CORPORATE GOVERNANCE REPORT

STOCK CODE : 5163

COMPANY NAME: SEREMBAN ENGINEERING BERHAD

FINANCIAL YEAR : 30 JUNE 2022

OUTLINE:

SECTION A – DISCLOSURE ON MALAYSIAN CODE ON CORPORATE GOVERNANCE Disclosures in this section are pursuant to Paragraph 15.25 of Bursa Malaysia Listing Requirements.

SECTION B – DISCLOSURES ON CORPORATE GOVERNANCE PRACTICES PERSUANT CORPORATE GOVERNANCE GUIDELINES ISSUED BY BANK NEGARA MALAYSIA

Disclosures in this section are pursuant to Appendix 4 (Corporate Governance Disclosures) of the Corporate Governance Guidelines issued by Bank Negara Malaysia. This section is only applicable for financial institutions or any other institutions that are listed on the Exchange that are required to comply with the above Guidelines.

SECTION A - DISCLOSURE ON MALAYSIAN CODE ON CORPORATE GOVERNANCE

Disclosures in this section are pursuant to Paragraph 15.25 of Bursa Malaysia Listing Requirements.

Intended Outcome

Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.1

The board should set the company's strategic aims, ensure that the necessary resources are in place for the company to meet its objectives and review management performance. The board should set the company's values and standards, and ensure that its obligations to its shareholders and other stakeholders are understood and met.

Application	: Applied
Explanation on application of the practice	: The Group is led by an experienced diversified and yet sleek Board which comprises professionals from various fields to bring together a balance of skills, mix of experience and expertise in area relevant to enhance the growth of Group's business. The Directors collectively bring to bear their wide and varied technical, financial, corporate, and engineering experience to enable the Board to lead and control the Group effectively.
	Roles and Responsibilities
	The Board's function, amongst others, is to guide the Group on its short and long-term goals, providing advice, stewardship and directions on the management and business of the Group.
	The Board's principal responsibilities include the following:
	 reviewing and adopting a strategic plan for the Group; overseeing the conduct of the Group's businesses; identifying principal risks and ensuring the implementation of appropriate internal control systems and risk management policies and procedures to manage these risks; establishing succession plan, including appointing, training, replacing directors and key senior management; overseeing the development and implementation of shareholder communication policy of the Group; reviewing the adequacy and the integrity of the Group's internal control systems, risk management framework and management information systems, including systems for compliance with applicable laws, regulations, rules, directives and guidelines; monitoring and reviewing management processes aimed at
	ensuring the integrity of financial and other reporting;ensuring that the Company's financial statements are true and

fair and conform with the accounting standards; and
ensuring that the Company adheres to high standards of ethics and corporate behaviour.

To enable the Board to discharge its role and functions effectively, the Board has established the following committees:

- Audit Committee ("AC");
- Nomination Committee ("NC"); and
- Remuneration Committee ("RC").

The above roles and responsibilities have been formalised in the Board Charter and Terms of Reference ("ToR") which is uploaded onto the Company's website at www.seb.net.my.

Code of Conduct

The Board has formalised a Code of Conduct which reflects the Group's vision and core values of integrity, respect and trust. The core areas concerned include the following:

- compliance with laws;
- fair dealing;
- confidentiality and protection of company assets;
- conflict of interest;
- know your customer and proper documentation; and
- occupational, health, safety and environment.

The Code of Conduct governs the conduct of the Directors and all employees of the Group and provides guidance on the communication process and the duty to report whenever there are breaches of the same. This Code of Conduct is reviewed and updated from time to time by the Board to ensure that it continues to remain relevant and appropriate.

The Code of Conduct can be viewed on the Company's website.

Whistle-blowing Policy and Procedures

To maintain the highest standards of ethical conduct, the Group has a formal Whistle-blowing Policy and Procedures. As prescribed in this policy, the Board gave their assurance that employees' and third parties' identities will be kept confidential and whistle-blowers will not be at risk to any form of victimisation or retaliation from their superiors or any member of Executive Management provided that the reporting is in good faith.

All concerns raised will be investigated and whistle-blowers can report through telephone or via e-mail to the Chief Executive Officer ("CEO"). If this is considered inappropriate, reports can be made to

the AC Chairperson.

The Whistle-blowing Policy and Procedures can be viewed on the Company's website.

Sustainability

The responsibility to promote and embed sustainability in the Group lies with the Board and in this respect, it strives to achieve continuing growth and profitability in a safe, caring and sustainable environment.

The Group's Sustainability Statement is set out on pages 4 to 12 of the Annual Report 2022.

Succession Plan

The Group recognises that effective succession planning is integral to the delivery of its strategic plans. It is essential to ensure a continuous level of quality in key management, in avoiding instability by helping mitigate the risks which may be associated with any unforeseen events, such as the departure of a key individual, and in promoting diversity.

Given the current state of the Group's business and lifecycle, there is an informal succession plan for key management put in place by the CEO. Going forward and at the relevant and appropriate time, the CEO will look into a structured approach to the said plan with the Board.

