير الخدمات الهندسية المتكاملة، اليوم عن تحقيق أرباح صافية وصل حجمها إلى 42 مليون در هم خلال الربع الأول من العام الجاري 2010 المنتهي بتاريخ 31 مارس/ آذار الماضي، إضافة إلى عائدات مقدار ها 386 مليون در هم خلال الفترة ذاتها.

ويقول أسامة حمدان المدير المالي التنفيذي في الشركة: "لقد حققها أرباح تشغيلية صافية قدر ها 48 مليون در هم وذلك قبل مخصص الإطفاء وإيراد الفوائد في الربع الأول في العام 2009، مقارنت مقارنت مع أرباح تشغيلية صافية تبلغ 37 قدر ها مليون در هم في الربع الأول من العام الجاري 2010. تعكس هذه النتائج انخفاضا على أساس سنوي بنسبة 23 بالمئة في أرباح التشغيل".

وأضاف حمدان: "تجدر الإشارة هنا أنه كان بمقدورنا المحافظة على هوامشنا التشغيلية على الرغم من التحديات الراهنة".

ويقول خلدون الطبري الرئيس التنفيذي لشركة "دريك آند سكل": "تأثرت عائدات بفعل تمديد فترات إنجاز المشاريع، والأنشطة التي تسبق بدء الإنشاءات لمشاريعنا الجديدة، وقيامنا بتطوير أعمالنا في مناطق جديدة، مثل مصر وسلطنة عمان والمملكة العربية السعودية".

وأضاف الطبري: "لقد شهدنا بداية إيجابية لهذا العام، وذلك بعد الفوز بعقود لهشروعات تصل قيمتها إلى مليار درهم، حيث تبلغ القيمة المتبقية للمشاريع التي ننفذها حاليا إلى ما يقرب من 4 مليارات درهم. وسيكون لذلك تأثير إيجابي على الإيرادات في النصف الثاني من العام الحالي".

ووافق مجلس إدارة "دريك آند سكل إنترناشيونال" أيضاً في اجتماع عقد يوم أمس، على انطلاق عمليات الشركة في سورية، والتي من المتوقع أن لتخل إلى حيز التنفيذ مع نهاية هذا العام.

ويختتم الطبري حديثه بالقول: "إن في أعقاب عمليات الاستحواذ التي أكملناها خلال الهام 2009 وبداية الهام 2010 على شركة "باسافانت – روديغر" و "دريك آند سكل قطر" و "دريك آند سكل الكويت"، والتي يتم حالياً دمجها بصورة تكاملية مع عملياتنا التجارية، فسوف نبّه أبتحقيق الإيرادات لنا في النصف الثاني من هذا العام. وستؤدي استراتيجية النمو التي خططنا لها جيدا إلى تحقيق النتائج المتوقعة بما يتوافق مع أهدافنا المالية العامة للعام 2010".

نبذة حول شركة دريك آند سكل إنترناشيونال شمع ع:

تعتبر "دريك أند سكل إنترناشيونال " ش.م.ع شركة رائدة إقليمية تقوم بتوفير الخدمات المتكاملة من التصميم ، والهندسة، والبناء في مجال الهندسة الكهربائية والميكانيكية والصحية والمدنية والبنية التحتية وحلول المياه والطاقة.، في منطقة الشرق الأوسط وشمال أفريقيا. وذلك ، من خلال الإبداع والكوادر البشرية والشغف.

وقد أسست شركة دريك آند سكل إنترناشيونال أول مكتب لها عام 1966 في العاصمة الإماراتية أبوظبي، ومنذ ذلك الحين وهي توسع عملياتها لتشمل كل من : دبي، والأردن، وليبيا، وتايلاند، وعمان وتعمل على مشاريع في : البحرين، والإمارات، والسعودية، والسودان، وتايلاند وعمان.

في عام 2009، حرصت شركة دريك آند سكل إنترناشيونال ش.م.ع على تطبيق سياسة التوسع وذلك من خلال استحواذها على شركتين مهمتين، أولهما: "باسافنت روديجر جي إم بي إتش" Roediger GmbH – Passavant، ومقرها ألمانيا، وهي شركة عالمية رائدة في معالجة مياه الصرف الصحي، ومعالجة المياه، و معالجة رواسب التكرير، مع تواجد الشركة في 13 دولة في جميع أنحاء أوروبا، ومنطقة الشرق الأوسط وشمال أفريقيا، وآسيا، والتي وفرت خدماتها لأكثر من 5000 منشأة. وثانيهما: شركة دريك آند سكل إنترناشيونال للمقاولات الكهربائية والصحية والمقاولات في مجال الأعمال الميكانيكية والكهربائية والصحية والمقاولات في دولة الكويت.

في عام 2010، استمرت الجهود في عمليات التوسع مع تأسيس شركتين تابعتين هما: شركة دريك آند سكل للمياه والطاقة ذ.م.م، التي تقوم بالاشراف على وإدارة جميع مشاريع شركة دريك آند سكل إنترناشيونال المتعلقة بالمياه والطاقة في منطقة الشرق الأوسط وشمال أفريقيا. وشركة دريك آند سكل الترناشيونال الخاصة افريقيا. وشركة دريك آند سكل الترناشيونال الخاصة بالمقاولات المدنية خارج دولة الامارات، بالإضافة إلى توليها للعمليات الموجودة حالياً في كل من أبوظبي ودبي

وفي أبريل من عام 2010، أعلنت شركة دريك آند سكل إنترناشيونال عن استحواذها على شركة دريك آند إنترناشيونال قطر ذمم، وهي شركة رائدة في مجال الأعمال الميكانيكية والكهربائية والصحية ومقرها قطر، والتي أتاحت للشركة فرصة الاستمرار في عملية التوسع أفقيا، وتنويع الأسواق المستهدفة، بالإضافة إلى إمكانية زيادة حصتها السوقية في المنطقة.

للحصول على المزيد من المعلومات، يرجى الاتصال مع الجهة التالية:

شركة دريك آند سكل إنترناشيونال (ش. م. ع.) ماريانا ميساكيان هاتف: 2300 4811 4 971

البريد الإلكتروني: m.missakian@drake-scull.ae

أو

وكالة "سيسيرو أند بيرناي" للعلاقات العامة طارق الشرابي هاتف: 2964 4 334 4 996

فاكس: **971 4 334 2977**

الهاتف المحمول: 626 5535 +971

البريد الإلكتروني: tariq@cbpr.ae

INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

31 March 2010



P.O. Box 9267
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Dubai, United Arab Emirates
Tel: +971 4 332 4000
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dubai@ae.ey.com/me

REPORT ON REVIEW OF INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS TO THE SHAREHOLDERS OF DRAKE & SCULL INTERNATIONAL PJSC

Introduction

We have reviewed the accompanying interim consolidated statement of financial position of Drake & Scull International PJSC ("the PJSC") and its subsidiaries (collectively "the Group") as at 31 March 2010, the related interim consolidated statements of income, comprehensive income, changes in equity and cash flows for the three-month period then ended and explanatory notes. Management is responsible for the preparation and fair presentation of these interim condensed consolidated financial statements in accordance with International Accounting Standard IAS 34 Interim Financial Reporting ("IAS 34"). Our responsibility is to express a conclusion on these interim condensed consolidated financial statements based on our review.

