Condensed consolidated interim financial information for the quarter and six months period ended 30 June 2018 (Reviewed)

Investment Dar Bank B.S.C. (c)
Condensed consolidated interim financial information for the quarter and six months period ended 30 June 2018
(Reviewed)

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Commercial registration no. 66163 obtained on 8 August 2007

CBB Licence no. WB/064 obtained on 17 July 2007

Board of Directors Mubarak A M H A Al Quoud

Abdullah M A M S AlHumaidhi

Mohamed Abdulrahman Ahmed

Chairman

- Chairman

- Chairman

- Chairman

Deputy Chairman

Chief Executive Officer

AlMutawa

Ibrahim Abbas Athman Sukhi

Issa Y E AlShamlan

Moustafa Ismail Abdelrassoul

Mohamed Ebrahim Hasan AlHammadi Yusuf Mohamed Yusuf AlThawadi

Executive Committee Abdullah M A M S AlHumaidhi

Mohamed Abdulrahman Ahmed

AlMutawa

Ibrahim Abbas Athman Sukhi

Audit Committee Mohamed Ebrahim Hasan AlHammadi Chairman

Issa Y E AlShamlan

Yusuf Mohamed Yusuf AlThawadi

Corporate Governance and Nomination Committee

e and Mubarak A M H A Al Quoud

Mohamed Ebrahim Hasan AlHammadi

Moustafa Ismail Abdelrassoul

Shari'a Supervisory Advisor Isam Mohammed Ishaq

Dr. Isam Khalf Alanzi Dr. Abdul aziz Alqassar

Registered office Flat No. 131, Building No. 31

Block No. 305, Al-Zamil Towers

Government Avenue PO Box 75751

Manama

Kingdom of Bahrain

Bankers Bahrain Islamic Bank

Ahli Bank of Kuwait EFG Bank Ltd

Khaleeji Commercial Bank

Auditors BDO

17th Floor

Diplomat Commercial Office Tower

PO Box 787 Manama

Kingdom of Bahrain



Tel: +973 1753 0077 Fax: +973 1791 9091

www.bdo.bh

17th Floor Diplomat Commercial Office Tower PO Box 787 Manama Kingdom of Bahrain

Review report on the condensed consolidated interim financial information to the Board of Directors of Investment Dar Bank B.S.C. (c)

Introduction

We have reviewed the accompanying condensed consolidated interim statement of financial position of Investment Dar Bank B.S.C. (c) ("the Bank") and its subsidiaries (collectively referred to as "the Group") as at 30 June 2018, the condensed consolidated interim statement of income, the condensed consolidated interim statement of cash flows for the quarter and six months period then ended, and selected explanatory notes. The Board of Directors is responsible for the preparation and presentation of this condensed consolidated interim financial information in accordance with Financial Accounting Standards issued by the Accounting and Auditing Organisation for Islamic Financial Institutions and the Shari'a Rules and Principles as determined by the Shari'a Supervisory Advisor of the Group. Our responsibility is to express a conclusion on this condensed consolidated interim financial information 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 condensed consolidated 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 consolidated condensed interim financial information does not present fairly, in all material respects, the financial position of the Group as at 30 June 2018, and of its financial performance and its cash flows for the quarter and six months period then ended in accordance with Financial Accounting Standards issued by the Accounting and Auditing Organisation for Islamic Financial Institutions and the Sharia'a Rules and Principles as determined by the Sharia'a Supervisory Advisor of the Group.

Emphasis of matter

(1) Going concern

As explained in Note 7, the Group has Wakala placements totalling US\$42,522,047 with The Investment Dar K.S.C. ("the Parent Company" or "TID") which has been fully provided for as at 30 June 2018. Further, as explained in Note 11, the Group has acted as an agent in Wakala investments totalling US\$481,102,675 where various investors and financial institutions have placed funds with the Parent Company and others. The Parent Company and others have defaulted on repayments of these Wakala and restricted investment accounts. The repayments were rescheduled under a stipulated court judgment served on the Parent Company by the Kuwaiti Special Circuit Court of Appeal in June 2011.



