UNAUDITED CONDENSED CONSOLIDATED INCOME STATEMENT FOR THE QUARTER ENDED 30 SEPTEMBER 2008

	INDIVIDUAL		CUMULA	CUMULATIVE		
	CURRENT	PRECEDING YEAR	CURRENT	PRECEDING		
	YEAR	CORRESPONDING	YEAR	YEAR		
	QUARTER	QUARTER	TO DATE	TO DATE		
	30 SEPT 2008	30 SEPT 2007	30 SEPT 2008	30 SEPT 2007		
	RM'000	RM'000	RM'000	RM'000		
Revenue	83,311	N/A	197,564	N/A		
Cost of sales	(49,557)	N/A	(120,394)	N/A		
Gross profit	33,754	N/A	77,170	N/A		
Other operating income	845	N/A	1,339	N/A		
Other operating expenses	(131)	N/A	(131)	N/A		
Administrative expenses	(8,177)	N/A	(13,906)	N/A		
Finance costs	(3,477)	N/A	(9,797)	N/A		
Profit before tax	22,814	N/A	54,675	N/A		
Excess of fair value of assets & liabilities over their purchase consideration	-	N/A	8,718	N/A		
Profit before tax	22,814	N/A	63,393	N/A		
Income tax expense	(2,788)	N/A	(7,419)	N/A		
Profit for the period	20,026	N/A	55,974	N/A		
Attributable to:						
Equity holders of the Company	20,026	N/A	50,185	N/A		
Minority interest	20,020	N/A N/A	5,789	N/A N/A		
Willoffty interest	20,026	N/A	55,974	N/A		
	20,020	11/7	33,317	14/7		
Weighted average number of shares in issue ('000)	465,496	N/A	201,335	N/A		
Earnings per share (sen)						
- Basic	4.30	N/A	24.93	N/A		
- Diluted	4.30	N/A	24.93	N/A		

⁽i) The Condensed Consolidated Income Statements should be read in conjunction with the Proforma Consolidated Financial Information and the Accountants' Report for the year ended 31 December 2007 as disclosed in the Prospectus dated 30 June 2008 and the accompanying explanatory notes attached to the interim financial statements.

(Company No: 800981-X)

UNAUDITED CONDENSED CONSOLIDATED BALANCE SHEET AS AT 30 SEPTEMBER 2008

	AS AT END OF CURRENT QUARTER 30 SEPT 2008 RM'000	AS AT PRECEDING FINANCIAL YEAR END 31 DEC 2007 RM'000
ASSETS		
NON-CURRENT ASSETS		
Property, plant and equipment	275,734	N/A
Prepaid land lease payments	41,963	N/A
	317,697	N/A
CURRENT ASSETS		
Inventories	301,097	N/A
Trade receivables	62,463	N/A
Other receivables	80,259	N/A
Tax recoverable	59	N/A
Cash and bank balances	41,534	N/A
TOTAL CURRENT ASSETS	485,412	N/A
TOTAL ASSETS	803,109	N/A
EQUITY AND LIABILITIES		
EQUITY		
Share Capital	250,000	N/A
Share Premium	79,037	N/A
Retained earnings	56,717	N/A
Other reserves	641	N/A
	386,395	N/A
Minority interest		N/A
TOTAL EQUITY	386,395	N/A
NON-CURRENT LIABILITIES		
Long-term borrowings	53,116	N/A
Deferred tax liabilities	42,539	N/A
TOTAL NON-CURRENT LIABILITIES	95,655	N/A
CURRENT LIABILITIES		
Short term borrowings	183,194	N/A
Trade payables	62,078	N/A
Other payables	71,075	N/A
Provision for taxation	4,712	N/A
TOTAL CURRENT LIABILITIES	321,059	N/A
TOTAL LIABILITIES	416,714	N/A
TOTAL EQUITY AND LIABILITIES	803,109	N/A
Net asset per share (sen)	77.28	N/A per share

The Condensed Consolidated Balance Sheet should be read in conjunction with the Proforma Consolidated Financial Information and the Accountants' Report for the year ended 31 December 2007 as disclosed in the Prospectus dated 30 June 2008 and the accompanying explanatory notes attached to the interim financial statements.

UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE QUARTER ENDED 30 SEPTEMBER 2008

Attributable to equity holders of the parent					Minority	Total	
	Share Capital	Share Premium	Other Reserves	Accummulated Profits	Total	Interest	Equity
•	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000
Balance as at 28 Dec 2007	***				***		***
Effects arising from merger # and acquisition of subsidiary companies	193,315			6,532	199,847	(5,789)	194,058
Public Issue	56,685	85,028			141,713	5,789	147,502
Expenses related to flotation exercise		(5,991)			(5,991)		(5,991)
Profit for the period				50,185	50,185		50,185
Foreign exchange differences recognised directly in equity		-	641		641		641
Balance as at 30 Sept 2008	250,000	79,037	641	56,717	386,395	-	386,395

*** denotes RM1.50

The Group has adopted the merger method of accounting in respect of acquisition of subsidiaries under common control. The Group's consolidated results for the current financial period ended 30 September 2008 comprise the consolidated results of SIB and its subsidiaries as if the merger had been effected throughout the entire financial year-to-date.

The Condensed Consolidated Statements of Changes in Equity should be read in conjunction with the Proforma Consolidated Financial Information and the Accountants' Report for the year ended 31 December 2007 as disclosed in the Prospectus dated 30 June 2008 and the accompanying explanatory notes attached to the interim financial statements.

UNAUDITED CONDENSED CONSOLIDATED CASH FLOW STATEMENT FOR THE QUARTER ENDED 30 SEPTEMBER 2008

	CURRENT YEAR TO DATE 30 SEPT 2008 RM'000	PRECEDING YEAR TO DATE 30 SEPT 2007 RM'000
CASH FLOWS FROM OPERATING ACTIVITIES		
Net profit before taxation	63,393	N/A
Adjustments:-		
Non-cash items	6,026	N/A
Non-operating items (net of income)	9,357	N/A
Operating profit before changes in working capital	78,776	N/A
Changes in working capital		
Net change in current assets	(195,408)	N/A
Net change in current liabilities	55,357	N/A
Payment for non-operating expenses (net of income)	(10,936)	N/A
Net cash from / (used in) operating activities	(72,211)	N/A
CASH FLOWS FROM INVESTING ACTIVITIES		
Acquisition of subsidiaries	(16,607)	N/A
Purchase of property, plant and equipment	(38,473)	N/A
Proceeds from disposal of investment in subsidiary	712	N/A
Proceeds from disposal of property, plant and equipment	978	N/A
Interest received	439	N/A
Net cash from / (used in) investing activities	(52,951)	N/A
CASH FLOWS FROM FINANCING ACTIVITIES		
	16,053	N/A
Net movements in trade financing Proceeds from hire purchase	1,434	N/A N/A
Proceeds from term loans	24,664	N/A N/A
Proceeds from issuance of shares	135,721	N/A
Repayments of term loans	(11,214)	N/A
Net cash from / (used in) financing activities	166,658	N/A
Net increase/(decrease) in cash and cash equivalents	41,496	N/A
	, .50	.4
Cash and cash equivalents at beginning of financial year	(9,858)	N/A
Cash and cash equivalents at the end of financial period	31,638	N/A
Cash and cash equivalents at the end of the period comprised the following:		
Cash and bank balances	41,534	N/A
Bank overdraft	(9,896)	N/A
	31,638	N/A
	,	

The Condensed Consolidated Cash Flow Statement should be read in conjunction with the audited Proforma Consolidated Financial Information and the accountants' report for the year ended 31 December 2007 as disclosed in the Prospectus dated 30 June 2008 and the accompanying explanatory notes attached to the interim financial statements.

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

A1. Basis of reporting preparation

The unaudited interim financial statements have been prepared in accordance with Financial Reporting Standards 134 (FRS134): "Interim Financial Reporting" and Appendix 9B part A of the Listing Requirements of Bursa Malaysia Securities Berhad ("Bursa Securities"). This is the second interim financial report on the consolidated results for the third quarter ended 30 September 2008 announced by the Company in compliance with the Listing Requirements and in conjunction with the admission of the Company to the Main Board of Bursa Securities and as such, there are no comparative figures for the preceding year's corresponding periods.