Scope of Review

We conducted our review in accordance with International Standard on Review Engagements 2410, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity". A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with International Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the accompanying interim condensed consolidated financial statements are not prepared, in all material respects, in accordance with IAS 34.

Signed by Farrukh Seer

Partner

Registration No. 491

Enst 4 Young

11 May 2010 Dubai

INTERIM CONSOLIDATED STATEMENT OF INCOME

Period ended 31 March 2010 (Unaudited)

	Three months ended 31 March 2010	Three months ended 31 March 2009
1	Votes AED'000	(Restated) AED'000
Contract revenues	386,360	488,091
Contract costs	(312,265)	(400,709)
GROSS PROFIT	74,095	87,382
Interest income	17,277	23,422
Other income	4,269	806
Selling, general and administrative expenses	(36,500)	(25,358)
Finance costs	(5,792)	(4,059)
Amortisation of intangible assets	(8,389)	(8,389)
Management fee	5 (3,700)	(3,700)
PROFIT FOR THE PERIOD BEFORE TAX	41,260	70,104
Income tax	8 527	-
PROFIT FOR THE PERIOD	41,787	70,104
Attributable to:		
Parent company Non-controlling interests	42,228 (441)	69,004 1,100
	41,787	70,104
Earnings per share - basic and diluted (AED)	9 0.020	0.032

INTERIM CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME Period ended 31 March 2010 (Unaudited)

	Three months ended 31 March 2010 AED'000	Three months ended 31 March 2009 (Restated) AED'000
Profit for the period	41,787	70,104
Other comprehensive income Exchange differences on translation of foreign operations	(4,025)	-
Other comprehensive loss for the period	(4,025)	-
Total comprehensive income for the period	37,762	70,104
Attributable to: Parent company Non-controlling interests	38,203 (441)	69,004 1,100
	37,762	70,104

شركة دريك أند سكل انترناشيونال (ش.م.ع) والشركات التابعة لها

بيان المركز المالي الموحد المرحلي في ٣١ مارس ٢٠١٠ (غير مدققة)

			(5. / 05 0
۳۱ دیسمبر	۳۱ مارس	ايضاح	
r9	7.1.		
آلف در هم	الف درهم		
(مدققة)	(غير مدققة)		
			الموجودات
	755 N. 1 2012000		الموجودات الغير متداولة
711,079	Y . 9 , 1 £ Y		الموجودات الثابتة
171,171	۸۸٦,٣٧٤		الشهرة والموجودات المعنوية الأخرى
194,414	4 , 9 9 1		الاستثمارات
71,77	80,917		القروض والسلفيات
<u> </u>			مصاريف مدفوعة مقدما طويلة الأجل
1,747,897	1, 40 1, 5		
			الموجودات المتداولة
49,474	£ 7, . V 1		العقارات لغرض التطوير
17,112	۱۳,٤٨٣		البضاعة
٤٠٥,١٤٣	٤٦١,٠٨٠		أعمال مقاو لات قيد التنفيذ
9,47,477	1,,011		مدينو المقاولات ومبالغ محتجزة
79,009	٤٧,٥٩٠	٥	مستحقات من الأطراف ذات علاقة
90,979	111,500		القروض والسلفيات
750,995	771,797		مصاريف مدفوعة مقدما ومدينون آخرون
100,120	180,190		الاستثمارات
		٦	المستعارات الأرصدة لدى البنوك والنقد في الصندوق
1,17.,71.	1,.70,70	,	الإرصدة شي البنوت والله في الصندوق
7,111,191	<u> </u>		
£,£,0AA	£,£77,0£A		إجمالي الموجودات
			حقوق الملكية والمطلوبات
			الحقوق العائدة لمساهمي الشركة الأم
7,177,774	4,144,444		رأس المال
(۲۲,۸۲)	(7 7 , 7 7)		أسهم الخزينة
77,702	77,701		احتياطي قانوني
٣٠٠,٧٣٦	W£Y,97£		أرباح غير موزعة
(١,٧١٠)	(1.,٧٣٥)		احتياطي تحويل العملات الأجنبية
7, 577, 177	7,010,.49		
TA,0AY	٣٨,١٤٦		حصص غير مسيطرة
			3 . 3. 3
7,010,877	7,007,110		إجمالي حقوق الملكية

تشكل الإيضاحات من ١ إلى ١٢ المرفقة جزءاً من هذه البيانات المالية الموحدة الموجزة المرحلية.

شركة دريك أند سكل انترناشيونال (ش.م.ع) والشركات التابعة لها

بيان المركز المالي الموحد المرحلي في ۳۱ مارس ۲۰۱۰ (غير مدققة)(تتمة)

۳۱ دیسمبر ۲۰۰۹ آلف درهم (مدققة)	۳۱ مارس ۲۰۱۰ آلف درهم (غیر مدفقة)	ايضاح	
٣٤,001 109,447 79,490	77,10£ 10.,771 77,179		المطلوبات الغير متداولة مكافأة نهاية الخدمة للموظفين قروض لأجل التزام الضريبة المؤجلة
YYE, YYA YAO, O • T YO, 101 19A, £9A 9A, T1Y TA1, TA1 177, 1AY	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	0	المطلوبات المتداولة الدائنون والمبالغ المستحقة الدفع مستحقات لأطراف ذات علاقة دفعات مقدماً مقبوضة من العملاء الزيادة في قيمة الفواتير الصادرة عن العمل المنجز قروض لأجل مستحقات للبنوك
1,77.,977 1,770,170 £,£,077	1,70£,7£9 1,874,777 £,£77,0£8		إجمالي المطلوبات إجمالي حقوق الملكية والمطلوبات

تمت الموافقة على هذه البيانات المالية الموحدة الموجزة المرحلية من قبل مجلس الإدارة في ١١ مايو ٢٠١٠ ووقعت بالنيابة عنهم من قبل:

الرئيس التنفيذي

رئيس مجلس الإدارة

INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION At 31 March 2010 (Unaudited)