Tel: +973 1753 0077 Fax: +973 1791 9091

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17th Floor Diplomat Commercial Office Tower PO Box 787 Manama Kingdom of Bahrain

Review report on the condensed consolidated interim financial information to the Board of Directors of Investment Dar Bank B.S.C. (c) (continued)

(1) Going concern (continued)

After first repayment the Parent Company did not repay any subsequent tranches. The Parent Company proposed a revised restructuring plan which was approved by the majority of investors and creditors for settlement of debts. The Court accepted the revised plan, consequently all the litigation against the Parent Company were withheld until court passes a ruling on the revised plan. The Investment Dar Company K.S.C. ("TID") submitted its revise settlement plans to Central Bank of Kuwait ("CBK") for study and will report back to Financial stability law Court with recommendation. The condensed consolidated interim financial information have been prepared using the going concern assumption given that the alternative settlement plan is being considered and the fact that the Bank has no obligation to sell directly any assets owned by the Group or liquidate the Group to settle the liabilities of the Parent Company. Management's view on the going concern assumption is explained in Note 10.

(2) Title of investment in real estate held-for-use

During the year ended 31 December 2012, an overdue Murabaha debt receivable of US\$50,986,836 as detailed in Note 8(a) was settled through a transfer of real estate assets to the Group. The Group had US\$15,705,723 impairment provision recognised against this debt receivable as at 31 December 2012. The assets were valued at US\$35,281,113, an amount equivalent to the value of outstanding Murabaha payables less of impairment provision. The assets comprise a majority shareholding in two companies whose principal assets are ownership rights over certain real estate. Absolute title to this real estate is held in trust by a third party, while the bank possess the original title deed along with waiver letter from third party declaring the absolute ownership to the Bank. The subsidiary companies holding the underlying real estate are consolidated in this condensed consolidated interim financial information as at 30 June 2018.

BDO

Manama, Kingdom of Bahrain 5 August 2018



	<u>Notes</u>	Reviewed 30 June 2018	Audited 31 December 2017
ASSETS Cash and cash equivalents Prepayments and other assets Investment securities Wakala and Murabaha placements Investment in real estate held-for-use Property and equipment	4 5 6 7 8	8,857,729 84,645 12,659,519 5,000,000 46,138,188 17,224,454	10,217,274 84,147 12,929,491 5,000,000 46,654,123 17,235,491
Total assets		<u>89,964,535</u>	<u>92,120,526</u>
EQUITY AND LIABILITIES Liabilities Accruals and other payables		2,614,430	3,001,253
Equity Share capital Statutory reserve Property fair value reserve	9 8	200,000,000 1,686,626 1,487,699	200,000,000 1,686,626 1,487,699
Investments fair value reserve Unrealised translation losses on net investment in foreign operations Foreign currency translation reserve Accumulated losses		516,205 (516,716) (323,553) (117,996,304)	824,442 - (361,818) <u>(117,013,824)</u>
Non-controlling interest		84,853,957 2,496,148	86,623,125 2,496,148
		<u>87,350,105</u>	<u>89,119,273</u>
Total liabilities and equity		<u>89,964,535</u>	92,120,526
Restricted investment accounts:			
-Others	11	<u>481,102,675</u>	<u>481,102,675</u>
- Financial institutions			-

These reviewed condensed consolidated interim financial information, set out on pages 5 to 17, was approved for issue by the Board of Directors on 5 August 2018 and signed on their behalf by:

Mubarak A M H A Al Quoud Chairman Abdullah M A M S AlHumaidhi Deputy Chairman Mohamed Abdulrahman Ahmed AlMutawa

Director and Chief Executive Officer

Investment Dar Bank B.S.C. (c)
Condensed consolidated interim statement of income for the quarter and six months period ended 30 June 2018
(Reviewed)
(Expressed in US Dollars)