Access to Information and Advice

All Directors have unrestricted access to Executive Management and the service and advice of the Company Secretary and the internal and external auditors (via the AC) and they as a whole or individually may also seek independent professional advice if necessary, at the Group's expense to enable them to discharge their duties and responsibilities.

Non-Executive members of the Board are kept updated on the Group's activities and operations by the CEO on a regular basis and all Directors have the right of access to all reports on the Group's activities, both financial and operational.

The Directors also received updates from time to time on relevant new laws and regulations.

Explanation for departure

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Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.			
Measure :			
Timeframe :			

Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.2

A Chairman of the board who is responsible for instilling good corporate governance practices, leadership and effectiveness of the board is appointed.

Application	: Applied
Explanation on application of the practice	: The Chairman, Dato' Ir. Mohtar Bin Musri is responsible for Board effectiveness and to ensure that the conduct and working of the Board is in an orderly and effective manner. In fulfilling this role, the Chairman:
	 provides leadership to the Board to ensure its effectiveness without limiting the principle of collective responsibility for Board decisions; ensures that the Directors receive complete, adequate and timely information; ensures effective communications with shareholders; facilitates effective contribution by Non-Executive Directors; sets the agenda for Board meetings, in conjunction with the Chief Executive Officer and ensures that adequate time is available for discussion of all items on the agenda; promotes high standards of corporate governance; and promotes a culture of openness and debate during Board
	meetings.
Explanation for departure	
Large companies are requ	ired to complete the columns below. Non-large companies are encouraged
to complete the columns	
Measure	
Timeframe	

Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.3

The positions of Chairman and CEO are held by different individuals.

Application :	Applied
Explanation on :	The Chairman is Dato' Ir. Mohtar Bin Musri while the Chief
application of the	Executive Officer ("CEO") is Mr Wong Wai Hung.
practice	
	The roles of the Chairman and CEO are strictly separated to ensure
	balance of power and authority and to maintain effective
	supervision and accountability of the Board and Executive
	Management.
Explanation for :	
departure	
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to complete the columns b	pelow.
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innename :	

Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.4

The Chairman of the board should not be a member of the Audit Committee, Nomination Committee or Remuneration Committee

Note: If the board Chairman is not a member of any of these specified committees, but the board				
allows the Chairman to participate in any or all of these committees' meetings, by way of invitation,				
then the status of this practice should be a 'Departure'.				
Application	:	Departure		
Explanation on	:			
application of the				
practice				
Explanation for		The Chairman of the board is a member of Audit Committee, Nomination		
•		Committee and Remuneration Committee		
departure		Committee and Remaineration Committee		
Large companies are re	equir	red to complete the columns below. Non-large companies are encouraged		
to complete the colum	ns b	elow.		
Measure	:			
Timeframe	:			

Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.5

The board is supported by a suitably qualified and competent Company Secretary to provide sound governance advice, ensure adherence to rules and procedures, and advocate adoption of corporate governance best practices.

Application	: Applied
Explanation on application of the practice	 : Applied : The Board has the service and advice of Company Secretary. The current Company Secretary, Ms Pang Kah Man is a member of the Malaysian Institute of Accountants who is qualified and licensed to act as Company Secretary under the Companies Act 2016. She has more than 15 years of corporate secretarial experience and her tasks include, but are not limited to the following: • manage all Board and Board committees' logistics, attend and record minutes of all Board's and Board committees' meetings and facilitate Board communications; • advise the Board on its key roles and responsibilities; • ensure adherence to Board's and Board committees' policies and procedures; • facilitate the orientation of new Directors and assist in Directors' training and development; • advise the Board on corporate governance disclosures and compliance with company and securities regulations and the Main Market Listing Requirements ("Listing Requirements") of Bursa Securities Malaysia Berhad ("Bursa Malaysia"); • ensure timely communication of Board's and Board committees' decisions to Executive Management for action; • manage processes pertaining to general meetings; • monitor corporate governance developments and assist the
	 Board in applying governance practices to meet Board's needs and stakeholders' expectations; notify the Chairman of any possible violations of regulatory requirements; and
	 serve as a focal point for stakeholders' communications and engagement on corporate governance issues.
Explanation for departure	
Large companies are i	required to complete the columns below. Non-large companies are encouraged

to complete the columns below.

Measure	:	
Timeframe	•••	

Every company is headed by a board, which assumes responsibility for the company's leadership and is collectively responsible for meeting the objectives and goals of the company.

Practice 1.6

Directors receive meeting materials, which are complete and accurate within a reasonable period prior to the meeting. Upon conclusion of the meeting, the minutes are circulated in a timely manner.

