

Condensed interim consolidated financial statements and review report RA Holding Corp.

For the period from 1 July 2018 to 31 December 2018

General information

Commercial Registration : 279024 obtained on 28 June 2013

Board of Directors : Eugene Irwin Davis Chairman

Matthew Charles Turner Director

Matthew Alexander Doheny Director

David John Burlison Director

Brent William De Jong Director

Khalil Ebrahim Nooruddin Director

Ebtisam Al Arrayed Director

Registered Office : Paget-Brown Trust Company Ltd. office

Boundary Hall, Cricket Square, P.O. Box 111

Grand Cayman KY1-1102

Cayman Islands

Bankers : Bank of New York Mellon

National Bank of Bahrain

Auditors : Grant Thornton - Abdulaal

P.O. Box 11175

12th Floor, Al Nakheel Tower

Seef District

Kingdom of Bahrain



Review report

To the Shareholders of RA Holding Corp.

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Introduction

We have reviewed the accompanying condensed interim consolidated financial statements of **RA Holding Corp.** (the "Company") and its subsidiaries (together the "Group"), which comprise the condensed interim consolidated statement of financial position as at 31 December 2018, and the condensed interim consolidated statement of profit or loss, condensed interim consolidated statement of comprehensive income, condensed interim consolidated statement of cash flows and condensed interim consolidated statement of changes in equity for the period from 1 July 2018 to 31 December 2018, and a summary of significant accounting policies and other explanatory information. The Board of Directors is responsible for the preparation and presentation of this interim financial information in accordance with IAS 34 Interim Financial Reporting. Our responsibility is to express a conclusion on this 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 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 condensed interim consolidated financial information does not present fairly, in all material respects, the condensed interim consolidated financial position of the Group as at 31 December 2018, and its condensed interim consolidated financial performance and its condensed interim consolidated cash flows for the six months period then ended in accordance with IAS 34 Interim Financial Reporting.

28 February 2019

Manama, Kingdom of Bahrain

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Condensed interim consolidated statement of financial position As at 31 December 2018

		Unaudited 31 December 2018	Audited 30 June 2018
	Notes	US\$ '000	US\$ '000
Assets			
Balances with banks	3	15,462	19,432
Receivables	4	39,072	36,779
Investments	5	38,250 518	39,500 516
Other assets		518	510
Total assets		93,302	96,227
Liabilities and equity			
Liabilities			
Accrued incentive fees	6	4,321	5,063
Distribution payable to preference shareholders	7	1,491	1,489
Other liabilities	8	1,576	11,404
Total liabilities excluding net assets attributable to senior class A preference shares		7,388	17,956
Senior class A preference shares	7	85,955	78,272
Total liabilities including net assets attributable to			
senior class A preference shares		93,343	96,228
Equity			
Share capital		1	1
Total equity attributable to shareholders of the parent		1	1
Non-controlling interest		(42)	(2)
Total equity		(41)	(1)
Total liabilities and equity		93,302	96,227

I hereby certify that, to the best of my knowledge, these condensed interim consolidated financial statements present fairly the condensed interim consolidated financial condition of the Group as at 31 December 2018 and its condensed interim consolidated operations for the six months period then ended.

" | " |

Eugene I. Davis Chairman of the Board of Directors

Condensed interim consolidated statement of profit or loss For the period from 1 July 2018 to 31 December 2018

		Three months en 31 December 2018		Unaudited Period from 1 July 2018 to 31 December t 2018	Unaudited Period from 1 July 2017 o 31 December 2017
	Notes	US\$ '000	US\$ '000	US\$ '000	US\$ '000
Income Management fee income	4.2	1,383	1,670	2,807	3,342
Capital gain on disposal of investments Fair value loss on	5	1,532	250	1,532	531
on investments, net Other income	12 11	(984) 2,100	(52) 368	(1,250) 9,712	(361) 368
Total income		4,031	2,236	12,801	3,880
Expenses Asset management and incentive fees	6	-	(707)	(285)	(1,415)
Performance based incentive Realised Unrealised Legal and professional expe	6 6	(243) 683 (1,489)	- 203 (1,023)	(261) 722 (3,403)	(34) 496 (2,005)
General and administrative	expenses	(677)	(687)	(1,375)	(1,414)
Total expenses		(1,726)	(2,214)	(4,602)	(4,372)
Operating profit / (loss)		2,305	22	8,199	(492)
Charge of provisions against receivables, net (Loss) / gain on foreign excl	4.4 hange, net	(264) (14)	(139) 303	(543) (30)	(218) 1,040
Profit before changes in obligation to senior c preference shareholder Increase in obligation to senior class A		2,027	186	7,626	330
preference shareholders	7	(2,027)	(186)	(7,666)	(330)
Loss for the period		•	•	(40)	•
Attributable to: Shareholders of the Parent Non-controlling interest		-	-	(40)	

I hereby certify that, to the best of my knowledge, these condensed interim consolidated financial statements present fairly the condensed interim consolidated financial condition of the Group as at 31 December 2018 and its condensed interim consolidated operations for the six months period then ended.