The accounting policies and methods of computation adopted by Sealink International Berhad ("SIB") and its subsidiaries (collectively referred to as "the Group") in this interim financial report are in compliance with Financial Reporting Standards issued by the Malaysian Accounting Standards Board ("MASB").

The interim financial report should be read in conjunction with the proforma consolidated financial information and the accountants' report for the financial year ended 31 December 2007 as disclosed in the Prospectus dated 30 June 2008 and the accompanying explanatory notes attached to the interim financial report.

The interim financial report contains condensed consolidated financial statement and selected explanatory notes. The notes include an explanation of events and transactions that are significant to the understanding of the changes in financial position and performance of the Group. The interim consolidated financial report and notes thereon do not include all the information required for a full set of financial statements prepared in accordance with Financial Reporting Standards ("FRS").

A2. Summary of significant accounting policies

The significant accounting policies adopted are consistent with the pro-forma consolidated financial information and the accountants' report for the financial year ended 31 December 2007 as disclosed in the Prospectus dated 30 June 2008 except for the adoption of new/revised FRSs effective for the financial period beginning 1 July 2007 and the adoption of the merger method of accounting for subsidiaries acquired under common control transfers.

(a) Adoption of New/Revised FRS

FRS 107	Cash Flow Statements
FRS 111	Construction Contracts
FRS 112	Income Taxes
FRS 118	Revenue
FRS 120	Accounting for Government Grants and Disclosure of Government Assistance
FRS 126	Accounting and reporting by Retirement Benefit Plans
FRS 134	Interim Financial Reporting
FRS 137	Provisions, Contingent Liabilities and Contingent Assets
Amendment to FRS 121	The Effects of Changes in Foreign Exchange Rates - Net Investment in a Foreign Operation
IC interpretation 1	Changes in Existing Decommissioning, Restoration and Similar Liabilities
IC interpretation 2	Members' Shares in Co-operative Entities and Similar Instruments
IC interpretation 5	Rights to Interest arising from Decommissioning, Restoration and Environmental Rehabilitation Funds
IC interpretation 6	Liabilities arising from Participation in a Specific market - Waste Electrical and Electronic Equipment
IC interpretation 7	Applying the Restatement Approach under FRS 129 - Financial Reporting in Hyperinflationary Economies
IC interpretation 8	Scope of FRS 2

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

A3. Auditors' report

The Company was incorporated on 28 December 2007. There have been no audited financial statements prepared for the financial year ended 31 December 2007.

A4. Seasonal or cyclical factors

The Group's performance is affected by the oil and gas industry. The demand for our products are closely associated with the cyclical fluctuations of the oil and gas industry.

A5. Items of unusual nature and amount

There were no items affecting the assets, liabilities, equity, net income or cash flow of the Group that are unusual in their nature, size or incidence for the current quarter and financial period to date save for an excess of fair value over the considerations of RM8.72 million on the acquisition of SGPL and the minority interests in SSSB, GSB and MCSB for financial period to date.

A6. Material changes in estimates

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

A7. Issuances, cancellations, repurchase, resale and repayments of debt and equity securities

The Public Issue of 113,370,000 new ordinary share of RM0.50 each in the Company at an issue/offer price of RM1.25 per ordinary share was completed on 29 July 2008.

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

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

A8. Segmental information

Segmental analysis for the Group's revenue and results by business segments for the current financial period to date is as follows:

	Current Quarter 30 September 2008 RM'000	Current period to date 30 September 2008 RM'000
Revenue	62.405	446.655
Shipbuilding Chartering	62,485 20,826	146,655 50,909
Chartering	83,311	197,564
	03,311	
Profit from operations		
Shipbuilding	22,433	47,103
Chartering	11,321	30,067
	33,754	77,170
Other operating income	845	1,339
Other operating expense	(131)	(131)
Administration costs	(8,177)	(13,906)
Finance costs	(3,477)	(9,797)
Profit before tax and (**)	22,814	54,675
* Excess of fair value of assets & liabilities over their purchase consideration	-	8,718
Profit before tax	22,814	63,393

A9. Valuation of property, plant and equipment

The property, plant and equipment of the subsidiary companies have been brought forward without any amendments from the previous annual financial statement save for the vessels and buildings which have been revalued in order to reflect the fair value of these properties in the consolidated financial statements at the time of acquisition of subsidaries.