Application	: Applied
Explanation on application of the practice	: To facilitate the Directors' time planning, a pre-scheduled annual calendar of Board meetings is circulated and confirmed by the Board prior to the commencement of each financial year, to provide ample time for the Directors to plan their attendance. The notices of meetings and agenda are sent to the Directors electronically at least one week in advance and Board meeting papers are sent to the Directors electronically at least three days prior to Board meetings. This enables the Directors to prior peruse the matters to be deliberated upon. Hard copies of the Board meeting papers and if necessary, further information are provided at the meeting for deliberation and informed decision making.
	The Board meeting papers include, among others, the following documents or information:
	 reports of meetings of all committees of the Board including matters requiring the Board's deliberation, approval and notation performance reports of the Group, which include information on financial, strategic business issues and updates major operational, financial, legal, regulatory and corporate issues board papers for other matters for discussion or approval
	All deliberations, discussions and decisions of the Board meetings were minuted and recorded accordingly. All proceedings of Board meetings were signed by either the Chairman, Chairperson of the meeting concerned or the Chairperson of the next meeting pursuant to the Company's Constitution.
Explanation for departure	:
Large companies are to complete the colur	required to complete the columns below. Non-large companies are encouraged mns below.
Measure	:

Timeframe		

There is demarcation of responsibilities between the board, board committees and management.

There is clarity in the authority of the board, its committees and individual directors.

Practice 2.1

The board has a board charter which is periodically reviewed and published on the company's website. The board charter clearly identifies—

- the respective roles and responsibilities of the board, board committees, individual directors and management; and
- issues and decisions reserved for the board.

Application	: Applied	
Explanation on application of the practice	The Board has formally adopted a Board Charter that sets out the respective roles and responsibilities of the Board, Board committees and Executive Management and the standard of conduct expected of individual Directors. The Board Charter is reviewed periodically or as and when changes occur to ensure that it reflects the current needs of the Group. More information on the Board Charter can be found on the Company's website.	
Explanation for departure		
Large companies are r to complete the colum	equired to complete the columns below. Non-large companies are encouraged ans below.	
Measure		
Timeframe		

The board is committed to promoting good business conduct and maintaining a healthy corporate culture that engenders integrity, transparency and fairness.

The board, management, employees and other stakeholders are clear on what is considered acceptable behaviour and practice in the company.

Practice 3.1

The board establishes a Code of Conduct and Ethics for the company, and together with management implements its policies and procedures, which include managing conflicts of interest, preventing the abuse of power, corruption, insider trading and money laundering.

The Code of Conduct and Ethics is published on the company's website.

Application	:	Applied
Explanation on	:	In order to enhance the professionalism and integrity of our
application of the		directors and employees, a formal Code of Conduct has been put in
practice		place.
		Explanation on the application can be found in Practice 1.1 herein.
Explanation for	:	
departure		
		red to complete the columns below. Non-large companies are encouraged
to complete the columns	s be	elow.
Measure	:	
Timeframe	:	

The board is committed to promoting good business conduct and maintaining a healthy corporate culture that engenders integrity, transparency and fairness.

The board, management, employees and other stakeholders are clear on what is considered acceptable behaviour and practice in the company.

Practice 3.2

The board establishes, reviews and together with management implements policies and procedures on whistleblowing.

The Whistleblowing Policy and Procedure is published on the company's website.

Application	Applied
Explanation on	A Whistle-blowing Policy and Procedures has been put in place by
application of the	the Group to provide an avenue for employees to raise their
practice	concerns.
	Explanation on the application can be found in Practice 1.1 herein.
Explanation for	
departure	
•	
Large companies are requ	ired to complete the columns below. Non-large companies are encouraged
to complete the columns	below.
Measure	
Timeframe	

The company addresses sustainability risks and opportunities in an integrated and strategic manner to support its long-term strategy and success.

Practice 4.1

The board together with management takes responsibility for the governance of sustainability in the company including setting the company's sustainability strategies, priorities and targets.

The board takes into account sustainability considerations when exercising its duties including among others the development and implementation of company strategies, business plans, major plans of action and risk management.

Strategic management of material sustainability matters should be driven by senior management.

Application	:	Applied	
Explanation on application of the practice	:	The Board of Directors ("The Board") has the ultimate responsibility in overseeing the Group's sustainability strategies and performance. They are supported by Chief Executive Officer ("CEO") and general managers as "Working Committee" to oversees all sustainability efforts, activities and initiatives, as well as setting and monitoring sustainability objectives, targets and initiative.	
		Sustainability is embedded in our organisation and is led from the top. The Board plays a vital guidance and oversight role in advancing sustainability agenda across Seremban Engineering Berhad ("SEB") and its subsidiaries (the "Group") with Senior Management oversees the implementation of SEB Group's sustainability policies, activities and processes and ensures that key targets are met.	
		SEB Group engages with internal and external stakeholders actively as part of the sustainability process. Key stakeholders' needs, impact to SEB Group's business operations, and their expectations were identified and discussed with CEO and general managers of the Group.	
Explanation for departure	:		
	-	ed to complete the columns below. Non-large companies are encouraged	
to complete the column	s be	Plow.	
Measure	:		
Timeframe	:		

The company addresses sustainability risks and opportunities in an integrated and strategic manner to support its long-term strategy and success.

Practice 4.2

The board ensures that the company's sustainability strategies, priorities and targets as well as performance against these targets are communicated to its internal and external stakeholders.