	Notes	31 March 2010 AED'000 (Unaudited)	31 December 2009 AED '000 (Audited)
ASSETS			
Non current assets			
Property, plant and equipment		209,142	211,529
Goodwill and other intangible assets		886,374	821,828
Investments		200,998	197,713
Loans and advances		35,986	21,727
Long term prepayments		25,900	29,600
		1,358,400	1,282,397
Current assets			
Development properties		42,071	39,363
Inventories		13,483	12,884
Contract work-in-progress		461,080	405,143
Contract receivables and retentions	23	1,000,544	983,866
Due from related parties	5	47,590	39,559
Loans and advances		118,435	95,929
Prepayments and other receivables		221,393	245,994
Investments	2	135,195	135,143
Bank balances and cash	6	1,025,357	1,160,310
		3,065,148	3,118,191
TOTAL ASSETS		4,423,548	4,400,588
EQUITY AND LIABILITIES Equity attributable to the equity holders of the parent			
Share capital		2,177,778	2,177,778
Treasury shares		(28,622)	(28,622)
Statutory reserve		33,654	33,654
Retained earnings		342,964	300,736
Foreign currency translation reserve		(10,735)	(6,710)
		2,515,039	2,476,836
Non-controlling interests		38,146	38,587
Total equity		2,553,185	2,515,423

INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION (continued) At 31 March 2010 (Unaudited)

	Note	31 March 2010 AED'000 (Unaudited)	31 December 2009 AED'000 (Audited)
Non-current liabilities Employees' end of service benefits Term loans Deferred tax liability		38,154 150,381 27,179 215,714	34,551 159,882 29,795 ————————————————————————————————————
Current liabilities Accounts payable and accruals Due to related parties Advances received from customers Excess billings Term loans Due to banks	5	817,719 87,539 214,559 68,991 361,987 103,854	785,503 75,151 198,498 98,317 381,281 122,187
Total liabilities		1,654,649	1,660,937
TOTAL EQUITY AND LIABILITIES		4,423,548	4,400,588

These interim condensed consolidated financial statements were approved by the Board of Directors on 11 May 2010 and signed on its behalf by:

Chairman

امالا

Chief Executive Officer

INTERIM CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

Period ended 31 March 2010 (Unaudited)

Attributable to equity holders of the parent

	Share capital AED'000	Treasury shares AED'000	Statutory reserve AED '000	Retained earnings AED '000	Foreign currency translation reserve AED '000	Total AED'000	Non-controlling interests AED '000	Total AED'000
Balance at 1 January 2010	2,177,778	(28,622)	33,654	300,736	(6,710)	2,476,836	38,587	2,515,423
Profit for the period	-	-	-	42,228	-	42,228	(441)	41,787
Other comprehensive loss	-	-	-	-	(4,025)	(4,025)	-	(4,025)
Total comprehensive income for the period	-	-	-	42,228	(4,025)	38,203	(441)	37,762
Balance at 31 March 2010	2,177,778	(28,622)	33,654	342,964	(10,735)	2,515,039	38,146	2,553,185

INTERIM CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

Period ended 31 March 2010 (Unaudited)

Attributable to equity holders of the parent

	Share capital AED 000	Treasury shares AED '000	Statutory reserve AED '000	Retained earnings AED:000	Foreign currency translation reserve AED '000	Total AED '000	Non-controlling interests AED'000	Total AED '000	
Balance at 1 January 2009, as previously stated	2,177,778	-	5,733	51,595	-	2,235,106	10,431	2,245,537	
Prior period adjustment - note 12	•	-		(4,083)		(4,083)	(110)	(4,193)	
Balance at 1 January 2009, as restated	2,177,778	-	5,733	47,512	-	2,231,023	10,321	2,241,344	
Non controlling interests contribution to subsidiary's capital	n -	-	-	-	-	-	4,000	4,000	
Profit for the period (restated)	•	-	-	69,004	-	69,004	1,100	70,104	
Total comprehensive income for the period (restated)	-		-	69,004	-	69,004	1,100	70,104	
Balance at 31 March 2009 (restated)	2,177,778	-	5,733	116,516	•	2,300,027	15,421	2,315,448	

INTERIM CONSOLIDATED STATEMENT OF CASH FLOWS

Period ended 31 March 2010 (Unaudited)

		Three months ended 31 March 2010	Three months ended 31 March 2009 (Restated)
	Note	AED'000	AED'000
ACTIVITIES		44.040	50.104
Profit for the period before tax Adjustments for:		41,260	70,104
Depreciation		7,380	7,483
Amortisation of intangible assets		8,389	8,389
Gain on sale of trading securities		-	(56)
Change in fair value of trading securities		(52)	(81)
Provision for employees' end of service benefits		3,046	2,872
Management fee expense		3,700	3,700
Interest income		(17,277)	(23,422)
Finance charges		5,755	4,060
Working capital adjustments:		52,201	73,049
Development properties		(2,708)	(1,595)
Inventories		(599)	40,484
Contract work-in-progress		(33,079)	(60,947)
Contract receivables and retentions		29,285	(49,406)
Due from related parties		(8,031)	(10,756)
Prepayments and other receivables		(25,278)	33,508
Accounts payable and accruals		(106,081)	(55,194)
Due to related parties		6,002	(1,846)
Advances received from customers		16,061	(27,903)
Excess billings		(29,326)	(14,023)
Net cash used in operations		(101,553)	(74,629)
Management fee paid		_	(74,000)
Employees' end of service benefits paid		(990)	(628)
Income tax paid		(2,089)	-
Net each used in anomating activities			(140.257)
Net cash used in operating activities		(104,632)	(149,257)
INVESTING ACTIVITIES			
Purchase of property, plant and equipment		(2,738)	(1,798)
Proceeds from disposal of property, plant and equipment		67	15
Trading securities – net		-	5,592
Investments		(3,285)	-
Loans and advances Interest received		(36,765)	22.422
Net cash inflow on business combination	3.1	69,648 398	23,422
	3.1		
Net cash from investing activities		27,325	27,231

INTERIM CONSOLIDATED STATEMENT OF CASH FLOWS (continued) Period ended 31 March 2010 (Unaudited)

		Three months ended 31 March 2010	Three months ended 31 March 2009 (Restated)
	Note	AED'000	AED'000
FINANCING ACTIVITIES Loan to a shareholder recovered Movement in time deposits under lien Movement in due to banks Proceeds from term loans Repayments of term loans Interest paid Non controlling interests		(43,557) (30,953) 7,674 (32,813) (5,755)	45,000 2,878 (16,602) - (164,395) (4,060) 4,000
Net cash used in financing activities		(105,404)	(133,179)
DECREASE IN CASH AND CASH EQUIVALENTS		(182,711)	(255,205)
Net foreign currency translation difference		(8,419)	•
Cash and cash equivalents at 1 January		743,214	1,330,003
CASH AND CASH EQUIVALENTS AT 31 MARCH	6	552,084	1,074,798

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS At 31 March 2010 (Unaudited)

1 ACTIVITIES

Drake & Scull International PJSC ("the PJSC") was incorporated on 17 November 2008 and registered on 21 January 2009 as a Public Joint Stock Company in accordance with UAE Federal Law No. 8 of 1984 (as amended). The PJSC is primarily engaged in carrying out contracting work relating to the construction industry, such as electrical, plumbing, air-conditioning and sanitation work. The PJSC's registered head office is at P.O. Box 65794, Dubai, United Arab Emirates.