	<u>Notes</u>	Quarter ended 30 June 2018 (Reviewed)	Quarter ended 30 June 2017 (Reviewed)	Six months period ended 30 June 2018 (Reviewed)	Six months period ended 30 June 2017 (Reviewed)
Income					
Other income	12	<u>133,686</u>	<u>91,362</u>	<u>242,124</u>	<u>193,599</u>
Expenses					
Staff costs		(344, 531)	(366,414)	(780, 912)	(826,916)
Other operating expenses		<u>(164,543</u>)	<u>(185,091</u>)	<u>(443,692)</u>	<u>(813,216</u>)
Total expenses		_(509,074)	<u>(551,505)</u>	(1,224,604)	(1,640,132)
			,,	11,221,001)	(1,070,132)
Net loss for the period		<u>(375, 388</u>)	<u>(460,143</u>)	<u>(982,480</u>)	(1,446,533)
Basic and diluted loss					
per share (in US\$ cents)	13	(0.19)	(0.23)	(0,49)	(0.72)
		/	(3.20)	<u> </u>	(0.72)

These reviewed condensed consolidated interim financial information, set out on pages 5 to 17, was approved for issue by the Board of Directors on 5 August 2018 and signed on their behalf by:

Mubarak A M H A Al Quoud Chairman Abdullah M A M S AlHumaidhi Deputy Chairman

Mohamed Abdulrahman Ahmed AlMutawa Director and Chief Executive Officer

Investment Dar Bank B.S.C. (c) Condensed consolidated interim statement of changes in owners' equity for the six months ended 30 June 2018 (Reviewed) (Expressed in US Dollars)

	At 31 December 2016 (Audited) 200, Net loss for the period Foreign currency translation gain	on investment securities	investment securities	At 30 June 2017 (Reviewed) 200,	At 31 December 2017 (Audited) 200, Net loss for the period Unrealised translation loses on net	investment in foreign operation Foreign currency translation dain	on investment securities (Note 6)	investment securities (Note 6)	At 30 June 2018 (Reviewed) 200,
Share <u>capital</u>	200,000,000	ĝ.	"	200,000,000	,000,000	8	3		200,000,000
Statutory reserve	1,686,626	9	1	1,686,626	200,000,000 1,686,626 1,487,	*0	69	A .	1,686,626
Property fair value reserve	1,225,164	(!)		1,225,164	1,487,699	2.	Ñ	1	1,487,699
Investment fair value reserve	431,265	e	399,897	831,162	824,442	*	*	(308,237)	516,205
Unrealised translation losses	* *	(8)		11	(B)S	(516,716)	1		(516,716)
Foreign currency translation reserve	(376,688)	35,924	4	(340,764)	(361,818)	90	38,265	•	(323,553)
Accumulated	(114,465,090) (1,446,533)	88		(115,911,623)	(117,013,824) (982,480)		•		(117,996,304)
Total	88,501,277 (1,446,533)	35,924	399,897	87,490,565	86,623,125 (982,480)	(516,716)	38,265	(308,237)	84,853,957
Non- controlling interests	2,496,148	57		2,496,148	2,496,148	1	50		2,496,148
Total	90,997,425 (1,446,533)	35,924	399,897	89,986,713	89,119,273 (982,480)	(516,716)	38,265	(308,237)	87,350,105

Investment Dar Bank B.S.C. (c)
Condensed consolidated interim statement of cash flows for the six months ended 30 June 2018
(Reviewed)
(Expressed in US Dollars)

	Note	Six months period ended 30 June 2018 (Reviewed)	Six months period ended 30 June 2017 (Reviewed)
Operating activities Net loss for the period Adjustments for:		(982,480)	(1,446,533)
Depreciation Changes in operating assets and liabilities:		11,037	11,621
Prepayments and other assets Accruals and other liabilities		(1,335) (386,767)	9,982,852 <u>174,529</u>
Net cash (used in)/provided by operating activities		(1,359,545)	8,722,469
Investing activities Purchase of equipment			(1,175)
Net cash used in investing activities		131	(1,175)
Net (decrease)/increase in cash and cash equivalents		(1,359,545)	8,721,294
Cash and cash equivalents, beginning of the period		10,217,274	7,383,548
Cash and cash equivalents, end of the period	4	8,857,729	16,104,842

Selected explanatory notes to the condensed consolidated interim financial information for the quarter and six months period ended 30 June 2018 (Reviewed)

(Expressed in US Dollars)

1 Organisation and activities

Investment Dar Bank B.S.C. (c) ("the Bank") is a Bahraini closed shareholding company registered with the Ministry of Industry and Commerce in the Kingdom of Bahrain and operates under commercial registration number 66163 obtained on 8 August 2007. The "Parent Company" of the Bank is The Investment Dar Company K.S.C., a Kuwaiti incorporated Company listed on Kuwait Stock Exchange, which owns directly and indirectly more than 50% of the share capital of the Bank.