Application	Departure	
Explanation on application of the practice		
Explanation for departure	There are currently no written plans on what constitute the sustainability strategies, priorities and targets as well as performance against those targets. The Board shall assign resources to develop the Group's sustainability strategy, priorities and targets. This includes collating operational data from its existing functions/ processes as environmental controls, foreign labour welfare, health & safety statistics, etc and link them to the Group's sustainability strategies. The Company will incorporate Economic, Environment and Social (EES) risks and opportunities into the business decisions once materiality in decision-making considerations of stakeholders is determined.	
Large companies are requ to complete the columns i	ired to complete the columns below. Non-large companies are encouraged below.	
Measure :		
Timeframe :		

The company addresses sustainability risks and opportunities in an integrated and strategic manner to support its long-term strategy and success.

Practice 4.3

The board takes appropriate action to ensure they stay abreast with and understand the sustainability issues relevant to the company and its business, including climate-related risks and opportunities.

Application :	Applied	
Explanation on : application of the practice	The board has attended in various type of trainings from attending conferences to specific trainings and will participate in various programmes and awareness initiatives to ensure that they keep abreast with and understand the latest development and issues relating to sustainability including general sustainability topics, climate change among others. These programmes are made available through the various internal platforms including roadshows, forums, board training and also external platforms. Further skills and experience necessary on sustainability will be deliberated and to identify any specific skills in the sustainability areas.	
Explanation for : departure		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :		
Timeframe :		

The company addresses sustainability risks and opportunities in an integrated and strategic manner to support its long-term strategy and success.

Practice 4.4

Performance evaluations of the board and senior management include a review of the performance of the board and senior management in addressing the company's material sustainability risks and opportunities.

Application	Departure	
Explanation on application of the practice		
Explanation for departure	The Company will set the sustainability Key Performance Indicators ("KPIs") for the long-term strategy and success once the sustainability strategies, priorities and targets are established. The performance evaluation of the Board and Senior Management team in addressing the Company's material sustainability will be evaluated through the annual Board's Effectiveness Evaluation and/or staff appraisal in the next financial year.	
to complete the columns	red to complete the columns below. Non-large companies are encouraged elow.	
Measure		
Timeframe		

The company addresses sustainability risks and opportunities in an integrated and strategic manner to support its long-term strategy and success.

Practice 4.5 - Step Up

The board identifies a designated person within management, to provide dedicated focus to manage sustainability strategically, including the integration of sustainability considerations in the operations of the company.

Note: The explanation on adoption of this practice should include a brief description of the responsibilities of the designated person and actions or measures undertaken pursuant to the role in		
the financial year.		
Application :	Not Adopted	
• •		
Explanation on :		
adoption of the		
practice		
Process		

Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 5.1

The Nomination Committee should ensure that the composition of the board is refreshed periodically. The tenure of each director should be reviewed by the Nomination Committee and annual re-election of a director should be contingent on satisfactory evaluation of the director's performance and contribution to the board.

Application :	Applied	
Explanation on :	Nomination Committee assesses the composition of the Board	
application of the	annually to ensure that the Board has the appropriate mix of	
practice	expertise and experience, and collectively possesses the necessary	
	core competencies for effective functioning and informed decision	
	making.	
Explanation for :		
departure		
Large companies are required to complete the columns below. Non-large companies are encouraged		
to complete the columns below.		
	T	
Measure :		
Timeframe :		

Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 5.2

At least half of the board comprises independent directors. For Large Companies, the board comprises a majority independent directors.

Application :	Departure	
Explanation on application of the practice		
Explanation for : departure	 : The Board is aware of the benefits of having at least half of the Board comprises Independent Non-Executive Directors ("INEDs"). The current Board comprised of six (6) members: • two (2) Executive Directors, • two (2) Non-Independent Non-Executive Director ("NINED") and 	
	• two (2) INEDs. The Board composition is in compliance with Paragraph 15.02 of the MMLR which requires that at least two (2) Directors or one-third (1/3) of the Board of the Company, whichever is the higher, are INEDs.	
	The Board will continue to identify suitable candidate(s) as additional Independent Director(s) to join the Board. Although less than half of the Board comprises Independent Directors, there are four (4) Non-Executive Directors who by virtue of their non-executive status, are not involved in the day-to-day management of the Group's businesses. The Board is of the view that having a majority of Non-Executive Directors of the Board provides reasonably effective checks and balances within the Board.	
	ired to complete the columns below. Non-large companies are encouraged	
to complete the columns i	pelow.	
Measure :		
Timeframe :		

Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 5.3

The tenure of an independent director does not exceed a cumulative term limit of nine years. Upon completion of the nine years, an independent director may continue to serve on the board as a non-independent director.

If the board intends to retain an independent director beyond nine years, it should provide justification and seek annual shareholders' approval through a two-tier voting process.

Application :	Applied	
Explanation on : application of the practice	The Board has implemented a nine-year policy for Independent Directors, whereby it shall not exceed a cumulative term limit of nine years. However, an Independent Director may continue to serve on the Board beyond nine (9) years subject to his or her redesignation as a Non-Independent Director. In the event that said Director is to remain designated as an Independent Director, the Board shall, upon the recommendation by the NC justify and obtain shareholders' approval for the Director concerned to be retained as an Independent Director. If the Board continues to retain the Independent Director on or after the twelfth year, the Board should seek annual shareholders' approval through a two-tier voting process.	
	As at date of this Report, none of the Independent Directors has been serving beyond nine (9) years.	
Explanation for : departure		
Large companies are requite to complete the columns b	ired to complete the columns below. Non-large companies are encouraged pelow.	
Measure :		
Timeframe :		

Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 5.4 - Step Up
The board has a policy which limits the tenure of its independent directors to nine years without further extension.