The PJSC and its subsidiaries are referred to as "the Group" in the interim condensed consolidated financial statements. Major subsidiaries of the Group are as follows:

Name		eficial ership	Country of incorporation	Principal activities	
	31 March 2010	31 December 2009			
Drake & Scull International L.L.C. (Abu Dhabi)	100%	100%	UAE	Contracting work relating to construction industry	
Gulf Technical Construction Company L.L.C.	80%	80%	UAE	Mechanical, electrical and civil construction work	
Drake & Scull International for Electrical Contracting WLL	75%	75%	Kuwait	Electrical contracting and repairing work relating to construction industry	
Drake & Scull International (Qatar) WL	L 100%	-	Qatar	Contracting work relating to construction industry	
Passavant Engineering Limited	100%	100%	BVI	Holding company	
Subsidiary of Passavant Engineering Le Passavant Roediger GmbH and its subsidiaries	td. 100%	100%	Germany	Developing waste water, water and sludge treatment plants	

The Group, through Gulf Technical Construction Company L.L.C., also has a 50% interest in Ranya Test Joint Venture, a joint venture with Ranya General Contracting Company (L.L.C.) under a joint venture agreement dated 12 August 2005; and through Drake and Scull International L.L.C (Abu Dhabi), a 50% interest in King Abdullah University of Science and Technology project, a joint venture with Drake & Scull (W.L.L) -Saudi Arabia under a joint venture agreement dated 15 January 2008.

2 SIGNIFICANT ACCOUNTING POLICIES

BASIS OF PREPARATION

The interim condensed consolidated financial statements have been prepared in accordance with International Accounting Standards 34, Interim Financial Reporting and applicable requirements of the UAE laws.

The interim condensed consolidated financial statements do not include all the information and disclosures required in the annual financial statements, and should be read in conjunction with the Group's consolidated financial statements as at 31 December 2009. In addition, results for the three months ended 31 March 2010 are not necessarily indicative of the results that may be expected for the financial year ending 31 December 2010.

The interim condensed consolidated financial statements have been presented in United Arab Emirates Dirhams and all values are rounded to the nearest thousand (AED'000), except where otherwise stated.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS At 31 March 2010 (Unaudited)

2 SIGNIFICANT ACCOUNTING POLICIES (continued)

Significant accounting policies

The accounting policies adopted in the preparation of the interim condensed consolidated financial statements are consistent with those followed in the preparation of the Group's consolidated financial statement for the period from 17 November 2008 to 31 December 2009, except for the adoption of new Standards and Interpretations as on 1 January 2010 noted below:

IFRS 7 Financial Instruments: Disclosures

The amended standard requires additional disclosures about fair value measurement and liquidity risk. Fair value measurements related to items recorded at fair value are to be disclosed by source of inputs using a three level fair value hierarchy, by class, for all financial instruments recognised at fair value. In addition, a reconciliation between the beginning and ending balance for level 3 fair value measurements is now required, as well as significant transfers between level 1 and level 2 fair value measurement. The amendments also clarify the requirements for liquidity risk disclosures with respect to derivative transactions and assets used for liquidity management.

IFRS 3 Business Combinations and IAS 27 Consolidated and separate financial statements

A revised IFRS 3 Business Combinations and a revised IAS 27 Consolidated and separate financial statements are effective from 1 July 2009. These revisions to IFRS 3 and IAS 27 impact the manner in which business combinations are identified and accounted for. The revised IAS 27 will impact the Group, when its percentage holdings in subsidiaries decrease or increase without resulting in a loss of control, by taking the gains and losses directly to equity instead of through the consolidated statement of income. Further, there is a choice on an acquisition-by-acquisition basis to measure the non-controlling interest in the acquiree either at fair value or at the non-controlling interest's proportionate share of the acquiree's net assets. All acquisition-related costs should be expensed. The Group has adopted to measure the non-controlling interest in the acquire at the non-controlling interest's proportionate share of the acquiree's net assets.

IFRIC 15 Agreement for the Construction of Real Estate

IFRIC 15 was issued in July 2008 and becomes effective for financial years beginning on or after 1 January 2009. The Interpretation is to be applied retrospectively. It clarifies when and how revenue and related expenses from the sale of a real estate unit should be recognised if an agreement between a developer and a buyer is reached before the construction of the real estate is complete. Furthermore the Interpretation provides guidance on how to determine whether an agreement is within the scope of IAS 11 or IAS 18. IFRIC 15 does not have an impact on the interim condensed consolidated financial statement because the Group has not recognised any profit on development properties.

Improvements to IFRSs

In May 2008 IASB issued its first omnibus of amendments to its Standards primarily with a view to removing inconsistencies and clarifying wordings. There are separate transitional provisions for each Standard. All such improvements are applicable from future dates and none of them are considered significant by the Group. The Group has also concluded that there is no significant impact of any changes made by IASB in its Standards as part of such improvements.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS At 31 March 2010 (Unaudited)

3 BUSINESS COMBINATIONS

Acquisition in 2010

3.1 Acquisition of Drake & Scull International (Qatar) WLL

During the period, the Group formalised the acquisition of a 100% interest in Drake & Scull International (Qatar) WLL ("the Company") effective 1 January 2010.

The Group has provisionally recorded tangible assets and liabilities at the value they were carried in the books of the Company prior to the transfer, as summarised below:

Cammina

	Carrying value AED'000
Tangible assets:	
Property, plant and equipment	2,511
Contract work-in-progress Contract receivables and retentions	22,858 45,963
Prepayments and other receivables	2,492
Bank balances and cash	398
Total tangible assets	74,222
Liabilities:	
Employees' end of service benefits	(1,547)
Loans Due to related parties	(534) (6,386)
Accounts payable and accruals	(42,150)
revounts payable and accidats	(42,130)
Total liabilities	(50,617)
Book value of net tangible assets acquired	23,605
Total consideration payable	96,147
Book value of net tangible assets acquired, as above	(23,605)
Goodwill and other intangible assets	72,542
Cash flow on acquistion:	
Net cash acquired on business combination	398
Net cash inflow	398
	

The goodwill has been allocated to the MEP unit. The acquisition was undertaken to expand the operations of the Group to the State of Qatar. The goodwill represents expected synergies and intangible assets acquired. Adjustments to the provisional values to record separately identifiable intangible assets, if any, will be recognised within twelve months of the transfer date as allowed by International Financial Reporting Standard 3 "Business Combinations".