A10. Capital commitments

Capital commitments as at end of the current quarter and financial period to date are as follows:

30 9	September 2008 RM'000
Approved and contracted for: - Purchase of land	10,500
Approved and not contracted for:	
- Construction and acquisition of vessels	120,000
	130,500

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

A11. Material events subsequent to the end of period reported

There were no material events subsequent to the end of the interim period that have not been relected in the financial statements for the current quarter and financial period to date.

A12. Changes in composition of the group

There were no changes in the composition of the Group during the current quarter and financial period to date save for the acquisitions CMSB, ESWSB, ESB, ESSB, GSB, MCSB, NSSB, SBSB, SESSB, SGPL, SMGSB, SMSB, SPSB, SRSB, SSB and SSSB including 4 subsubsidiaries namely ASSB, BMISB, BVSB and SLSSB pursuant to the listing exercise.

- 1 The acquisition of the entire issued and paid-up share capital of CMSB comprising 500,000 ordinary shares of RM1.00 each in CMSB for a purchase consideration of RM3,170,000, which was wholly satisfied by cash. The acquisition of CMSB was completed on 22 May 2008.
- 2 The acquisition of the entire issued and paid-up share capital of ESB comprising 500,000 ordinary shares of RM1.00 each in ESB for a purchase consideration of RM4,885,000, which was wholly satisfied by the issuance of 9,770,000 new SIB Shares, credited as fully paid-up at an issue price of RM0.50 per Share. The acquisition of ESB was completed on 28 May 2008.
- 3 The acquisition of the entire issued and paid-up share capital of ESSB comprising 1,000,000 ordinary shares of RM1.00 each in ESSB for a purchase consideration of RM885,000, which was wholly satisfied by the issuance of 1,770,000 new SIB Shares, credited as fully paid-up at an issue price of RM0.50 per Share. The acquisition of ESSB was completed on 28 May 2008.
- 4 The acquisition of the entire issued and paid-up share capital of ESWSB comprising 500,000 ordinary shares of RM1.00 each in ESWSB for a purchase consideration of RM6,217,000, which was wholly satisfied by cash. The acquisition of ESWSB was completed on 22 May 2008.
- 5 The acquisition of the entire issued and paid-up share capital of GSB comprising 1,000,000 ordinary shares of RM1.00 each in GSB for a purchase consideration of RM4,960,000, which was wholly satisfied by the issuance of 9,920,000 new SIB Shares, credited as fully paid-up at an issue price of RM0.50 per Share. The acquisition of GSB was completed on 28 May 2008.
- 6 The acquisition of the entire issued and paid-up share capital of MCSB comprising 500,000 ordinary shares of RM1.00 each in MCSB for a purchase consideration of RM4,860,000, which was wholly satisfied by the issuance of 9,720,000 new SIB Shares, credited as fully paid-up at an issue price of RM0.50 per Share. The acquisition of MCSB was completed on 28 May 2008.
- 7 The acquisition of the entire issued and paid-up share capital of NSSB comprising 2 ordinary shares of RM1.00 each in NSSB for a purchase consideration of RM7,250,000, which was wholly satisfied by the issuance of 14,500,000 new SIB Shares, credited as fully paid-up at an issue price of RM0.50 per Share. The acquisition of NSSB was completed on 28 May 2008.
- 8 The acquisition of the entire issued and paid-up share capital of SBSB comprising 500,000 ordinary shares of RM1.00 each in SBSB for a purchase consideration of RM34,600,000, which was wholly satisfied by the issuance of 69,200,000 new SIB Shares, credited as fully paid-up at an issue price of RM0.50 per Share. The acquisition of SBSB was completed on 28 May 2008.
- **9** The acquisition of the entire issued and paid-up share capital of SESSB comprising 1,500,000 ordinary shares of RM1.00 each in SESSB for a purchase consideration of RM10,930,000 which was wholly satisfied by the issuance of 21,860,000 new SIB Shares, credited as fully paid-up at an issue price of RM0.50 per Share. The acquisition of SESSB was completed on 28 May 2008.
- 10 The acquisition of the entire issued and paid-up share capital of SGPL comprising 500,000 ordinary shares of SGD1.00 each in SGPL for a purchase consideration of RM40,740,000, which was wholly satisfied by the issuance of 81,479,997 new SIB Shares, credited as fully paid-up at an issue price of approximately RM0.50 per Share. The acquisition of SGPL was completed on 28 May 2008.