Note: To qualify for adoption of this Step Up practice, a listed issuer must have a formal policy which		
limits the tenure of an independent director to nine years without further extension i.e. shareholders'		
approval to retain the director as an independent director beyond nine years.		
Application	:	Not Adopted
Explanation on	:	
adoption of the		
practice		

Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 5.5

Appointment of board and senior management are based on objective criteria, merit and with due regard for diversity in skills, experience, age, cultural background and gender.

Directors appointed should be able to devote the required time to serve the board effectively. The board should consider the existing board positions held by a director, including on boards of non-listed companies. Any appointment that may cast doubt on the integrity and governance of the company should be avoided.

Application	: Applied
Explanation on application of the practice	: In assessing the suitability of any candidate for the directorship, the Board (via the NC) will take into consideration the candidate's reputation, educational background, skills, knowledge, expertise, competence and experience that is in line with the Group's business operations, age, time commitment, independence and integrity.
	Hence, the NC is responsible for the appointment of Directors and is delegated the role of screening and conducting an initial selection, which included an external search, before making any recommendation to the Board for approval.
	As for Executive Management, the Board is committed to provide fair and equal opportunities and nurturing diversity in the Group. In this respect, all persons, regardless of age, gender, ethnicity, cultural background or other personal factors, with the appropriate experience and qualifications will be considered during recruitment and promotion.
	Given the current state of the Group's business and lifecycle, there is an informal succession plan for Executive Management put in place by the CEO. Going forward and at the relevant and appropriate time, the CEO will look into a structured approach to the said plan with the Board.
	The Board had established and adopted a Directors' Fit and Proper Policy in June 2022 to ensure that the Board's quality and integrity is maintained and up to expectations. It also serves as guidance for the appointment, re-election of Directors to carry out their responsibilities with full competence, character, diligence, integrity and judgement.
	The main objective of this Policy is to ensure that the Group is led by persons of integrity, credibility and competency as well as to enable the discharge of the responsibilities required of the position in the most effective manner. The Company's Directors' Fit and Proper Policy is available on the Company's website.

Explanation for :		
departure		
		Non-large companies are encouraged
to complete the columns below.		
Measure :		
Timeframe :		

Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 5.6

In identifying candidates for appointment of directors, the board does not solely rely on recommendations from existing board members, management or major shareholders. The board utilizes independent sources to identify suitably qualified candidates.

If the selection of candidates was based on recommendations made by existing directors, management or major shareholders, the Nominating Committee should explain why these source(s) suffice and other sources were not used.

Application :	Applied	
Explanation on : application of the practice	Although it has been the norm for the Board to rely on existing Directors or Executive Management or major shareholders to recommend candidates for appointment of Directors, the Board via the NC, if appropriate, will also rely on recommendations from business associates, advisers, etc. for potential candidates for appointment to the Board. The NC may also obtain and rely upon independent sources such as a directors' registry, open advertisement or use of independent search firms in furtherance of their duties at the Company's expense, subject to approval by the Chairman or the Board, depending on the quantum of the fees involved. If the selection of candidates was based on the recommendations made by the Management, the existing Board member(s) or major shareholder(s), the NC will explain why other source were not used.	
Explanation for : departure		
Large companies are require to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.	
Measure :		
Timeframe :		

Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 5.7

The board should ensure shareholders have the information they require to make an informed decision on the appointment and reappointment of a director. This includes details of any interest, position or relationship that might influence, or reasonably be perceived to influence, in a material respect their capacity to bring an independent judgement to bear on issues before the board and to act in the best interests of the listed company as a whole. The board should also provide a statement as to whether it supports the appointment or reappointment of the candidate and the reasons why.

Application :	Applied
Explanation on :	The profile for each director is set out in the Company's Annual
application of the	Report, details provided in the director's profiles include directors'
practice	shareholding in the Company, current and past directorship, working experience, academic qualifications etc.
	working experience, academic qualifications etc.
	Explanatory notes under the Notice of the Annual General
	Meeting further provide the relevant information of the Directors
	standing for re-election including the Board's statement on its
Fundamentian for	recommendation to support the re-election of Directors.
Explanation for : departure	
acpartare	
	red to complete the columns below. Non-large companies are encouraged
to complete the columns b	elow.
Measure :	
Timeframe :	

Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 5.8

The Nominating Committee is chaired by an Independent Director or the Senior Independent Director

Application :	Applied
Explanation on :	The NC was established with clearly defined ToR, comprises three
application of the	(3) Non-Executive Directors of whom two (2) are Independent
practice	Directors and one (1) is Non-Independent Director. The NC is
•	chaired by Encik Mustaffa Bin Ja'afar, who is also the Independent
	Director.
	The NC's ToR is available on the Company's website.
Explanation for :	1
departure	
Large companies are requi	red to complete the columns below. Non-large companies are encouraged
to complete the columns b	elow.
Measure :	
Timeframe :	

Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 5.9

The board comprises at least 30% women directors.