The Company has contributed AED 18,347 thousand to the revenue of the Group and AED 4,843 thousand to overall profit of the Group since 1 January 2010.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS At 31 March 2010 (Unaudited)

3 BUSINESS COMBINATIONS (continued)

Acquisitions in 2009

3.2 Acquisition of Drake & Scull International (LLC) and its Subsidiaries

During the period ended on 31 December 2009, assets and liabilities of Drake & Scull International (LLC) and its subsidiaries (the "LLC") were transferred to the PJSC as an in-kind contribution for 45% interest in the PJSC.

The fair values of the identifiable assets and liabilities of the LLC and corresponding carrying amounts as at the date of acquisition were as follows:

Property, plant and equipment 217,679 171,530 17		Fair value AED'000	Carrying value AED'000
Intangible assets	· •	217 470	171 520
Available-for-sale investments			171,550
Development properties		•	12 576
Inventories		•	
Contract work-in-progress 226,187 226,187 Contract receivables and retentions 520,041 520,041 Due from related parties 14,667 14,667 Prepayments and other receivables 115,137 115,137 Trading securities 12,096 12,096 Loan to a shareholder 45,000 45,000 Bank balances and cash 162,328 162,328 Liabilities 11,736,883 1,302,732 Employees' end of service benefits (19,779) (19,779) Term loans (178,096) (178,096) Due to related parties (16,951) (16,951) Accounts payable and accruals (51,861) (51,861) Advances received from customers (280,879) (280,879) Due to banks (83,754) (83,754) Excess billings (27,548) (27,548) Net identifiable assets 598,015 163,864 Total fair value of the LLC 980,000 Net assets acquired, as above (598,015) Non controlling interests acquired 23,811			
Contract receivables and retentions 520,041 520,041 520,041 Due from related parties 14,667 14,667 14,667 14,667 14,667 115,137 115,137 115,137 115,137 115,137 115,137 12,096 12,096 12,096 12,096 10,000 45,000 45,000 45,000 45,000 45,000 Bank balances and cash 162,328 162			
Due from related parties 14,667 14,667 Prepayments and other receivables 115,137 115,137 Trading securities 12,096 12,096 Loan to a shareholder 45,000 45,000 Bank balances and cash 162,328 162,328 Liabilities I1,736,883 1,302,732 Employees' end of service benefits (19,779) (19,779) Term loans (178,096) (178,096) Due to related parties (16,951) (16,951) Accounts payable and accruals (531,861) (531,861) Advances received from customers (280,879) (280,879) Due to banks (33,754) (33,754) Excess billings (27,548) (27,548) Excess billings (27,548) (27,548) Net identifiable assets 598,015 163,864 Not assets acquired, as above (598,015) 163,864 Not assets acquired, as above (598,015) 14,328 Goodwill 405,796 20,000 405,796 Cash flow on business		· · · · · · · · · · · · · · · · · · ·	•
Prepayments and other receivables 115,137 115,137 115,137 12,096 12,096 12,096 12,096 12,096 12,096 12,096 12,096 12,096 12,096 145,000 45,000 45,000 45,000 45,000 45,000 162,328 162,951 163,869 178,096 178,096 178,096 178,096 162,951 162,951 162,951 162,951 162,951 162,951 162,951 162,951 162,951 162,951 162,951 162,951 162,951 162,951 162,951 162,951 162,951 162,958 183,754 83,754 83,754 83,754 83,754 83,754 83,754 83,754 83,754 83,754 83,754 83,754 83,754 83,754 83,754 8		•	•
Trading securities 12,096 12,096 12,096 12,096 45,000 45,000 45,000 45,000 45,000 45,000 45,000 45,000 45,000 45,000 45,000 162,328 16			
Loan to a shareholder 45,000 45,000 Bank balances and cash 162,328 162,328 1,736,883 1,302,732 Liabilities Employees' end of service benefits (19,779) (19,779) Term loans (178,096) (178,096) Due to related parties (16,951) (16,951) Accounts payable and accruals (531,861) (531,861) Advances received from customers (280,879) (280,879) Due to banks (83,754) (83,754) Excess billings (27,548) (27,548) Excess billings (1,138,868) (1,138,868) Net identifiable assets 598,015 163,864 Total fair value of the LLC 980,000 Non controlling interests acquired 23,811 14,328 Goodwill 405,796 Cash flow on business combination: Non controlling interests acquired on business combination 162,328 Less: Time deposits under lien (45,803) Less: Bank overdrafts (31,893)			
Bank balances and cash 162,328 162,328 Liabilities 1,736,883 1,302,732 Employees' end of service benefits (19,779) (19,779) Term loans (178,096) (178,096) Due to related parties (16,951) (16,951) Accounts payable and accruals (531,861) (531,861) Advances received from customers (280,879) (280,879) Due to banks (83,754) (83,754) Excess billings (27,548) (27,548) Net identifiable assets 598,015 163,864 Total fair value of the LLC 980,000 Net assets acquired, as above (598,015) Non controlling interests acquired 23,811 14,328 Goodwill 405,796 Cash flow on business combination: Net cash acquired on business combination: Net cash acquired on business combination: 162,328 Less: Time deposits under lien (45,803) Less: Bank overdrafts (31,893)	•		
Liabilities (19,779) (19,779) Employees' end of service benefits (178,096) (178,096) Due to related parties (16,951) (16,951) Accounts payable and accruals (531,861) (531,861) Advances received from customers (280,879) (280,879) Due to banks (33,754) (83,754) Excess billings (27,548) (27,548) Net identifiable assets 598,015 163,864 Total fair value of the LLC 980,000 80,000 Net assets acquired, as above (598,015) Non controlling interests acquired 23,811 14,328 Goodwill 405,796 Cash flow on business combination: Net cash acquired on business combination Net cash acquired on business combination 162,328 Less: Time deposits under lien (45,803) Less: Bank overdrafts (31,893)		-	