The Bank operates as an Islamic Wholesale Bank under a license granted by the Central Bank of Bahrain ("CBB") and accordingly activities are regulated by the CBB and supervised by a Religious Supervisory Board ("the Shari'a Board").

The principal activities of the Bank include investment banking services, which comply with the Islamic rules and principles according to the opinion of the Bank's Shari'a Board.

As at 30 June 2018 and 31 December 2017, the Bank owned the following subsidiaries:

			Proportion of		-controlling
	Country of	owne	ership interest	owners	hip interest
<u>Name</u>	<u>incorporation</u>	2018	2017	2018	2017
Darco Real Estate Investment Co. W.L.L.	Kingdom of Bahrain	100%	100%	-	-
Al Honaniya Real		100%-Indirect	100%-Indirect	_	-
Estate Co. W.L.L.	Kuwait	holding	holding		
North Victoria Limited *	Jersey,Channel Islands	100%	100%	2	27
Gibson North	Jersey, Channel				
Limited *	Islands	77.425%	77,425%	22.575%	22.575%

These consolidated interim financial information has been prepared on a consolidated basis and comprises the financial information of the Bank and its subsidiaries (collectively referred to as "the Group").

(*)The Bank acquired the shares of North Victoria Limited and Gibson North Limited ("the Subsidiaries") as part of a settlement of a Murabaha placement with a related party of the Parent Company during 2012 (Refer Note 8(a)). As per the settlement contract, the liabilities as on the date of settlement in the books of these companies were not transferred to the Bank. The main asset in the books of the Subsidiaries was the value of islands in "The World", Dubai, UAE, which have been treated as investment properties on consolidation. The value of the investment properties was restricted to the value of the Murabaha carried in the books of the Bank prior to settlement.

2 Basis of preparation

The condensed consolidated interim financial information have been prepared in accordance with the Financial Accounting Standards issued by the Accounting and Auditing Organisation for Islamic Financial Institutions ('AAOIFI'), the Shari'a Rules and Principles as determined by the Shari'a Supervisory Advisor of the Group, the Bahrain Commercial Companies Law, the Central Bank of Bahrain, Financial Institutions Law and the CBB Rule Book (Volume 2) and CBB directives, regulations and associated resolutions, rules and procedures of the Company's memorandum and articles of association in accordance with the requirements of AAOIFI. For matters for which no AAOIFI standard exists, the Group uses the relevant International Financial Reporting Standards ('the IFRS') issued by International Accounting Standards Board.

Investment Dar Bank B.S.C. (c)
Selected explanatory notes to the condensed consolidated interim financial information for the quarter and six months period ended 30 June 2018 (Reviewed)
(Expressed in US Dollars)

2 Basis of preparation (continued)

Therefore, in absence of relevant standards in AAOIFI relating to interim financial statements, the guidance from International Accounting Standard 34 - "Interim Financial Reporting" is used in preparation of this interim condensed consolidated financial information for the quarter and six months period ended 30 June 2018.

3 Accounting policies

The accounting policies used in the preparation of the condensed consolidated interim financial information are consistent with those used in the audited consolidated financial statements of the Group prepared as at, and for the year ended 31 December 2017, as described in those financial statements. The condensed consolidated interim financial information should therefore be read in conjunction with the audited consolidated financial statements prepared as at, and for the year ended 31 December 2017, which have been prepared in accordance with Financial Accounting Standards issued by the Accounting and Auditing Organization for Islamic Financial Institutions and International Financial Reporting Standards.

Standards, amendments and interpretations not effective in 2018 but early adopted

The following new standard, amendment to existing standard or interpretation to published standard is mandatory for the first time for the financial year beginning 1 January 2018 and has been adopted in the preparation of this condensed consolidated interim financial information:

Standard or interpretation	<u>Title</u>	periods beginning on or after
FAS 30	Impairment, credit losses and onerous commitments	1 January 2020

The standard will be effective from the financial periods beginning on or after 1 January 2020. Early adoption is permitted. As mandated by the regulator all Islamic banks are required to early adopt FAS 30 from 1 January 2018.