Explanation on : application of the	
application of the	
···	
practice	
Explanation for : The Board currently has one (1) female only among	0 ,
departure members, which represents about 17% of the Board	
The Board opined that given the current state of business and life cycle, it is more important to have the	
skills on the Board rather than to attaining the 30%	
stipulated in Practice 4.5 for Large Companies given t	
needs to meet the expectations of its stakehold	
shareholders, employees, customers, suppliers environment.	and the
environment.	
Nevertheless, the Board supports the initiative to in	clude female
representation on the Board to achieve a more gende	
Board.	
Large companies are required to complete the columns below. Non-large companies are	e encouraged
to complete the columns below.	cencouragea
Measure : The Board took cognizance of this Practice and	
appropriate time, takes into consideration of indeper	
in identifying suitable qualified female candidates inclinited to, Women Directors' Registry and Institute	
Directors Malaysia. The Board will continue to review	_
annually.	
Timeframe :	

Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 5.10

The board discloses in its annual report the company's policy on gender diversity for the board and senior management.

Application :	Applied
Explanation on :	Currently, female accounts for only 17% of the Board composition.
application of the	The Board is of the view that, while it is important to promote
Explanation for : departure	boardroom diversity in terms of gender, age and ethnicity, the normal selection criteria based on an effective blend of competencies, skills, extensive experience and knowledge to strengthen the Board should remain a priority. As for the Group's Diversity Policy, it is disclosed in the Corporate Governance Overview Statement on pages 24 to 30 of the Annual Report 2022.
Large companies are requi	red to complete the columns below. Non-large companies are encouraged
to complete the columns b	elow.
Measure :	
Timeframe :	

Stakeholders are able to form an opinion on the overall effectiveness of the board and individual directors.

Practice 6.1

The board should undertake a formal and objective annual evaluation to determine the effectiveness of the board, its committees and each individual director. The board should disclose how the assessment was carried out and its outcome, actions taken and how it has or will influence board composition.

For Large Companies, the board engages independent experts at least every three years, to facilitate objective and candid board evaluations.

•	mpany to qualify for adoption of this practice, it must undertake annual board ge an independent expert at least every three years to facilitate the evaluation.
Application	: Applied
Explanation on application of the practice	: The Board (via the NC) evaluates the effectiveness of the Board as whole, all Board committees of and the contribution of each individual Director. This evaluation which is done annually if facilitated by the Company Secretary and conducted using evaluation forms covering the following aspects: (i) Board as a whole • Board composition • Strategy • Board meeting • Corporate/Management reporting • Human capital • Risk Management • Inventor relations (ii) Directors • Integrity and ethics • Contributions/Interaction • Knowledge, judgement and decision making • Understanding of role • Leadership • Board chairman's role
	CharacterExperienceIntegrityCompetence
	 Time commitment (iii) Audit Committee Composition Decision making Expertise

 Appropriate reporting and recommendations Quality of communication to the Board Minutes Reporting to the Board Completed evaluation forms and the results of the evaluations are collated into a report and deliberated on by the NC and subsequently by the Board and key issues arising thereon if are identified for further action by the Executive Management. Based on the evaluation carried out for the financial year ended 30 June 2022, the NC informed the Board that it was satisfied with the effectiveness of the Board and Board committees and the contribution and performance of each individual Director.	
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.	

The level and composition of remuneration of directors and senior management take into account the company's desire to attract and retain the right talent in the board and senior management to drive the company's long-term objectives.

Remuneration policies and decisions are made through a transparent and independent process.

Practice 7.1

The board has remuneration policies and procedures to determine the remuneration of directors and senior management, which takes into account the demands, complexities and performance of the company as well as skills and experience required. The remuneration policies and practices should appropriately reflect the different roles and responsibilities of non-executive directors, executive directors and senior management. The policies and procedures are periodically reviewed and made available on the company's website.

Application	: Applied
Explanation on application of the practice	: The Board has formalized a Remuneration Policy that supports the Directors and key senior management in carrying out their responsibilities and fiduciary duties in steering the Group to achieve its long-term goals and enhance shareholders' value.
	The Company's objective in this respect is to offer a remuneration package that is competitive to attract, develop and retain talented individuals to serve as Directors and key senior management.
	The RC is entrusted by the Board to review and recommend matters relating to the remuneration of Directors and key senior management. The Directors and Senior Management concerned shall not participate in the decision of his own remuneration. However, in event where the presence of Director is required, the Chairman of the RC may invite the Directors or Senior Management to attend to such meeting.
	The Remuneration Policy is guided by the following key principles:
	 Performance measures and targets to be aligned with the Company's corporate strategy and shareholders' interest.
	 Remuneration and rewards shall be granted based on the achievement of the Key Performance Indicator (KPI) and subject to the Company's overall performance and affordability.
	 To ensure total remuneration packages remain competitive with the relevant market and industry via periodic or appropriate market benchmarking exercises.
	As a procedure: • The remuneration packages of EDs who serve on the Board and Board Committees is reviewed by the RC annually and thereafter recommend to the Board for their consideration with the Director concerned abstaining from deliberations and voting on decision in

	respect of his/her individual remuneration package.
	• The Board will then recommend the payment of the Directors'
	fees and other benefits payable to EDs to the shareholders for
	approval at each AGM.
	The Remuneration policy and procedures are periodically
	reviewed by the RC and are available at the Company's website.
Explanation for :	
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Timeframe :	

The level and composition of remuneration of directors and senior management take into account the company's desire to attract and retain the right talent in the board and senior management to drive the company's long-term objectives.