Employees' end of service benefits (19,779) (19,779) Term loans (178,096) (178,096) Due to related parties (16,951) (16,951) Accounts payable and accruals (531,861) (531,861) Advances received from customers (280,879) (280,879) Due to banks (83,754) (83,754) Excess billings (27,548) (27,548) Net identifiable assets 598,015 163,864 Total fair value of the LLC 980,000 Net assets acquired, as above (598,015) Non controlling interests acquired 23,811 14,328 Goodwill 405,796 Cash flow on business combination: Net cash acquired on business combination 162,328 Less: Time deposits under lien (45,803) Less: Bank overdrafts (31,893)		1,736,883	1,302,732
Term loans (178,096) (178,096) (178,096) Due to related parties (16,951) (16,951) (16,951) (16,951) (16,951) (16,951) (16,951) Accounts payable and accruals (531,861) (531,861) (531,861) (280,879) <t< td=""><td></td><td></td><td></td></t<>			
Due to related parties (16,951) (16,951) (16,951) Accounts payable and accruals (531,861) (531,861) (531,861) Advances received from customers (280,879) (280,879) (280,879) (280,879) Due to banks (83,754) (83,754) (83,754) (83,754) (27,548) Excess billings (1,138,868) (1,138,868) (1,138,868) Net identifiable assets 598,015 163,864 Total fair value of the LLC 980,000 980,000 Net assets acquired, as above (598,015) 162,328 Non controlling interests acquired 405,796 Cash flow on business combination: Net cash acquired on business combination: 162,328 Less: Time deposits under lien (45,803) Less: Bank overdrafts (31,893)			
Accounts payable and accruals (531,861) (531,861) Advances received from customers (280,879) (280,879) Due to banks (83,754) (83,754) Excess billings (27,548) (27,548) Net identifiable assets 598,015 163,864 Total fair value of the LLC 980,000 80,000 Net assets acquired, as above (598,015) 10,000 Non controlling interests acquired 23,811 14,328 Goodwill 405,796 Cash flow on business combination: 162,328 Net cash acquired on business combination 162,328 Less: Time deposits under lien (45,803) Less: Bank overdrafts (31,893)			
Advances received from customers (280,879) (280,879) Due to banks (83,754) (83,754) Excess billings (27,548) (27,548) In the identifiable assets (1,138,868) (1,138,868) Net identifiable assets 598,015 163,864 Total fair value of the LLC 980,000 980,000 Net assets acquired, as above (598,015) 10,000 Non controlling interests acquired 23,811 14,328 Goodwill 405,796 Cash flow on business combination: Net cash acquired on business combination 162,328 Less: Time deposits under lien (45,803) Less: Bank overdrafts (31,893)			
Due to banks (83,754) (83,754) Excess billings (27,548) (27,548) (1,138,868) (1,138,868) Net identifiable assets 598,015 163,864 Total fair value of the LLC 980,000 Net assets acquired, as above (598,015) Non controlling interests acquired 23,811 14,328 Goodwill 405,796 Cash flow on business combination: Net cash acquired on business combination 162,328 Less: Time deposits under lien (45,803) Less: Bank overdrafts (31,893)			
Excess billings (27,548) (27,548)			
Net identifiable assets Sequired, as above Non controlling interests acquired Cash flow on business combination: Net cash acquired on business combination Net cash acquired on business combination Less: Time deposits under lien Less: Bank overdrafts (1,138,868) (1,13			
Net identifiable assets Total fair value of the LLC Net assets acquired, as above Non controlling interests acquired Goodwill Cash flow on business combination: Net cash acquired on business combination Net cash acquired on business combination Less: Time deposits under lien Less: Bank overdrafts 163,864 980,000 (598,015) 14,328 405,796 162,328 (45,803) (31,893)	Excess billings	(27,548)	(27,548)
Total fair value of the LLC Net assets acquired, as above Non controlling interests acquired Goodwill Cash flow on business combination: Net cash acquired on business combination Less: Time deposits under lien Less: Bank overdrafts 980,000 (598,015) 14,328 405,796 162,328 (45,803) (31,893)		(1,138,868)	(1,138,868)
Net assets acquired, as above Non controlling interests acquired Goodwill Cash flow on business combination: Net cash acquired on business combination Less: Time deposits under lien Less: Bank overdrafts (598,015) 23,811 14,328 405,796 (45,803) (45,803) (31,893)	Net identifiable assets	598,015	163,864
Net assets acquired, as above Non controlling interests acquired Goodwill Cash flow on business combination: Net cash acquired on business combination Less: Time deposits under lien Less: Bank overdrafts (598,015) 23,811 14,328 405,796 (45,803) (45,803) (31,893)	Total fair value of the LLC	980,000	
Non controlling interests acquired 23,811 14,328 Goodwill 405,796 Cash flow on business combination: Net cash acquired on business combination Less: Time deposits under lien (45,803) Less: Bank overdrafts (31,893)			
Cash flow on business combination: Net cash acquired on business combination Less: Time deposits under lien Less: Bank overdrafts (45,803) (31,893)			14,328
Net cash acquired on business combination Less: Time deposits under lien Less: Bank overdrafts (45,803) (31,893)	Goodwill	405,796	
Net cash acquired on business combination Less: Time deposits under lien Less: Bank overdrafts (45,803) (31,893)	Cash flow on business combination:		
Less: Time deposits under lien (45,803) Less: Bank overdrafts (31,893)		162,328	
Net cash inflow 84,632	Less: Bank overdrafts	(31,893)	
	Net cash inflow	84,632	