The Bank has adopted the FAS 30 and transition amount will have no impact on the owners' equity as at 1 January 2018, as the Bank has already booked adequate provisions against its impaired investments.

The following table sets out information about the credit quality of financial assets measured at amortized cost. Unless specifically indicated, for financial assets, the amounts in the table represent gross carrying amounts as at 30 June 2018.

Financial asset at amortised cost	Stage 1	Stage 2	Stage 3	Total
Wakala and Murabaha placements Cash and cash equivalents	5,000,000 8,857,729	* *	42,522,047 733,625	47,522,047 9,591,354
Prepayments and other assets	<u>84,645</u>	:	3,003,356	3,088,001
Total financial asset at gross amount	<u>13,942,374</u>	<u> </u>	46,259,028	<u>60,201,402</u>

Selected explanatory notes to the condensed consolidated interim financial information for the quarter and six months period ended 30 June 2018 (Reviewed)

(Expressed in US Dollars)

4 Cash and cash equivalents

Casii and Casii equivalents	30 June 2018 (Reviewed)	31 December 2017 (Audited)
Balances with bank s Mudharaba deposit Cash on hand Impairment of balance held with a financial institution	8,558,176 1,031,883 1,295 (733,625)	9,926,564 1,023,040 1,295 (733,625)
	8,857,729	10,217,274

Impairment relates to balances held with a financial institution, which the management has significant doubts of recovery. However, the Group has filed a case against the financial institution to recover this amount.

Mudharaba deposit bears profit rate of 1.45% per year and generally has a maturity period of 90 days (2017: 1.30% per year).

5 Prepayments and other assets

2018 (Reviewed)	2017 (Audited)
1,253,356 (1,253,356)	1,253,356 (1,253,356)
	
1,750,000 (1,750,000)	1,750,000 (1,750,000)
	
22,981 3,200 596 57,868 84,645	3,173 1,326 79,648 84,147
	(Reviewed) 1,253,356 (1,253,356) 1,750,000 (1,750,000) 22,981 3,200 596 57,868

During 2011, the Group settled a Murabaha balance with a related party. As part of the consideration, a sum of US\$3,000,000 was originally payable to the Group in tranches at a later date. The Group has made a provision for the entire amount receivable of USD3,000,000 from the related party. The Group has received US\$1,250,000 since then.

6 Investment securities

	30 June	31 December
	2018	2017
	(Reviewed)	(Audited)
Opening balance	12,929,491	12,521,444
Foreign currency translation gains for the period/year	38,265	14,870
Unrealised fair value (losses)/gains for the period/year	(308,237)	<u>393,177</u>
Closing balance	12,659,519	<u>12,929,491</u>

Selected explanatory notes to the condensed consolidated interim financial information for the quarter and six months period ended 30 June 2018 (Reviewed)

(Expressed in US Dollars)

7

6 Investment securities (continued)

As at 30 June 2018, the investment securities include quoted and unquoted investments of five companies. These investments have been fair valued during the year based on the latest audited financial statements of the investee companies, indicative prices available through the secondary markets or the Kuwaiti Stock Exchange.

		30 June 2018 (Reviewed)	31 December 2017 (Audited)
Analysis of investments		(1107101100)	(Flacitod)
Investment in equity-type instru Investment in equity-type instru		5,047,450 7,612,069	5,010,946 7,918,545
		<u>12,659,519</u>	<u>12,929,491</u>
Investment securities geographic	al location and currency denomi	ination are as follows:	
Country	Currency	30 June 2018	31 December 2017
		(Reviewed)	(Audited)
Kuwait Kingdom of Bahrain	Kuwaiti Dinars Bahraini Dinars	5,290,990 <u>7,368,529</u>	5,252,725 <u>7,676,766</u>
		12,659,519	<u>12,929,491</u>
Wakala and Murabaha placeme	ents		
		30 June 2018 (Reviewed)	31 December 2017 (Audited)
Gross commodity Wakala		42,522,047	42,522,047
Gross commodity Murabaha		5,000,000	_5,000,000
Less: Specific provision		47,522,047 (42,522,047)	47,522,047 (42,522,047)
		5,000,000	5,000,000
Movement in impairment loss pro	ovision is as follows:		
Opening balance Less: Wakala sold		42,522,047	42,522,047
		42,522,047	42,522,047

There was no movement in impairment loss provision during the period.