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Eugene I. Davis Chairman of the Board of Directors

Condensed interim consolidated statement of comprehensive income For the period from 1 July 2018 to 31 December 2018

			Unaudited	Unaudited
			Period from	Period from
	Three months end	led (unaudited)	1 July 2018	1 July 2017
	31 December	31 December	to 31 December	to 31 December
	2018	2017	2018	2017
Note	US\$ '000	US\$ '000	US\$ '000	US\$ '000
Net loss for the period	-	-	(40)	-
Other comprehensive income / Items to be reclassified to profit in subsequent periods: Exchange differences on	• •			
translation of foreign operations (Increase) / decrease in obligation to senior class A		(269)	17	(870)
preference shares 7	1	269	(17)	870
Total comprehensive loss for				
the period			(40)	
Attributable to: Shareholders of the Parent Non-controlling interest	- -	- -	- (40)	- -
	-	-	(40)	-
		·		

Condensed interim consolidated statement of changes in equity For the period from 1 July 2018 to 31 December 2018

	Share capital US\$'000	Non- controlling interest US\$'000	Total equity US\$'000
Balance as at 1 July 2017 and as at 31 December 2017 - unaudited	1		1
Balance as at 1 July 2018 Loss for the period	1 -	(2) (40)	(1) (40)
Balance as at 31 December 2018 -unaudited	1	(42)	(41)

Condensed interim consolidated statement of cash flows For the period from 1 July 2018 to 31 December 2018

	Notes	Unaudited Period from 1 July 2018 to 31 December 2018 US\$ '000	Unaudited Period from 1 July 2017 to 31 December 2017 US\$ '000
Operating activities			
Profit before changes in obligation to senior class A			
preference shareholders		7,626	330
Adjustments:			
Liability written back	11	(9,712)	-
Charge of provisions against receivables, net	4.4	543	218
Fair value loss on investments, net	12	1,250	361
Capital gain on disposal of investments	•	1,532	(400)
Performance based incentive fees (unrealised)	6	(722)	(496)
Operating profit before changes in			
operating assets and liabilities		517	413
Changes in operating assets and liabilities:			
Receivables		(2,836)	(2,244)
Investments		(1,515)	(870)
Other assets		(2)	(557)
Other liabilities		(116)	(42)
Accrued incentive fees	3	(20)	(232)
Restricted cash	3	2,166	(224)
Net cash used in operating activities		(1,806)	(3,756)
Financing activities			
Distributions to senior class A preference shareholders	7	2	(10,033)
Net cash generated from / (used in) financing activit	ties	2	(10,033)
Net movement in cash and cash equivalents		(1,804)	(13,789)
Cash and cash equivalents at the beginning of the period	od	15,493	26,460
Cash and cash equivalents at the end of the period	3	13,689	12,671

1 Introduction

a) Corporate information

RA Holding Corp. (the "Company" or the "Successor Company" or "RA Holding" and together with its subsidiaries "RA Group" or the "Group") is an exempt limited liability company incorporated in the Cayman Islands on 28 June 2013 with its registered office situated at the offices of Paget-Brown Trust Company Ltd., Boundary Hall, Cricket Square, P.O. Box 1111, Grand Cayman KY1-1102, Cayman Islands.

b) Activities

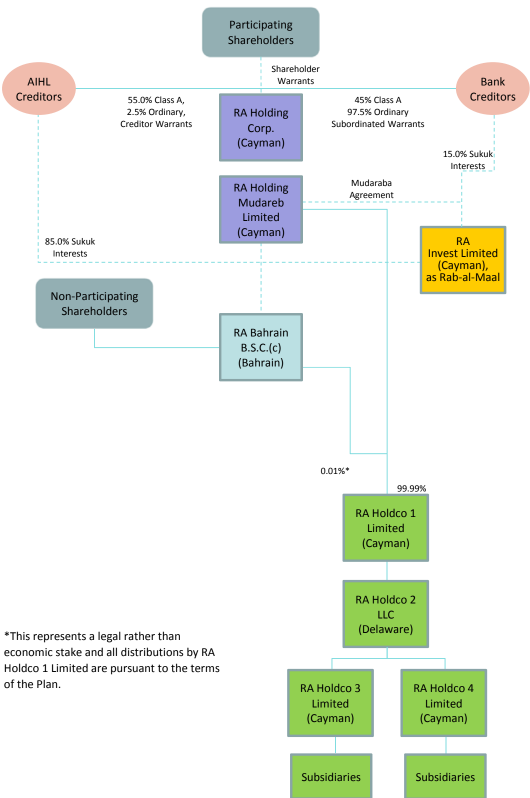
The Company has been formed to indirectly hold a portfolio of private equity investments that were originally partially owned and managed by Arcapita Bank B.S.C. (c) ("Arcapita" or the "Predecessor Company" or the "Bank"), a wholesale bank incorporated in the Kingdom of Bahrain. The objective of the Company is to hold and manage the transferred investments and sell these down in the normal course of business in a manner which is expected to maximize the return to all stakeholders.

The structure of RA Group is set forth in note 1(l) to the condensed interim consolidated financial statements.

c) Approval of the condensed interim consolidated financial statements

These condensed interim consolidated financial statements have been approved and authorised for issuance by the Board of Directors on ___ February 2019.

- 1 Introduction (continued)
- I) Group structure



2 Significant accounting policies

2.1 Basis of preparation

The condensed interim consolidated financial statements of the Group have been prepared in accordance with IAS 34 Interim Financial Reporting. They do not include all of the information required in annual consolidated financial statements in accordance with International Financial Reporting Standards, and should be read in conjunction with the consolidated financial statements of the Company for the year ended 30 June 2018. In addition, results for the six months period ended 31 December 2018 are not necessarily indicative of the results that may be expected for the financial year ending 30 June 2019.