Remuneration policies and decisions are made through a transparent and independent process.

Practice 7.2

The board has a Remuneration Committee to implement its policies and procedures on remuneration including reviewing and recommending matters relating to the remuneration of board and senior management.

The Committee has written Terms of Reference which deals with its authority and duties and these Terms are disclosed on the company's website.

Application	:	Applied
Explanation on	:	The RC was established with clearly defined ToR, comprises three
application of the		(3) Non-Executive Directors of whom two (2) are Independent
practice		Directors and one (1) is Non-Independent Director. The RC is
		chaired by an Independent Director.
		The RC's ToR is available on the Company's website.
Explanation for	:	
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Stakeholders are able to assess whether the remuneration of directors and senior management is commensurate with their individual performance, taking into consideration the company's performance.

Practice 8.1

There is detailed disclosure on named basis for the remuneration of individual directors. The remuneration breakdown of individual directors includes fees, salary, bonus, benefits in-kind and other emoluments.

Application	: Applied
Explanation on application of the practice	: The application of this practice is disclosed in the Corporate Governance Overview Statement on page 28 of the Annual Report 2022.

Stakeholders are able to assess whether the remuneration of directors and senior management is commensurate with their individual performance, taking into consideration the company's performance.

Practice 8.2

The board discloses on a named basis the top five senior management's remuneration component including salary, bonus, benefits in-kind and other emoluments in bands of RM50,000.

Application	: Departure	
, tee measurem	Departure	
Explanation on application of the practice	:	
Explanation for departure	: While the Board is cognisant on the importance of transparency, given the competitive search for talent within the industry, as well as other sensitive considerations, the Board believes that disclosure of senior management's remuneration on named basis is not in the best interest of the Company. Further, such disclosure does not prejudice stakeholders' interest. This is also in line with the Group's policy of ensuring the privacy of its non-Board employees as well as the competitiveness of the Group in general. Apart from that, the said disclosure may also attract unnecessary head-hunting activities from competitors which will ultimately jeopardize on the Group's operations. Hence, the Board opined that the disclosure of the compensation of key management personnel in Note 27(c) to the financial statements on page 93 of the Annual Report 2022 is deemed adequate as it complies with Paragraph 17 of Malaysian Financial Reporting Standard 124 "Related Party Disclosures".	
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
,		
Measure	: The Board will continuously assess the implications in respect of such disclosure for future consideration	
Timeframe	: No specific timeframe set	

Stakeholders are able to assess whether the remuneration of directors and senior management is commensurate with their individual performance, taking into consideration the company's performance.

Practice 8.3 - Step Up

Companies are encouraged to fully disclose the detailed remuneration of each member of senior management on a named basis.

Application :	Not Adopted
Explanation on : adoption of the practice	

There is an effective and independent Audit Committee.

The board is able to objectively review the Audit Committee's findings and recommendations. The company's financial statement is a reliable source of information.

Practice 9.1

The Chairman of the Audit Committee is not the Chairman of the board.

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Application	•	Applied	
Explanation on application of the practice		The Chairperson of the AC, Ms Chan Foong Ping, is not the Chairman of the Board.	
Explanation for departure	:		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.			
Measure	:		
Timeframe	:		

There is an effective and independent Audit Committee.

The board is able to objectively review the Audit Committee's findings and recommendations. The company's financial statement is a reliable source of information.

Practice 9.2

The Audit Committee has a policy that requires a former partner of the external audit firm of the listed company to observe a cooling-off period of at least three years before being appointed as a member of the Audit Committee.

Application :	Applied		
Explanation on :	The policy to require a former key audit partner to observe a		
application of the	cooling-off period of at least two years before being appointed as a		
practice	member of the AC is stipulated in the ToR of the AC and is		
	available on the Company's website.		
	In this context, none of the current members of the AC is a former		
	key audit partner involved in auditing the Company and/or its		
	subsidiaries.		
- 1 6	subsidiaries.		
Explanation for :			
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Large companies are required to complete the columns below. Non-large companies are encouraged			
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Timeframe :			

There is an effective and independent Audit Committee.

The board is able to objectively review the Audit Committee's findings and recommendations. The company's financial statement is a reliable source of information.

Practice 9.3

The Audit Committee has policies and procedures to assess the suitability, objectivity and independence of the external auditor to safeguard the quality and reliability of audited financial statements.