Investment Dar Bank B.S.C. (c)
Selected explanatory notes to the condensed consolidated interim financial information for the quarter and six months period ended 30 June 2018 (Reviewed)
(Expressed in US Dollars)

7 Wakala and Murabaha placements (continued)

The details of the amounts due on maturity of these Wakala and Murabaha placements are:

	Amount accrued	Specific Provision	Net	
Parent Company (Wakala placements) Parent Company (Wakala placements) Parent Company (Wakala placements) Financial institution (Murabaha	22,746,770 9,963,743 9,811,534	22,746,770 9,963,743 9,811,534	- - -	Refer 7(a) Refer 7(a) Refer 7(a)
placements)	5,000,000		5,000,000	Refer 7(c)
	47,522,047	42,522,047	5,000,000	

Based on Shari'a principles, the Group has not accrued any profit on the matured Wakala with the Parent Company after the maturity date.

7(a) Wakala and Murabaha placements with the Parent Company

The Kuwaiti Special Circuit Court of Appeal approved the restructuring plan on 2 June 2011 under the protection of the Kuwait Financial Stability Law whereby the Parent Company will settle all liabilities to the Group in five tranches by 30 June 2017 together with profits. Under the stipulated court judgment, the Group is entitled to profit starting from 1 January 2009 on the overdue Wakala trades at a profit rate of 5% per annum. The Group has not accrued for this profit up to 30 June 2017 amounting to US\$15,266,034 (up to 31 December 2017: US\$15,266,034), and will conservatively account for the profit only when received in cash or in kind. The first tranche payment amounting to US\$2,518,205 was due from the Parent Company on 30 June 2013, which was not received until that date. However, the Group received an offer from the Parent Company to settle the first tranche in kind by offering a cash generating asset (right to use of a property in Kuwait) (Note 8(b)). The Group accepted the offer and recorded the property in its books as investment in real estate held-for-use after the rights and benefits were legally transferred to the Group. The second tranche payment amounting to US\$7,332,718 was due from the Parent Company on 30 June 2014 and was not received as of 30 June 2018.

7(b) Wakala placements with a related party of the Parent Company

The Kuwaiti Special Circuit Court of Appeal approved a restructuring plan on 27 December 2012 under the protection of the Kuwait Financial Stability Law whereby a related party of the Group will settle all liabilities to the Group by 2018 together with profits. However, no stipulated judgment has been received from the Kuwaiti Court as on date.

During the year 2016, Wakala placement which was carried in the books at US\$33,392,900, was sold for US\$9,963,032, resulting in a gain of US\$9,963,032 given that this was previously fully impaired in the books.

7(c) Murabaha placements with a financial institution

During the year 2017, a Murabaha placement with a financial institution amounted to US\$5,000,000 was added to books. It bears profit rates ranging from 1.24% to 2.29% per year and generally has a maturity period of 90 days and the profit up to 30 June 2018 amounting to US\$60,292 has been accounted.

Selected explanatory notes to the condensed consolidated interim financial information for the quarter and six months period ended 30 June 2018 (Reviewed)

(Expressed in US Dollars)

8	Investments in real estate held-for-use		30 June 	31 December 2017 (Audited)
	North Victoria Limited, Dubai Gibson North Limited, Dubai Industrial mall in Shwaikh third Area, Kuwait	(a) (a) (b)	24,223,982 13,553,280 _8,360,926	24,223,982 13,553,280 8,876,861
	Investments in real estate held-for-use		<u>46,138,188</u>	46,654,123

The movement in Investments in real estate held-for-use during the year was as follows:

	30 June 	31 December 2017 (Audited)
Opening balance Unrealised translation losses during the period/year Unrealised fair value gain during the period/year	46,654,123 (515,935)	46,391,588
Closing balance	46,138,188	46,654,123

Investments in real estate held-for-use represent:

(a) During 2012, two islands in "The World" project in Dubai were received as part of the settlement of the Murabaha placement with a related party of the Parent Company. The settlement was made by transferring the majority shareholding in two companies to the Group whose principal assets are ownership of real estate. As a result of that, the Group owns shares in the following companies:

	Ownership interest
North Victoria Limited	100%
Gibson North Limited	77.425%

The average of two valuations of these islands amounted to US\$73,757,898 obtained by the counterparty as on 31 December 2012 which was higher than the value recorded on settlement. The value of the lands held by these subsidiaries were restricted to the net carrying value of the Murabaha (BD35,281,114) prior to settlement i.e. debt carrying value of US\$50,986,836 less impairment provision of US\$15,705,722. The fair value of these assets as of 31 December 2017 is estimated to be USD50,019,362 as per the external valuation report. Accordingly, the recorded carrying values were considered to be reasonable.

Embedded in the settlement contract is a put option which shall subsist and continue indefinitely in favour of the Group. This put option is eligible to be exercised resulting in the purchase of the settlement shares by the counterparty at price equivalent to settlement amount i.e. US\$73,757,898. Absolute title to this real estate is held in trust by a third party, while the bank posses the original title deed along with waiver letter from third party declaring the absolute ownership to the Bank.

Selected explanatory notes to the condensed consolidated interim financial information for the quarter and six months period ended 30 June 2018 (Reviewed)

(Expressed in US Dollars)

Investments in real estate held-for-use (continued)

(b) A cash generating asset (right to use of a property in Kuwait) was received from the Parent Company for the settlement of its overdue first tranche due on 30 June 2013 (Note 7(a)). The fair value of the asset at the date of settlement amounting to US\$7,389,163 has been recorded in the books. The management has classified this investment in real estate as held-for-use. The investment properties were valued by an independent property valuer as at 31 December 2017 at open market values, which reflected the total value amounting to US\$8,876,861. The carrying value of an asset as at 30 June 2018 is amounting to US\$8,360,926.

9 Share capital

Sital & Capital	30 June 2018 (Reviewed)	31 December 2017 (Audited)
Authorised 1 billion (2016: 1 billion) shares of US\$1 each	1,000,000,000	1,000,000,000
Issued and fully paid-up 200 million (2016: 200 million) shares of US\$1 each	200,000,000	200,000,000

10 Going concern

Exposure to the Parent Company and related parties of the Group a)

The Group has significant exposures with its Parent Company, which has been fully provided as at 30 June 2018. The Kuwaiti Special Circuit Court of Appeal approved a restructuring plan on 2 June 2011 under the protection of the Kuwait Financial Stability Law whereby the Parent Company will settle all liabilities in 5 tranches by 30 June 2017, with profits. Investment Dar Bank B.S.C. (c) and its subsidiary have received a stipulated judgment letter from the Parent Company. The stipulated judgment letter has been authenticated by the notarisation office in the Ministry of Justice of Kuwait. The implementation of the restructuring plan has improved the ability of the Parent Company to repay its creditors including the Group. During the year 2013, the Parent Company had settled the first tranche by offering a right to use in a cash generating asset. However, the Group still has significant concentration risk associated to its exposure to the Parent Company, which may affect the going concern of the Group.

b) Legal cases relating to off statement of financial position - Restricted investment accounts

In previous years, the Group accepted from investors under a restricted Wakala (agency) investment contracts and has in turn placed these Wakala investments with its Parent Company and others, As at 30 June 2018, US\$481,102,675 (31 December 2017: US\$481,102,675) of the restricted investment accounts on Wakala contracts due to institutions was overdue. Under the terms of the Parent Company restructuring plan approved by the Kuwaiti Special Circuit Court of Appeal on 2 June 2011 under the protection of the Kuwait Financial Stability Law, all Wakala contracts relating to individuals and non-regulated companies have been paid by 31 December 2012 and the repayment of remaining Wakala contracts have been scheduled to be repaid over five tranches by 30 June 2017. The Parent Company settled debts amounting to US\$31,768,663 during the year 2013. Management has obtained more than one legal opinion which concludes that there is no legal obligation to sell directly any assets owned by the Bank in order to meet the Parent Company's commitment. The amount is already disclosed in the condensed consolidated interim financial information as an off-balance sheet due to the fact that the amounts are not yet settled by the Parent Company.