The Group consists of the Company and its subsidiaries and affiliates as detailed in note 2.2.

These condensed interim consolidated financial statements represent the only financial statements issued for the Group.

The assets of the Predecessor Company were transferred to the Group primarily at their fair values as determined by third party independent valuers as on 17 September 2013, the date of emergence, whereas liabilities were recognised at their estimated settlement amounts.

The condensed interim consolidated financial statements are presented in United States Dollar (US\$), which is the Group's functional currency, and all values are rounded to the nearest thousand (US\$ '000) except when otherwise indicated.

2.2 Basis of consolidation

These condensed interim consolidated financial statements comprise the condensed interim consolidated financial statements of the Company and its subsidiaries for the year ended 30 June 2018. The consolidated subsidiaries of Arcapita were transferred to RA Group on the emergence date in accordance with the Plan of Reorganization and have been consolidated from 17 September 2013 to the date of consolidated statement of financial position.

The financial statements of subsidiaries are prepared using consistent accounting policies. The Group has utilised the "investment entity" exemption for investment in subsidiaries held for sale in the normal course of business. These investments are carried at fair value through profit or loss.

Control is achieved when the Group is exposed to, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Specifically, the Group controls an investee if and only if the Group has:

- a) Power over the investee (i.e. existing rights that give it the current ability to direct the relevant activities of the investee);
- b) Exposure, or rights, to variable returns from its involvement with the investee; and
- c) The ability to use its power over the investee to affect its returns.

When the Group has less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- a) The contractual arrangement with the other vote holders of the investee;
- b) Rights arising from other contractual arrangements; and
- c) The Group's voting rights and potential voting rights.

The Group will re-assesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control. Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary. Assets, liabilities, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated statement of profit or loss and comprehensive income from the date the Group gains control until the date the Group ceases to control the subsidiary.

Notes to the condensed interim consolidated financial statements For the period from 1 July 2018 to 31 December 2018

Significant accounting policies (continued) 2

2.2 **Basis of consolidation (continued)**

All intra-group assets and liabilities between members of the Group are eliminated in full upon consolidation.

A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction. If the Group loses control over a subsidiary, it:

- Derecognises the assets (including goodwill) and liabilities of the subsidiary;
- Derecognises the carrying amount of any non-controlling interests;
- Derecognises the cumulative translation differences recorded in equity;
- Recognises the fair value of the consideration received;
- Recognises the fair value of any investment retained;
- Recognises any surplus or deficit in profit or loss; and
- Reclassifies the parent's share of components previously recognised in other comprehensive income to profit or loss or retained earnings, as appropriate, as would be required if the Group had directly disposed of the related assets or liabilities.

The following are the principal operating subsidiaries of the Company which have been consolidated in these condensed interim consolidated financial statements:

Subsidiary	Ownership	Year of incorporation	Country of incorporation
RA Holding Mudareb Limited ("RA Mudareb")			
RA Mudareb is the holding company of RA Holdco 1 Limited and the indirect parent of Arcapita Bank B.S.C (c).		2013	Cayman Islands
RA Holdco 1 Limited ("RA Holdco 1")			
RA Holdco 1 is the holding company of RA Holdco 2 Limited, RA Holdco 3 Limited, ALTHL and other Working Capital Finance (WCF) interests transferred from Arcapita.		2013	Cayman Islands
RA Holdco 2 LLC (Delaware) ("RA Holdco 2	")		
RA Holdco 2 is the holding company of RA Holdco 3 Limited, RALTHL and other Working Capital Finance (WCF) interests transferred from Arcapita.	100%	2013	Delaware (United States of America)
RA LT Holdings Limited ("RALTHL") (for	merly known	as Arcapita LT I	Holdings Limited)
RALTHL's main activity is to hold the Group's share in investee companies.	100%	2010	Cayman Islands
RA Holdco 3 Limited ("RA Holdco 3") RA Holdco 3 is the holding company of RAIML, RAIFL and other management companies.	100%	2013	Cayman Islands
RA Legacy Limited ("RA Legacy") (formed	erly known as	Arcapita Limited	1)
Its main activities are to monitor the performance of the acquired companies on behalf of the Group and investors.	100%	2003	United Kingdom

2 Significant accounting policies (continued)

2.2 Basis of consolidation (continued)

Subsidiary	Ownership	Year of	Country of
Substitiaty	Ownership	incorporation	incorporation

RAIM Limited ("RAIML") (formerly known as Arcapita Investment Management Limited)

RAIML's main activity is to maintain and 100% manage the books of accounts of the investee companies.

1997 Cayman Islands

RA Investment Funding Limited ("RAIFL") (formerly known as Arcapita Investment Funding Limited)

RAIFL is the holding company of ASFL; its 100% 1998 Cayman Islands main activities are to sponsor other investment banking activities.

RA Structured Finance Limited ("RASFL") (formerly known as Arcapita Structured Finance Limited)

RASFL's main activity is to structure Islamic 100% 1998 Cayman Islands acceptable financing facilities to portfolio companies and to undertake post-acquisition asset management.