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

A12. Changes in composition of the group

- 11 The acquisition of the entire issued and paid-up share capital of SMGSB comprising 500,000 ordinary shares of RM1.00 each in SMGSB for a purchase consideration of RM2,815,000, which was wholly satisfied by the issuance of 5,630,000 new SIB Shares, credited as fully paid-up at an issue price of RM0.50 per Share. The acquisition of SMGSB was completed on 28 May 2008.
- 12 The acquisition of the entire issued and paid-up share capital of SMSB comprising 500,000 ordinary shares of RM1.00 each in SMSB for a purchase consideration of RM10,665,000, which was wholly satisfied by the issuance of 21,330,000 new SIB Shares, credited as fully paid-up at an issue price of RM0.50 per Share. The acquisition of SMSB was completed on 28 May 2008.
- 13 The acquisition of the entire issued and paid-up share capital of SPSB comprising 500,000 ordinary shares of RM1.00 each in SPSB for a purchase consideration of RM15,638,000, which was wholly satisfied by the issuance of 31,276,000 new SIB Shares, credited as fully paid-up at an issue price of RM0.50 per Share. The acquisition of SPSB was completed on 28 May 2008.
- 14 The acquisition of the entire issued and paid-up share capital of SRSB comprising 500,000 ordinary shares of RM1.00 each in SRSB for a purchase consideration of RM8,906,000, which was wholly satisfied by cash. The acquisition of SRSB was completed on 22 May 2008.
- 15 The acquisition of the entire issued and paid-up share capital of SSB comprising 1,500,000 ordinary shares of RM1.00 each in SSB for a purchase consideration of RM28,280,000, which was wholly satisfied by the issuance of 56,560,000 new SIB Shares, credited as fully paid-up at an issue price of RM0.50 per Share. The acquisition of SSB was completed on 28 May 2008.
- 16 The acquisition of the entire issued and paid-up share capital of SSSB comprising 1,500,000 ordinary shares of RM1.00 each in SSSB for a purchase consideration of RM26,807,000, which was wholly satisfied by the issuance of 53,614,000 new SIB Shares, credited as fully paid-up at an issue price of RM0.50 per Share. The acquisition of SSSB was completed on 28 May 2008.

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

A13. Contingent Liabilities and Contingent Assets

As at 30 September 2008, our contingent liabilities, comprising bank and performance guarantees for contracts entered into with customers, stood at approximately RM17.9 million.

A14. Significant related party transactions

The Company had the following transactions with related parties during the financial quarter:

	Transaction value for	Balance
	9 months ended	outstanding as at
	30 September 2008	30 September 2008
	RM'000	RM'000
Purchases of raw materials from a Company in which a director of the		
Company has substantial interests	9,064	16,629
Charter hire expenses paid to a firm in which a director of the	4.4	4.4
Company has substantial interests	44	44
Rental expenses paid to a firm in which a director of the Company has		
substantial interests	122	77
Professional fees paid to a firm in which a director of the Company has		
substantial interests	196	22
	9,426	16,772

In the opinion of the directors, the above transactions have been entered into in the ordinary course of business and have been established under terms no less favourable than those transacted with unrelated parties.

Purchases of raw materials from the Company in which a director of the Company has substantial interests ceased from 25 February 2008.

(B) ADDITIONAL INFORMATION REQUIRED BY BURSA SECURITIES'S LISTING REQUIREMENTS

B1. Review of performance of the Company and its principal subsidiaries

For the current quarter, the Group recorded a pre-tax profit of RM22.8 million on the back of revenue of RM83.3 million.

Administration costs of RM8.18 million for the quarter includes unrealised forex losses of RM2.5 million and realised forex losses of RM1.5 million and court deposit of RM487,311 (USD145,596) paid for the 2nd action against Zhejiang Tianlong Import & Export Co Ltd ("ZTIECL") for damages due to wrongful attachment of 2 of our vessels built in China. The forex losses were partly attributed to provision for unrealised forex loss on amount owing to our Singapore subsidiary by the Malaysian subsidiaries.