Selected explanatory notes to the condensed consolidated interim financial information for the quarter and six months period ended 30 June 2018 (Reviewed)

(Expressed in US Dollars)

10 Going concern (continued)

c) Conclusion

On 7 August 2017, the Parent Company proposed a revised restructuring plan which was approved by the majority of investors and creditors for settlement of debts. The Court accepted the revised plan for further hearing on 8 August 2017 under Article 17 of Law 2/2009 and Article 40 Clause 2 of Financial Stability Law in Kuwait, consequently all the litigation against the Parent Company were withheld until court passes a ruling on the revised plan. The Investment Dar Company K.S.C. ("TID") submitted its revise settlement plans to Central Bank of Kuwait ("CBK") for study and will report back to Financial stability law Court with recommendations.

In light of the aforementioned developments the Board of Directors are confident of realising the Wakala placements from the Parent Company above, at least in part and also given that the Bank has no obligation to sell directly any assets owned by the Bank or liquidate the Company in order to meet the Parent Company's liabilities. The Board of directors have no intention to liquidate the Bank and continue operate as a going concern business. Accordingly, the condensed consolidated interim financial information has been prepared on a going concern basis.

11 Restricted investment accounts

		Others
	30 June	31 December
	2018	2017
	(Reviewed)	(Audited)
Wakala investments	<u>481,102,675</u>	<u>481,102,675</u>

Wakala investments represent amounts received from the investors under Wakala contracts where the Bank acts as a Wakil (agent) and are in turn placed investments with the Parent Company and other entities on a Wakala basis.

In prior years, the Group accepted money from investors under restricted Wakala (agency) investment contracts and has in turn placed these Wakala investments with its Parent Company and others. As at 30 June 2018, U\$\$481,102,675 (31 December 2017: U\$\$481,102,675) of the restricted investment accounts on Wakala contracts due to institutions were overdue. Under the terms of the Parent Company restructuring plan approved by the Kuwaiti Special Circuit Court of Appeal on 2 June 2011 under the protection of the Kuwait Financial Stability Law, all Wakala contracts relating to individuals and non-regulated companies have been paid by 31 December 2012 and the repayment of remaining Wakala contracts was scheduled to be repaid over five tranches by 30 June 2017. The Parent Company did not settle any debts relating to these restricted Wakala contracts during the period (2017: U\$\$Nil).

12 Other income

	Quarter ended 30 June 2018 (Reviewed)	Quarter ended 30 June 2017 (Reviewed)	Six months period ended 30 June 2018 (Reviewed)	Six months period ended 30 June 2017 (Reviewed)
Rental income	85,864	91,362	172,962	182,724
Profit on Murabaha placement	43,831	-	60,292	
Profit on Mudharaba deposit	3,991		8,870	10,875
	133,686	<u>91,362</u>	<u>242,124</u>	<u>193,599</u>

Selected explanatory notes to the condensed consolidated interim financial information for the quarter and six months period ended 30 June 2018 (Reviewed)

(Expressed in US Dollars)

13 Earnings per share

	Quarter ended 30 June 2018 (Reviewed)	Quarter ended 30 June 2017 (Reviewed)	Six months period ended 30 June 2018 (Reviewed)	Six months period ended 30 June 2017 (Reviewed)
Net loss for the period	<u>(375,388</u>)	<u>(460,143</u>)	<u>(982,480</u>)	_(1,446,533)
Weighted average number of shares outstanding	200,000,000	200,000,000	200,000,000	200,000,000
Loss per share (in US cents)	<u>(0.19</u>)	(0.23)	(0.49)	(0.72)

The Group does not have any potentially dilutive ordinary shares; hence the diluted earnings and basic earnings per share are identical.

14 Interim results

The interim net loss for the quarter and six months period ended 30 June 2018 may not represent a proportionate share of the annual net profit or loss due to the variability in timing of the receipt of dividend and investment income.

15 Subsequent events

There were no significant events subsequent to 30 June 2018 and occurring before the date of signing of the condensed consolidated interim financial information that would have a significant impact on this condensed consolidated interim financial information.