RA Bahrain B.S.C. (c) ("Arcapita") * (formerly known as Arcapita Bank B.S.C. (c))

Arcapita is the Predecessor Company as 85.27% 1996 Kingdom of explained in note 1. Bahrain

2.3 Significant accounting judgements and estimates

The same accounting policies, judgements, estimates, presentation and methods of computation have been followed in these condensed interim consolidated financial statements as were applied in the preparation of the Group's consolidated financial statements for the year ended 30 June 2018.

Certain new standards have been published and are relevant to the Group have been adopted by the Group, and have no material effect on the Group's financial position and its results of operations.

- IFRS 9, "Financial Instruments" (effective for annual periods beginning on or after 1 January 2018); and
- IFRS 15, "Revenue from Contracts with Customers" (effective from annual periods beginning on or after 1 January 2018).

^{*}Arcapita Bank B.S.C. (c) was renamed to RA Bahrain B.S.C. (c) on 10 September 2014 following its emergence from Chapter 11.

3 Balances with banks

	Notes	31 December 2018 US\$ '000	30 June 2018 US\$ '000
Balances with banks		15,462	19,432
Less: restricted cash held for distributions	3.1	(1,760)	(1,761)
Less: restricted cash held for indemnity obligations	3.2	(13)	(2,178)
Cash and cash equivalents		13,689	15,493

- 3.1 This balance includes US\$1.5 million (30 June 2018: US\$1.5 million) of funds that are held on account of distribution to beneficiaries for which the distributions have been declared but the delivery of the distributions is pending. These balances are not available for use in the day to day operations of the Group and have therefore been excluded from cash and cash equivalents in the consolidated statement of cash flows.
- 3.2 This balance includes US\$ 13 thousands (30 June 2018: US\$ 2.2 million) that is maintained to secure the Group's indemnity obligations (e.g., taxes, professional fees, and wind down expense), if any, pursuant to the terms of divesture of certain assets during the period ended 30 June 2014. These balances are not available for use in the day to day operations of the Group and have therefore been excluded from cash and cash equivalents in the consolidated statement of cash flows.

4 Receivables

			31 December 2018	
		Gross	Dundalana	Net
	Notes	receivable US\$ '000	Provisions US\$ '000	receivable US\$ '000
Due from investee companies:				
Murabaha with investee companies	4.1	128,305	(122,690)	5,615
Management fee receivables	4.2	34,586	(3,591)	30,995
Receivables from investee companies	4.3	4,424	(1,962)	2,462
Receivable from financial institutions		33,483	(33,483)	-
		200,798	(161,726)	39,072

			30 June 2018	
	Notes	Gross receivable US\$ '000	Provisions US\$ '000	Net receivable US\$ '000
Due from investee companies:			334 333	224 333
Murabaha with investee companies	4.1	128,305	(122,690)	5,615
Management fee receivables	4.2	34,757	(6,057)	28,700
Receivables from investee companies		4,544	(2,080)	2,464
Other receivables		416	(416)	-
Receivable from financial institutions		33,483	(33,483)	-
		201,505	(164,726)	36,779

4 Receivables (continued)

- 4.1 These receivables carry effective profit rate of 15% (30 June 2018: 15%).
- 4.2 Management fees are charged to syndication and investment holding companies on behalf of investors in accordance with the administration agreements. These are ordinarily settled upon exit of the underlying investments.

4.4 Movement in provision

	31 December 2018 US\$ '000	30 June 2018 US\$ '000
Beginning balance	164,726	172,589
Charge for the period/year Reversals for the period	543 -	1,657 (1)
Net charge for the period/year	543	1,656
Management fee income - suspended	-	482
Write off of receivables	(3,543)	(10,092)
Foreign exchange movement	-	91
Ending balance	161,726	164,726
5 Investments		
	31 December	30 June
	2018	2018
	US\$ '000	US\$ '000
Real estate	36,322	36,426
Private equity	1,928	3,074
	38,250	39,500

Information about the valuation techniques and significant assumptions used to determine the fair value of investments is set out in note 12 to these condensed interim consolidated financial statements.

During the period ended 31 December 2018, the Group recognized escrow proceeds from previously exited investments resulting in a capital gain of US\$ 3,631 thousands (30 June 2018: US\$72 thousands).

6 Asset management and incentive fees

Asset management fees recorded during the period are as follows:

			Period from	Period from
	Three m	onths ended	1 July 2018	1 July 2017
	31 December	31 December	to 31 December	to 31 December
	2018	2017	2018	2017
	US\$ '000	US\$ '000	US\$ '000	US\$ '000
Base management fee		707	285	1,415

6 Asset management and incentive fees (continued)

Performance based incentive and deferred incentive fees (realised and unrealised) recorded during the period are as follows:

	Three mor	nths ended 31 Decem	ber 2018
	Realised	Unrealised	Total
	US\$ '000	US\$ '000	US\$ '000
Performance linked fees			
Incentive fees	124	(683)	(559)
Deferred incentive fees	1	-	1
Directors' incentive fees	118	-	118
	243	(683)	(440)
	Three mor	nths ended 31 Decem	ber 2017
	Realised	Unrealised	Total
	US\$ '000	US\$ '000	US\$ '000
Performance linked fees			
Incentive fees	-	14	14
Deferred incentive fees	_	10	10
Directors' incentive fees	-	(227)	(227)
	-	(203)	(203)
	Pariod from 1	July 2018 to 31 Dece	ombor 2019
	Period Ironii i	(unaudited)	eniber 2016
	Realised	Unrealised	Total
	US\$ '000	US\$ '000	US\$ '000
Performance linked fees			
Incentive fees	125	(722)	(597)
Deferred incentive fees	39	(122)	39
Directors' incentive fees	97	-	97
	261	(722)	(461)
	Period from 1	July 2017 to 31 Dece	
	r criod from	(unaudited)	2017
	Realised	Unrealised	Total
	US\$ '000	US\$ '000	US\$ '000
Performance linked fees			
Incentive fees	26	11	37
Deferred incentive fees	8	37	45
Directors' incentive fees	-	(544)	(544)
	34	(496)	(462)
The accrued incentive fees are as follows:			
		31 December	30 June
		2018	2018
		US\$ '000	US\$ '000
Accrued incentive fees		1,192	1,766
Accrued directors incentive fees		3,129	3,297
	_	4,321	5,063
	-		

6 Asset management and incentive fees (continued)

Pursuant to the MSA signed between the Group and AIM, AIM is entitled to a base management fee, enhanced management fee, incentive fee and a deferred incentive fee. The Board of Directors are entitled to incentive fees beyond a certain distribution threshold. In addition, based on the RA Holdco 1 incentive compensation plan for non-employee directors signed and executed on 16 July 2015, the Board of Directors of the Company are entitled to receive incentive based on certain percentages of distributions to holders of the Sukuk Obligations and the New Arcapita Shares less amounts paid to allocated or credited to non-employee members of the Board under the RA plan. The MSA signed between the Group and AIM expired on September 16, 2018. The Board of Directors is actively discussing its strategic options with relevant parties as to how the remaining portfolio companies are managed going forward.

7 Senior class A preference shares

	31 December 2018 US\$ '000	30 June 2018 US\$ '000
Net assets attributable to:		
- 3,241,503 (30 June 2018: 3,241,503) senior class A-1 preferenc US\$ 0.01 each	47,271	43,045
- 2,652,710 (30 June 2018: 2,652,710) senior class A-2 preferenc US\$ 0.01 each	38,684	35,227
- -	85,955	78,272

As of the date of consolidated statement of financial position, the Group has carried out a reassessment of the cash out flow available to settle the senior preference shares and has shown the senior preference shares on that basis. The movement of change in carrying value of obligation to preference shareholders during the period is as follows:

	31 December 2018 US\$ '000	30 June 2018 US\$ '000
Carrying value of obligation to preference shareholders		
Beginning balance Distributions to senior class A preference shareholders Change in obligation due to:	78,272 -	87,306 (10,000)
Reassessment of cash outflow available due to profit for the perio Foreign currency translation gain of foreign operations	7,666 17	872 94
Ending balance	85,955	78,272

During the year ended 30 June 2018, the Board of Directors approved distribution to senior class A preference shareholders in the amount of US\$10 million. The distribution payable to preference shareholders as at 31 December 2018 amounted to US\$ 1.5 million (30 June 2018: US\$1.5 million).

8 Other liabilities

		31 December 2018	30 June 2018
	Notes	US\$ '000	US\$ '000
Convenience claims	8.1	131	131
Holdback reserves on exited investments	8.2	13	2,178
Due to deal companies		311	427
Other liabilities		1,121	8,668
		1,576	11,404

8 Other liabilities (continued)

- 8.1 Pursuant to the Plan of Reorganization, certain prepetition creditors were given an option of receiving "convenience class" treatment on account of their claims pursuant to which their claim would be settled in cash at 50% of their actual liability with a cap of US\$ 12,500. These claims have been transferred to the Group pursuant to the Plan of Reorganization and are reflected at their expected settlement amounts.
 - The total amount of convenience claims as at 31 December 2018, represents claims which have been submitted up to the date of issuance of these consolidated financial statements and have been or are expected to be allowed. Aggregate cash payments to convenience claim holders is capped at US\$ 9.7 million. As of the date of consolidated statement of financial position, the total convenience claims recognised by the Group amounted to US\$ 3.9 million (30 June 2018: US\$ 3.9 million) of which US\$ 3.7 million (30 June 2018: US\$ 3.7 million) has been settled.
- 8.2 This balance represents cash proceeds received in relation to the sale of certain assets and which are maintained to secure the Group's indemnity obligations (e.g., taxes, professional fees, and wind down expense), if any, pursuant to the terms of divesture of certain assets during the period ended 30 June 2014. As discussed in note 3.2 of the consolidated financial statements, these cash balances are reserved specifically against this liability and hence have been excluded from cash and cash equivalents.

9 Share capital

	31 December	30 June
	2018	2018
	US\$ '000	US\$ '000
Authorised:		
- 20,000,000 class A ordinary shares of US\$ 0.0001 each	2	2
- 20,000,000 class B ordinary shares of US\$ 0.0001 each	2	2
- 100,000,000 class C ordinary shares of US\$ 0.0001 each	10	10
	14	14
	31 December	30 June
	2018	2018
	US\$ '000	US\$ '000
Issued and fully paid up:		
10,000,000 ordinary shares of US\$ 0.0001 each	1	1

9.1 Class A-1 senior preference shares, class A-2 senior preference shares, class A ordinary shares and class B ordinary shares are entitled to one vote per share at a general meeting. Class C ordinary shares do not have any voting rights at general meetings except on decisions regarding the election and removal of the warrant directors. Further, if class C ordinary shares are allowed to vote along with class A senior preference shares and class B ordinary shares at a general meeting on matters not relating to the election and removal of directors, then each class C ordinary share is entitled to one thousandth (1/1000th) of a vote per share on such matter.