For the financial period to date, the Group recorded a post-acquisition pre-tax profit of RM63.4 million. The pre-tax profit included an excess of fair value over the purchase considerations of RM8.72 million on the acquisition of SGPL and the minority interests in SSSB, GSB and MCSB.

In the opinion of the directors, the result for the current quarter and financial period to date have not been affected by any transactions or events of a material nature which has arisen between 30 September 2008 and the date of this report.

B2. Material changes in the quarterly results compared to the results of the preceding quarter

ended	Current quarter 30 September 2008 RM'000	Preceding quarter ended 30 June 2008 RM'000	Variance RM'000	%
Revenue	83,311	57,924		44%
Profit before tax	22,814	25,097		
** Less: Excess of fair value of assets & liabilities over their purchase consideration	-	(8,718)		
Profit before tax excluding (**)	22,814	16,379	6,435	39%

The revenue of the Group for the current quarter rose to RM83.3 million, higher by RM25.4 million or 44% against revenue of RM57.9 million in the preceding quarter. This was mainly attributed to the favourable contribution by shipbuilding division on recognition of progressive income on 2 new contracts for construction of vessels and sale of 1 anchor handling tug.

Profit before tax of the Group for the current quarter achieved at RM22.8 million, or 39% higher than preceding quarter particularly due to improved gross profit margin by shipbuilding division at RM22.4 million or 36% for current quarter.

B3. Prospects for the current financial year

The Board remains positive with the Group's prospects. The Group has secured contracts worth of RM281 million in this quarter. These contracts are for sales of vessels to be delivered in year 2009 and charter contracts between 3 to 7 years. A significant portion of the revenue shall be realised in year 2009.

B4. Variance between actual profit from forecast profit

Save for profit forecast of RM50 million included in the Company's Prospectus dated 30 June 2008, the Group did not issue any profit forecast or profit guarantee in any public document for the current financial quarter. Disclosure on explanatory notes for the variance between actual and forecast results would be provided in the final quarter announcement for the current financial year ending 31 December 2008.

(B) ADDITIONAL INFORMATION REQUIRED BY BURSA SECURITIES'S LISTING REQUIREMENTS

B5. Taxation

Current tax expense:

	Current period	Current
	quarter	period to date
	RM'000	RM'000
Malaysian income tax	1,547	4,680
Deferred income tax	1,241	2,739
Total tax expense	2,788	7,419

B6. Profit from sale of unquoted investments and/or properties

There were no disposal of unquoted investment and properties for the current quarter and financial period to date.

B7. Quoted securities

There was no purchase or disposal of quoted securities for the current quarter and financial period to date.

(B) ADDITIONAL INFORMATION REQUIRED BY BURSA SECURITIES'S LISTING REQUIREMENTS

B8. Status of corporate proposal

In conjunction with the flotation exercise undertaken by the Company, the Company has, on 30 June 2008, issued a Prospectus in relation to the following:-

Public issue of 113,370,000 new ordinary shares of RM0.50 each in the Company at an issue/offer price of RM1.25 per ordinary share payable in full upon application comprising:

- 1. 28,370,000 new ordinary shares of RM0.50 each available for application by the Malaysian public;
- 2. 44,500,000 new ordinary shares of RM0.50 each available for private placement to selected investors;
- 3. 20,500,000 new ordinary shares of RM0.50 each available for placement to Bumiputera investors approved by the Ministry of International Trade and Industry; and
- 4. 20,000,000 new ordinary shares of RM0.50 each available for application by our eligible directors, employees and business associates.

The Company was listed on the Main Board of Bursa Securities on 29 July 2008.

Status of utilisation of proceeds

As at the end of the current quarter and financial period to date, the status of utilisation of proceeds as compared to the actual utilisation is as follows:

		Time frame for utilisation upon listing	Proposed utilisation	Actual utilisation		Remark
			RM'000	RM'000	RM'000	
(i)	Repayment of bank borrowings	within 6 months	50,000	25,513	24,487	available for use
(ii)	Part finance the construction of marine vessels and upgrade of shipyards	within 24 months	60,000	40,654	19,346	available for use
(iii)	Working capital	within 24 months	26,713	61,114	(34,401)	See ### below
(iv)	Estimated listing expenses	Immediate	5,000	5,991	(991)	See ### below
	Total proceeds	_	141,713	133,272	8,441	

The excess of actual utilisation over proposed utilisation will be deducted from the funds available for use in (i) and (ii).