From the date of acquisition to 31 December 2009, the acquired entities have contributed AED 2,055,174 thousand to the revenue of the Group and AED 326,500 thousand to overall profit of the Group.

Intangible assets comprise customer relationships and trade name which were determined to have finite and infinite useful lives respectively. The fair value of the intangible assets was determined on an income approach using the discounted cash flow analysis.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS At 31 March 2010 (Unaudited)

3 BUSINESS COMBINATIONS (continued)

3.3 Acquisition of Passavant Roediger GmbH and its Subsidiaries

During the period ended on 31 December 2009, the Group acquired a 100% interest in Passavant Roediger GmbH and its subsidiaries ("Passavant") through its 100% owned subsidiary, Passavant Engineering Limited. The principal activities of Passavant are developing waste water, water and sludge treatment plants.

The Group has provisionally recorded tangible assets and liabilities at the value they were carried in the books of Passavant on the date of transfer, as summarised below:

	Carrying value AED'000
Tangible assets:	7120 000
Property, plant and equipment	7,270
Inventories	65,699
Contract work-in-progress	139,197
Contract receivables and retentions	116,009
Due from related parties	6,203
Other receivables	11,481
Bank balances and cash	14,693
Total tangible assets	360,552
Liabilities:	(7.500)
Employees' end of service benefits	(3,708)
Deferred tax liability Provisions	(30,327)
Due to related parties	(5,435)
Accounts payable and accruals	(72,261) (165,559)
Accounts payable and accidans	(103,339)
Total liabilities	(277,290)
Book value of net tangible assets acquired	83,262
Total consideration	73,784
Book value of net tangible assets acquired, as above	(83,262)
Negative goodwill	(9,478)
Contract of the contract of th	
Cash flow on acquisition:	14 /02
Net cash acquired on acquisition Less: paid on acquisition	14,693
Less. paid on acquisition	(48,526)
Net cash outflow	(33,833)

Negative goodwill has been recognised as other income.

From the date of acquisition to 31 December 2009, Passavant has contributed AED 30,618 thousand to the revenue of the Group and AED 1,765 thousand to overall profit of the Group. Had the acquisition taken place on 1 January 2009, Passavant would have contributed AED 11,223 thousand to the profit of the Group.

Adjustments to the provisional values will be recognised within twelve months of the transfer date as allowed by International Financial Reporting Standard 3 "Business Combinations"

Of the interest acquired, 82% has been transferred to the Group. The Group has both put option and call option for the remaining 18% interest in Passavant exercisable on 31 December 2011 at a predetermined price. Accordingly, the full 100% has been accounted for as acquired and the fair value of the option has been recognised under other liabilities.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS At 31 March 2010 (Unaudited)

3 BUSINESS COMBINATIONS (continued)

3.4 Acquisition of Drake & Scull International for Contracting WLL

In December 2009, the Group formalised the acquisition of a 75% interest in Drake & Scull International for Contracting WLL (the "Company") effective 1 January 2009, from a related party.

The Group has provisionally recorded tangible assets and liabilities at the value they were carried in the books of the Company prior to the transfer, as summarised below:

	Carrying value AED'000
Tangible assets:	
Property, plant and equipment	278
Contract work-in-progress	31,225
Contract receivables and retentions	51,540
Due from related parties	136
Bank balances and cash	3,948
Total tangible assets	87,127
Liabilities:	
Employees' end of service benefits	(1,154)
Loans	(10,481)
Due to related parties	(3,989)
Accounts payable and accruals	(37,040)
Advances	(14,183)
Due to banks	(1,765)
Total liabilities	(68,612)
Book value of net tangible assets acquired	18,515
Total consideration paid or payable	85,057
Book value of net tangible assets acquired, as above	(18,515)
Non controlling interests acquired	4,629
·	
Goodwill and other intangible assets	71,171
Cash flow on acquistion:	
Net cash acquired on business combination	2,961
Net cash inflow	2,961

The goodwill has been allocated to MEP unit. The acquisition was undertaken to expand the operations of the Group to the State of Kuwait. The goodwill represents expected synergies and intangible assets acquired. Adjustments to the provisional values to record separately identifiable intangible assets, if any, will be recognised within twelve months of the transfer date as allowed by International Financial Reporting Standard 3 "Business Combinations".

The Company has contributed AED 125,217 thousand to the revenue of the Group and AED 8,582 thousand to overall profit of the Group since 1 January 2009 to 31 December 2009.

The Group has also written a put option to acquire the remaining 25% interest in the Company excisable between 1 January to 31 December 2014. The fair value of the put option has been recognised under other liabilities.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS At 31 March 2010 (Unaudited)

4 OPERATING SEGMENT INFORMATION

Business segment:

For management purposes, the Group is organised into business units based on their services and has three reportable operating segments; i.e. M.E.P., I.W.P. and Civil works.

The M.E.P. segment carries out contracting work relating to the construction industry, such as mechanical, electrical, plumbing and sanitation work.

The I.W.P. segment carries out contracting work relating to the construction industry, such as infrastructure, water treatment plants, district cooling plants and power plants.

The Civil works segment carries out contracting work relating to the construction industry, such as property construction, sanitation work and real estate activities.

Income from sources other than the above business segments is included in other operating income.

Period from 1 January 2010 to 31 March 2010 (Unaudited)

	M.E.P AED'000	I.W.P AED'000	Civil works AED'000	Eliminations AED'000	Total AED'000
Revenue External customers Internal - segment	226,622 4,273	111,526 1,583	48,212 9,473	(15,329)	386,360
menar - segment	230,895	113,109	57,685	(15,329)	386,360
	-				
Segment profit	29,841	13,986	(2,040)	-	41,787
Depreciation Capital expenditure Segment assets	4,845 2,319	443 361	2,092 58	-	7,380 2,738
at 31 March 2010	3,677,879	613,687	483,484	(351,502)	4,423,548
Period from 1 January 2009	to 31 March 2009	(Unaudited)			
_	M.E.P AED'000	I.W.P AED'000	Civil works AED'000	Eliminations AED'000	Total AED'000
Revenue External customers Internal - segment	343,154 44	60,856	84,081 21,186	- (21,230)	488,091
memar - segment	343,198	60,856	105,267	(21,230)	488,091
Segment profit (Restated)	53,670	15,136	1,298	-	70,104
Depreciation Capital expenditure	4,839 1,254	145 342	2,499 202	-	7,483 1,798
Segment assets at 31 December 2009	3,596,748	679,221	481,756	(357,137)	4,400,588

Transfer price between operating segments is on an arm length's basis in a manner similar to transaction with third parties. Transactions and balances of the corporate office are included in M.E.P. segment.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS At 31 March 2010 (Unaudited)

4 OPERATING SEGMENT INFORMATION (continued)

Geographic segments:

The Group is presently engaged in carrying out contracting work relating to the construction industry in the United Arab Emirates, Saudi Arabia, Kuwait, Qatar, Germany and Thailand.

Period from 1 January 2010 to 31 March 2010 (Unaudited)

	U.A.E AED'000	Other AED'000	Total AED'000	Eliminations AED'000	Total AED'000
Revenue from external customers	282,405	103,955	386,360	-	386,360
Non current assets at 31 March 2010	1,601,683	11,240	1,612,923	(254,523)	1,358,400
Period from 1 January 2009	9 to 31 March 2009	(Unaudited)			
	U.A.E AED'000	Other AED'000	Total AED'000	Eliminations AED'000	Total AED'000
Revenue from external Customers	421,910	66,181	488,091	•	488,091
Non current assets at 31 December 2009	1,544,467	8,358	1,552,825	(270,428)	1,282,397

The above revenue information is based on the location of the Group companies undertaking the work.

Revenue from two largest customers amounted to AED 18,328 thousand and AED 17,774 thousand relating to IWP and MEP segment respectively.