9 Share capital (continued)

9.2 The Company has issued series 'A' and series 'C' warrants which can be exercised to purchase class 'A' and class 'C' ordinary shares respectively. Series 'A' and 'C' warrants have been issued to creditors and shareholders of the Predecessor Company respectively. These warrants are exercisable once the Group's obligations under Exit Facility, mudaraba and senior class A preference shares are settled in full and the dividend threshold has been met in respect of the ordinary shares. American Stock Transfer & Trust Company, LLC serves as nominee, transfer agent, and registrar with respect to the warrants. These warrants will be distributed upon finalization of warrant holders list.

10 Contingencies

At 31 December 2018, there were pending legal cases against the Group in Bahraini Courts. These include cases brought forward by a number of investors and investment account holders of the Bank which were forfeited under the Plan of Reorganization due to the failure to submit verification materials.

Where the Group's Board of Directors considers the claims to be unjustified and the probability that they will require settlement to be improbable, no amount has been recognized as a provision. Further information on these contingencies is omitted so as not to seriously prejudice the Group's position in the related disputes.

11 Other income

			Period from	Period from
	Three m	onths ended	1 July 2018	1 July 2017
	31 December	31 December	to 31 December	to 31 December
	2018	2017	2018	2017
	US\$ '000	US\$ '000	US\$ '000	US\$ '000
Yield income	-	364	-	364
Liability written back (i)	2,100	-	9,712	-
Miscellaneous		4		4
	2,100	368	9,712	368

⁽i) It represents liability written back for the provision previously accrued for potential legal expenses and hold back reserves.

12 Fair value of financial instruments

Fair value is the price that would be received upon the sale of an asset or that would be paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- a) In the principal market for the asset or liability, or
- b) In the absence of a principal market, in the most advantageous market for the asset or liability.

The Group's financial instruments have been classified in accordance with their measurement basis as follows:

	At fair value through profit or loss	At cost/ amortised cost	Total
31 December 2018	US\$ '000	US\$ '000	US\$ '000
Assets			
Balances with banks	-	15,462	15,462
Receivables	-	39,072	39,072
Investments	38,250	<u> </u>	38,250
	38,250	54,534	92,784
	At fair value through	At cost/ amortised	
	profit or loss	cost	Total
31 December 2018	US\$ '000	US\$ '000	US\$ '000
Liabilities			
Accrued incentive fees	-	4,321	4,321
Distribution payable to preference shareholders	-	1,491	1,491
Other liabilities	-	1,576	1,576
Senior class A preference shares	-	85,955	85,955
		93,343	93,343
	At fair value	At cost/	
	through	amortised	
	profit or loss	cost	Total
30 June 2018	US\$ '000	US\$ '000	US\$ '000
Assets			
Balances with banks	-	19,432	19,432
Receivables	-	36,779	36,779
Investments	39,500	<u>-</u>	39,500
	39,500	56,211	95,711
Liabilities		5 000	5 000
Accrued incentive fees	-	5,063	5,063
Distribution payable to preference shareholders Other liabilities	-	1,489 11,404	1,489 11,404
Senior class A preference shares	- -	78,272	78,272
		96,228	96,228
		30,220	30,220

12 Fair value of financial instruments (continued)

Fair value hierarchy

The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data is available to measure fair value, maximizing the use of relevant observable inputs.

All assets and liabilities for which fair value is measured or disclosed in the consolidated financial statements are categorised within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

Level 1: quoted (unadjusted) prices in active markets for identical assets or liabilities;

Level 2: inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices). This category includes financial instruments valued using quoted market prices in active markets for similar instruments; quoted market prices for identical or similar instruments in markets that are considered less than active; or other valuation techniques in which all significant inputs are directly or indirectly observable from market data; and

Level 3: inputs for the asset or liability that are not based on observable market data (that is, unobservable inputs). This category includes all instruments for which the valuation technique includes inputs not based on observable data and the unobservable inputs have significant effect on the financial instrument's valuation.

The table below analyses financial instruments measured at fair value at the reporting date, by the level in the fair value hierarchy into which the fair value measurement is categorised. The amounts are based on the values recognised in the consolidated statement of financial position.

31 December 2018	Level 1 US\$ '000	Level 2 US\$ '000	Level 3 US\$ '000	Total fair values US\$ '000
Real estate Private equity	-	- -	36,322 1,928	36,322 1,928
	-	-	38,250	38,250
<u>30 June 2018</u>	Level 1 US\$ '000	Level 2 US\$ '000	Level 3 US\$ '000	Total fair values US\$ '000
30 June 2018 Real estate Private equity				fair values

Movements in level 3 financial instruments measured at fair value

The following table shows a reconciliation of the opening and closing amount of level 3 financial assets which are recorded at fair value:

	Unquoted 31 December 2018 US\$ '000	Unquoted 30 June 2018 US\$ '000
Opening balance Net movements attributable to exited deals Fair value (loss)/gain, net	39,500 - (1,250)	38,074 (3,146) 4,572
Ending balance	38,250	39,500

12 Fair value of financial instruments (continued)

Valuation processes of the Group

The Group has engaged third party qualified valuation experts to perform the valuation of certain Group investments as of 31 December 2018. The third party valuers have utilised methods and techniques generally recognised as standard within the industry. These include discounted cash flows, earnings multiples and comparable market transactions approaches for private equity investments. Real estate investments were measured using the sales approach, discounted cash flows or the capitalization of future cash streams of the underlying asset using prevailing capitalization rate for similar properties or similar geographies. The valuation experts applied their judgment in determining the appropriate valuation techniques and considerations of unobservable valuation inputs used in valuation models which include discount rates, exit multiples, specific risk premiums, control premiums and comparable assets or companies.