(B) ADDITIONAL INFORMATION REQUIRED BY BURSA SECURITIES'S LISTING REQUIREMENTS

B9. Group borrowings and debt securities

Total Group's borrowings as at 30 September 2008 were as follows:

1. Total Borrowings	Secured	Unsecured	Total
	RM'000	RM'000	RM'000
Short term borrowings	123,194	60,000	183,194
Long term borrowings	53,116	<u> </u>	53,116
	176,310	60,000	236,310
		-	
	Secured	Unsecured	Total
2. Borrowings denominated in US Dollars	USD'000	USD'000	USD'000
Short term borrowings	1,170	-	1,170
Long term borrowings	2,008	<u> </u>	2,008
	3,178	<u> </u>	3,178

B10. Off balance sheet financial instruments

The Group does not have any financial instruments with off-balance sheet risk.

(B) ADDITIONAL INFORMATION REQUIRED BY BURSA SECURITIES'S LISTING REQUIREMENTS

B11. Material litigation

As at the date of this Interim financial report, there are no material litigations against the Group. The following were disclosed in the Prospectus:

(a) SSB purchased two tugs (which was named Sealink Maju 4 and Sealink Maju 5) (the "Vessels") from Zhejiang Tianlong Import & Export Co Ltd ("ZTIECL"). The Vessels were provisionally registered in the name of ESSB. The Vessels were wrongly attached by an Order of Court issued by Shaoxing Intermediate Court on the application of a Shaoxing Tianlong Import & Export Co Ltd ("STIECL") on 25 Jan 2006 who alleged, inter alia, the Vessels belonged to ZTIECL. The case has moved to Ningbo Maritime Court. SSB also filed a claim against ZTIECL for loss of use of the Vessels due to the latter's wrongful attachment of the Vessels. The Ningbo Maritime Court held on 25 July 2006 that the Vessels were in fact owned by SSB by virtue of the sale of the Vessels by ZTIECL and that ZTIECL shall release the Vessels. Ningbo Maritime Court further awarded USD1,000 per day damage in favour of SSB for the period that the Vessels were wrongly attached. ZTIECL appealed to the Zhejiang Provincial High Court. The Zhejiang Provincial High Court held on 25 April 2007 that SSB is the owner of the Vessel and the Vessels shall be released to SSB. However, Zhejiang Provincial High Court did not award any damage to SSB for wrongful detention. Being unsatisfied with the decision of the Zhejiang Provincial High Court, SSB applied to the Supreme Court of the People's Republic of China for a review of the former's decision. There has been no application for review on the part of the ZTIECL on the decision that the Vessels are owned by SSB:

SSB and ESSB also started a fresh claim in the Ningbo Maritime Court against ZTIECL for various damages due to the latter's wrongful attachment of the Vessels (the "2nd Action"). The 2nd Action is for RMB9 million at the time the claim was mounted and is subject to upward revision after SSB has completed its repairs on the Vessel. The Case was heard on 31 July 2008 and the claim (2nd Action) was dismissed by the Ningbo Maritime Court. SSB and ESSB will be submitting another appeal.

Zhejiang Provincial High Court had a hearing on the '2nd Action' on 30 October 2008. SSB and ESSB were requested by the Court to provide further evidence. As at the date of this report, the date of the next hearing has not been fixed yet.

(b) Godrimaju Sdn Bhd (GSB) vs Consolidated Pipe Carriers Pte Ltd (CPC)

GSB as the owners of "Sealink Pacific 101" ("the Vessel") entered into a Bareboat Charterparty dated 14 March 2005 with Consolidated Pipe Carriers Pte. Ltd of Singapore ("CPC") as charterers in respect of the Vessel.