5 RELATED PARTY TRANSACTIONS AND BALANCES

Related parties represent major shareholders, directors and key management personnel of the Group, and entities controlled, jointly controlled or significantly influenced by such parties. Pricing policies and terms of these transactions are approved by the Group's management.

Transactions between the PJSC and its subsidiaries have been eliminated on consolidation and are not disclosed in this note. There are no transactions with joint ventures during the periods ended 31 March 2010 and 31 March 2009. Details of transactions between the Group and other related parties included in the interim consolidated statement of income are as follows:

	Three months ended 31 March 2010 AED'000 (Unaudited)	Three months ended 31 March 2009 AED'000 (Unaudited)
Sales	-	91
Purchases	-	3,774
Management fee expenses	3,700	3,700
		

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS At 31 March 2010 (Unaudited)

5 RELATED PARTY TRANSACTIONS AND BALANCES (continued)

Balances with related parties included in the interim consolidated statement of financial position are as follows:

	31 Mai	31 December 2009		
	Due from related parties AED'000 (Unaudited)	Due to elated parties AED'000 (Unaudited)	Due from related parties AED'000 (Audited)	Due to related parties AED'000 (Audited)
Joint ventures Other related parties	15,700 31,890	25,587 61,952	14,649 24,910	16,289 58,862
	47,590	87,539	39,559	75,151

The Group had following transaction with Drake and Scull Group (DSG), an entity owned by the Chief Executive Officer:

- During the period, the Group acquired 49% of Drake & Scull International (Qatar) WLL from parties who were beneficially holding the interest on behalf of DSG (Note 3.1).
- During the period ended 31 December 2009, the Group paid AED 74 million to DSG as management fee for the period upto 31 December 2012. The agreement for the payment which was referred to in the prospectus for offering of shares was subsequently amended with the approval of the board of directors. The amendments did not result in any change to the total amount payable to DSG. Long term prepayments represent such fee for the period from 1 April 2011 to 31 December 2012.
- During the period ended 31 December 2009, the Group acquired 49% of Drake & Scull International for Contracting (W.L.L.) - Kuwait from parties who were beneficially holding the interest on behalf of DSG (Note 3.4).
- One of the Group's subsidiaries is a partner in a joint venture in Saudi Arabia with a subsidiary of DSG.

For the period ended 31 March 2010, the Group has not recorded any impairment of amounts owned by related parties.

Compensation of key management personnel

The remuneration of directors and other members of key management during the period was as follows:

	Three months ended 31 March 2010 AED'000 (Unaudited)	Three months ended 31 March 2009 AED'000 (Unaudited)
Short-term benefits Employees' end of service benefits	8,038 340 8,379	8,204 641 8,845

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS At 31 March 2010 (Unaudited)

6 CASH AND CASH EQUIVALENTS

Cash and cash equivalents in the interim consolidated statement of cash flows consist of the following statement of financial position amounts:

	31 March 2010 AED'000 (Unaudited)	31 March 2009 AED'000 (Unaudited)
Cash on hand	2,183	1,514
Cash at bank	97,938	99,620
Time deposits	925,236	1,094,953
Bank balances and cash	1,025,357	1,196,087
Time deposits under lien	(370,802)	(45,976)
Bank overdrafts	(102,471)	(75,313)
Cash and cash equivalents	552,084	1,074,798

7 PROPOSED DIVIDENDS AND DIRECTORS FEE

The Board of Directors proposed a cash dividend of AED 152,444 thousand at the rate of AED 0.07 per share through board resolution dated 15 March 2010. A fee of AED 200 thousand payable to each independent directors of the PJSC was also proposed. The dividends and directors fee have been approved by the shareholders in Annual General Meeting held on 15 April 2010.

8 INCOME TAX AND DEFERRED TAX

The major components of income tax expense for the period ended 31 March 2010 are:

Income tax expense:

Theome tax expense.	31 March 2010 AED'000 (Unaudited)	31 March 2009 AED'000 (Unaudited)
Current income tax expense: Current income tax charge	273	-
Deferred tax income: Relating to origination and reversal of temporary differences	(800)	-
Income tax	(527)	-

The tax expense and deferred tax liability relate to the Group's subsidiary in Germany. Deferred tax liability relates to temporary difference on the subsidiary in accordance with the taxation laws and regulations of Germany.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS At 31 March 2010 (Unaudited)

9 EARNINGS PER SHARE

	Three months ended 31 March 2010 (Unaudited)	Three months ended 31 March 2009 (Restated) (Unaudited)
Earnings: Profit for the period attributable to equity holders of the Parent (AED'000)	42,228	69,004
Shares: Weighted average number of shares outstanding during the period	2,145,377,778	2,177,777,778
Basic and diluted earnings per share (AED)	0.020	0.032
10 EXPENDITURE COMMITMENTS	31 March 2010 AED'000	31 December 2009 AED'000
Operating lease commitments Future minimum lease payments:	(Unaudited)	(Audited)
Within one year More than one year but less than five years More than five years	25,242 5,922 1,633	24,896 6,908 1,633
Total operating lease expenditure contracted for at the Interim statement of financial position date	32,797	33,437
11 CONTINGENCIES	31 March 2010 AED'000 (Unaudited)	31 December 2009 AED'000 (Audited)
Performance bonds Labour and other guarantees	589,408 776,102	626,769 405,621

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS At 31 March 2010 (Unaudited)

12 PRIOR PERIOD ADJUSTMENT

As disclosed in note 3.2, assets and liabilities of Drake & Scull International (LLC) and its subsidiaries (the "LLC") were transferred to the PJSC as at 17 November 2008. In the interim consolidated financial statements for the period ended 31 March 2009, the Group recognised the net assets at the values they were carried in the books of LLC prior to the transfer. The purchase price allocation was completed in December 2009. The adjustment to the provisional values resulted in increase in fair value of plots of land and recognition of intangible assets. Intangible assets comprise customer relationships and trade name which were determined to have finite (10 years) and infinite useful lives respectively.

The comparative information for the period ended 31 March 2009 has been restated to reflect the amortization of customer relationships intangible assets for the period from 17 November 2008 to 31 March 2009.

The following table summarises the impact of the above adjustment to the Group's financial information of the prior period:

	As at 31 March 2009			As	at 1 January 2	2009
	Reported AED'000	Adjustment AED'000	Restated AED'000	Reported AED'000	Adjustment AED'000	Restated AED'000
Retained earnings	124,683	(8,167)	116,516	51,595	(4,083)	47,512
Non-controlling interests	15,643	(222)	15,421	10,431	(110)	10,321
				For the period ended 31 March 20		March 2009
				Reported AED'000	Adjustment AED'000	Restated AED'000
Amorisation charge				•	8,389	8,389
Profit for the period				78,493	(8,389)	70,104