The external valuers provided the Board of Directors with a range of values which were determined on the basis of different valuation approaches. The Board of Directors applied their judgment in determining appropriate values for individual investments from within the range which in their view is more representative of the fair value under the market conditions as at the date of the consolidated statement of financial position.

The techniques used by the independent valuation experts to determine fair values are described in detail below:

Valuation techniques used to derive level 3 fair values

Market approach

The market approach provides fair value indications for a Group through a comparison with guideline public companies or guideline transactions. The market approach entails selecting relevant financial metrics of the subject company, such as revenues, earnings or cash flows, and capitalizing those amounts using valuation multiples that are based on empirical market observations.

Firms engaged in the same or similar businesses, whose securities are actively traded, are selected for comparative purposes, and their capitalization rates are used as a guide in selecting appropriate risk-adjusted rates for the subject company. Enterprise value to earnings before interest, taxes, depreciation and amortization ("EV/EBITDA") ratios, established in active arm's length trading, are expressions of what prudent investors believe are fair and reasonable rates of return for these securities. Thus, they are interpreted as being reliable indicators of fair capitalization rates for the subject business, appropriately adjusted for risk factors.

12 Fair value of financial instruments (continued)

Income approach

The income approach provides fair value indications for a Group, asset, debt or other investment through an analysis of its projected economic earnings (i.e., net operating income or cash flows), discounted to present value. The Discounted Cash Flow (DCF) analysis, a commonly used method under the income approach, estimates the present value of the projected cash flows to be generated by the subject company, asset, debt or other investment. The discount rate used in the DCF analysis is intended to reflect all relevant risks associated with realizing the stream of projected cash flows.

Asset-based (cost) approach

Under this method, a valuation analysis is performed for a Group's identified fixed, financial, intangible and other assets. The derived aggregate fair values are then offset by the estimated fair values of all existing and potential liabilities, resulting in an indicated range of values attributable to Shareholders' equity. This method was utilised in valuing investment companies where operating earnings are insignificant relative to the value of the underlying assets.

Sales comparison approach

In the sales comparison approach, the appraiser develops an opinion of value by comparing the property being valued to similar properties that have been sold within a reasonable period from the valuation date, applying appropriate units of comparison, and making adjustments to the sale prices of the comparable based on the elements of comparison.

The following approaches have been utilised by the valuation experts to value real estate investments:

Direct capitalization approach

The direct capitalization approach measures the property's capacity to generate future benefits and capitalises the income into an indication of value. Using the direct capitalization approach, a net operating income (or net cash flow) from real estate operations is capitalised by an appropriate rate of return (of one year's net operating income). The resulting present value of the future cash flow stream represents an indication of fair value.

12 Fair value of financial instruments (continued)

Valuation processes of the Group (continued)

Valuation techniques used to derive level 3 fair values (continued)

Discounted cash flow approach

The discounted cash flow approach measures the property's capacity to generate future benefits for a specified holding period and capitalises the income into an indication of value. Using the discounted cash flow approach, a net operating income (or net cash flow) from real estate operations or the sale of assets is discounted by an appropriate rate of return over the forecast of net cash flows projected over an appropriate investment horizon. The resulting present value of the future cash flow stream represents an indication of value. The technique used is dependent on the characteristics of the asset and the method used to value them.

Description of significant unobservable inputs to valuation

Valuation Technique	Significant unobservable inputs	Range	The estimated fair value would increase (decrease) if:
Direct capitalization approach	Capitalization rate	7.50% - 8.50%	Capitalization rates were lower (higher)
Sales comparison approach	US\$ per acre:	70,000 - 90,000	Sales multiples derived from
	BHD per square feet	45 - 115	prices were higher (lower)
Discounted cash flow approach	Discount rates:	0% - 25%	Discount rates were lower (higher)
Market approach	LTM EBITDA multiples:	7.0x to 8.0x	LTM EBITDA multiples were higher (lower)
	NFY, EBITDA multiples:	6.0x to 7.0x	NFY, EBITDA multiples were higher (lower)
	Asset multiples:	0.6x - 0.9x	Assets multiples were higher (lower)
	Control premium:	0% - 30%	Control premiums were higher (lower)

12 Fair value of financial instruments (continued)

The effect of unobservable inputs on fair value measurement

Although the Group believes that its estimates of fair value are appropriate, the use of different methodologies or assumptions could lead to different measurements of fair values. For fair value measurements in level 3, changing one or more of the assumptions used to reasonably possible alternative assumptions would have the following effects:

31 December 2018

			Impact on i	ncome
	Unobservable inputs	Change	Favour- able US\$ '000	Unfavour- able US\$ '000
Private Equity investments	Asset multiples	+/- 10%	382	(388)
Real Estate investments 30 June 2018	Capitalization rates Price per sq. ft. / acres Discount rates	+/- 1% +/- 10% +/- 1%	2,712 1,916 1,042	(3,648) (2,115) (945)
30 Julie 2010			Impact on i	ncome
	Unobservable inputs	Change	Favour- able US\$ '000	Unfavour- able US\$ '000
Private Equity investments	Asset multiples	+/- 10%	382	(388)
Real Estate investments	Capitalization rates Price per sq. ft. / acres	+/- 1% +/- 10%	2,730 2,114	(3,635) (2,115)

Financial instruments not measured at fair value

The following table sets out the fair values of financial instruments not measured at fair value and analyses them by the level in the fair value hierarchy into which each fair value measurement is categorised.

31 December 2018	Level 1 US\$ '000	Level 2 US\$ '000	Level 3 US\$ '000	Total fair values US\$ '000	Total carrying amount US\$ '000
Assets					
Balances with banks	15,462	-	-	15,462	15,462
Due from investee companies		-	39,072	39,072	39,072
:	15,462	-	39,072	54,534	54,534
Liabilities					
Accrued incentive fees	-	-	4,321	4,321	4,321
Distribution payable to preference	ce				
shareholders	-	-	1,491	1,491	1,491
Other liabilities		-	1,576	1,576	1,576
	-		7,388	7,388	7,388

12 Fair value of financial instruments (continued)

<u>30 June 2018</u>	Level 1 US\$ '000	Level 2 US\$ '000	Level 3 US\$ '000	Total fair values US\$ '000	Total carrying amount US\$ '000
Assets					
Balances with banks	19,432	-	-	19,432	19,432
Due from investee companies	-	-	36,779	36,779	36,779
Other receivables	-	-	-	-	-
	19,432	-	36,779	56,211	56,211
Liabilities					
Accrued incentive fees Distribution payable to preference	- ce	-	5,063	5,063	5,063
shareholders	-	-	1,489	1,489	1,489
Other liabilities	-	-	11,404	11,404	11,404
	-	-	17,956	17,956	17,956

Balances with banks represent cash and cash equivalents and are due on demand. The carrying value of these balances represents their fair value.

The recoverability of due from investee companies, i.e. investment related receivables (murabaha with investee companies, management fee receivables and receivables from investee companies) were determined through waterfall calculations, which used the enterprise values as determined by the independent valuation experts. The carrying amounts therefore approximate the fair value of these receivables.

The fair value of senior class A preference shares cannot be ascertained accurately as there are no comparable market transactions of similar instruments. Further, these do not have a fixed repayment schedule and their repayment is subject to the repayment of priority claims and senior debts. Accordingly, these have not been disclosed in the above table.

Other receivables, distribution payable to preference shareholders and other liabilities are current in nature and the fair values of these financial instruments approximate their carrying values.

13 Related party balances and transactions

Related parties consist of associated companies, significant shareholders, directors and entities controlled, jointly controlled or significantly influenced by such parties. Pricing policies and terms of the transactions carried out with the investee companies were approved by the previous board of directors of Arcapita and those approved agreements were transferred to the Group in accordance with the Plan of Reorganization. Any related party transactions subsequent to the date of emergence have been approved by the Group's Board of Directors.

13 Related party balances and transactions (continued)

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

		31 December 2018	3	
	Gross		Net	
	receivables	Provisions	receivables	
	US\$ '000	US\$ '000	US\$ '000	
Assets				
Murabaha with investee companies	128,305	(122,690)	5,615	
Management fee receivables	34,586	(3,591)	30,995	
Receivables from investee companies	4,424	(1,962)	2,462	
	167,315	(128,243)	39,072	
		30 June 2018		
	Gross		Net	
	receivables	Provisions	receivables	
	US\$ '000	US\$ '000	US\$ '000	
Assets				
Murabaha with investee companies	128,305	(122,690)	5,615	
Management fee receivables	34,757	(6,057)	28,700	
Receivables from investee companies	4,544	(2,080)	2,464	
	167,606	(130,827)	36,779	
		31 December	30 June	
		2018	2018	
		US\$ '000	US\$ '000	
Liabilities				
Due to members of the Board of Directors		3,129	3,297	
Due to investee companies		311	427	
		3,440	3,724	

Transactions with related parties included in the consolidated statement of profit or loss are as follows:

	Three moi	nths ended	Period from 1 July 2018	Period from 1 July 2017
	31 December 31 December t		to 31 December	to 31 December
	2018	2017	2018	2017
	US\$ '000	US\$ '000	US\$ '000	US\$ '000
Management fee income	1,383	1,670	2,807	3,342
Board and committee compensation	(550)	(550)	(1,100)	(1,100)
Incentive fee to the Board of Directors	(118)	(227)	97	(544)
Charge of provisions against				
receivables, net	(264)	(139)	(543)	(218)

14 Segmental reporting

Segmental reporting is not applicable since the Board of Directors does not review the performance of the Group's investment portfolio on a segmental basis.

15 Post-reporting date events

No adjusting or significant non-adjusting events have occurred between the reporting date and the date of authorisation.

16 Comparative figures

Comparative figures for the previous year have been reclassified/re-arranged wherever necessary to conform with the presentation in the current period's condensed interim consolidated financial statements.