CPC has provided GSB with a Bank Guarantee for the sum of USD150,000 and paid the outstanding chartering fee due under the Bareboat Charterparty as the expiry of the Bareboat charterparty on 27 March 2008. CPC has not paid chartering fee for CPC's extended use of the Vessel after 27 March 2008, which GSB asserts has been agreed between parties at the rate of SGD2,400 per day or part thereof up to 11 May 2008. CPC has alleged that CPC is entitled to set off the chartering fee as CPC carried out various repairs to the Vessel which amount to USD355,151. GSB has been advised that such a set off is without legal basis. for reason given below: -

Under Clause 13 of the Bareboat Charterparty, CPC is obliged to, subject to the approval of the Owners or Owners underwriters, effect all insured repairs, undertake settlement of all miscellaneous expenses in connection with such repairs as well as all insured charges, expenses and liabilities, to the extent of coverage under the insurances taken out by GSB. Clause 13 further provides that CPC is to be secured reimbursement through the underwriters of the Vessel for such expenditures upon presentation of accounts. Accordingly, CPC claims that it will only pay the outstanding chartering fee once CPC has been reimbursed for the costs of the repairs by the underwriters of the Vessel.

However, that there is no provision in the Bareboat Charterparty which entitles CPC to deduct or set off from chartering the amount that it has incurred for repairs carried out to the Vessel.

The action in the High Court of Singapore was earlier stayed in favour of arbitration. GSB called on the Bank Guarantee on 15 September 2008 and the lawyers were negotiating on the final settlement sum of SGD15,109.

(B) ADDITIONAL INFORMATION REQUIRED BY BURSA SECURITIES'S LISTING REQUIREMENTS

B12. Dividends

No dividend was paid during the the current financial period under review.

B13. Earnings per Share

The calculation of basic earnings per share of 4.30 sen for the current quarter and 24.93 sen for the financial period to date are based on the Group profit attributable to the equity holders of the parent of RM20 million and RM50.2 million for the current quarter and the financial period to date divided by 465.5 million shares and 201.3 million shares respectively, being the weighted average no of ordinary shares in issue for the current quarter and financial period to date.

The computation of diluted earnings per share is the same as basic earnings per share as there were no potential shares to be issued as at the end of the reporting period, other than the 113,370,000 new ordinary shares issued as part of the listing exercise.

SEALINK INTERNATIONAL BERHAD

(Company No: 800981-X)

DEFINITIONS

Acquisitions : The Acquisition of CMSB, ESWSB, ESB, ESSB, GSB, MCSB, NSSB, SBSB, SESSB, SGPL, SMGSB,

SMSB, SPSB, SRSB, SSB and SSSB collectively

ASSB : Aliran Saksama Sdn Bhd (Company No. 473205-H)

BMISB : Baram Moulding Industries Sdn Bhd (Company No. 200873-D)

BVSB : Bristal View Sdn Bhd (Company No. 253385-T)

CMSB : Cergas Majusama Sdn Bhd (Company No. 635714-U)

CPC : Consolidated Pipe Carriers Pte Ltd

ESB : Euroedge Sdn Bhd (Company No. 571944-T)

ESSB : Era Surplus Sdn Bhd (Company No. 648806-D)

ESWSB : Era Sureway Sdn Bhd (Company No. 687555-V)

GSB : Godrimaju Sdn Bhd (Company No. 535404-U)

MCSB : Midas Choice Sdn Bhd (Company No. 646673-H)

NSSB : Navitex Shipping Sdn Bhd (Company No. 620404-K)

SBSB : Seabright Sdn Bhd (Company No. 30204-K)

SESSB : Sealink Engineering and Slipway Sdn Bhd (Company No. 653820-H)

SGPL : Sea-good Pte Ltd (Company No. 199707263C)

SHSB : Sealink Holdings Sdn Bhd (Company No. 164959-P)

SIB or Company : Sealink International Berhad (Company No. 800981-X)

SIB Group or Group : SIB and its subsidiaries

SLSSB : Sea Legend Shipping Sdn Bhd (Company No. 703278-W)

SMGSB : Sealink Management Sdn Bhd (Company No. 250551-H)

SMSB : Sealink Marine Sdn Bhd (Company No. 226309-A)

SPSB : Sealink Pacific Sdn Bhd (Company No. 191968-H)

SRSB : Sutherfield Resources Sdn Bhd (Company No. 467227-T)

SSB : Sealink Sdn Bhd (Company No. 20471-D)

SSSB : Sealink Shipyard Sdn Bhd (Company No. 195853-D)