Application	: Applied
Explanation on application of the practice	: The AC has policies and procedures to review, assess and monitor the performances, suitability and independence of the external auditors, PricewaterhouseCoopers PLT ("PwC").
	Prior to the commencement of the annual audit, the AC will seek confirmation from the external auditors as to their independence.
	This independence confirmation would be re-affirmed by the external auditors to the AC upon their completion of the annual audit. These confirmations were made pursuant to the independence guidelines of the Malaysian Institute of Accountants.
	Following a review conducted for FYE 2022, the AC was satisfied with the technical competency and independence of PwC. The AC met with PwC at least twice (2) a year to discuss their audit plan and audit findings. The AC also discussed the nature and scope of audit and reporting obligations with PwC before commencement of audit engagement.
	It is also the practice of the AC to respond to PwC's enquiries and recommendations, if any, to ensure compliance with the various approved accounting standards in the preparation of the Group's financial statements.
	The AC considered the non-audit services provided by PwC during FYE 2022 and concluded that the provision of these services did not compromise their independence and objectivity. The amount of fees paid for these services was not significant when compared to the total audit fees paid to PwC.
	PwC confirmed to the AC that they were, and had been, independent throughout the conduct of the audit engagement in accordance with the terms of relevant professional, ethics and regulatory requirements.
	PwC had indicated their intention for not continuance in office and hence, to retire at the forthcoming 43rd Annual General Meeting

	("AGM"). The AC confirmed that there were no disagreements with PwC within the last twelve (12) months and that it was not aware of any other circumstances in relation to the retirement of PwC that should be brought to the attention of the shareholders of the Company.
	Accordingly, the AC met with Crowe Malaysia PLT on 20 October 2022. The proposed new external auditors of the Company was nominated by the AC, and agreed by the Board for the ensuing year in place of the outgoing auditors, PwC.
	Based on the AC's recommendation, the Board endorsed the proposed appointment of Crowe Malaysia PLT as external auditors of the Company for the financial year ending 30 June 2023 and recommended the same for shareholders' approval. Crowe Malaysia PLT had earlier given their consent to act in accordance with Section 264(5) of the Act.
	A summary of activities of the AC during the financial year under review is set out in the AC Report in the Annual Report 2022.
Explanation for : departure	
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Measure :	
Timeframe :	

There is an effective and independent Audit Committee.

The board is able to objectively review the Audit Committee's findings and recommendations. The company's financial statement is a reliable source of information.

Practice 9.4 - Step Up

The Audit Committee should comprise solely of Independent Directors.

Application	:	Not Adopted
Explanation on adoption of the practice	:	

There is an effective and independent Audit Committee.

The board is able to objectively review the Audit Committee's findings and recommendations. The company's financial statement is a reliable source of information.

Practice 9.5

Collectively, the Audit Committee should possess a wide range of necessary skills to discharge its duties. All members should be financially literate, competent and are able to understand matters under the purview of the Audit Committee including the financial reporting process.

All members of the Audit Committee should undertake continuous professional development to keep themselves abreast of relevant developments in accounting and auditing standards, practices and rules.

Application	: Applied
Explanation on application of the practice	: The Chairperson of the AC, Ms. Chan Foong Ping, is a member of Malaysian Institute of Accountants ("MIA") since 1998. Ms. Chan started off her career as an external auditor in Messrs. Deloitte Malaysia since 1995, and joined several companies thereon holding managerial role. Ms. Chan Foong Ping is currently holding several directorships in public listed company as well as private companies.
	Encik Mustaffa Bin Ja'afar was graduated with a Bachelor (Hons) in Electrical and Electronics Engineering from Brighton University, England. He has 36 years of experience in various key technical, engineering and project development positions with Tenaga Nasional Berhad (TNB), before retiring in TNB as the General Manager, Engineering Services, Centre of Expertise, Energy Ventures in 2019.
	Dato Ir. Mohtar Bin Musri is a Registered Safety and Health Officer, Steam Engineer Gred 1, Major Hazard Competent Person, and Chemical Health Risk Assessor with the Department of Occupational Safety and Health Malaysia. He was previously the Chairman for Initiative Working Group on Occupational Safety and Health (OSH) in Construction (CITPIWG2/Q2-Safety), and for the Industry Standards Committee for Occupational Safety and Health (ISC W) SIRIM Berhad.
	Collectively, the AC possessed a wide range of necessary skills including accounting, corporate governance, finance, human resources management, mergers & acquisitions, strategic planning, taxation and other areas of expertise specifically relevant to the work of AC to discharge their duties.

	The Board, through the recommendation of the NC and with the exception of the Directors who are also AC members was generally satisfied that all the AC members were financially literature and had sufficient understanding of the Company's business.	
	All Directors would continue to undergo continuous and relevant training in line with facilitating their professional development so they may discharge their duties with greater effectiveness. The list	
	of training programmes that the Board including those sitting in the AC had attended during the financial year under review are disclosed in the Corporate Governance Overview Statement on	
	pages 24 to 30 of this Annual Report 2022.	
Explanation for : departure		
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
Measure :		
Timeframe :		

Companies make informed decisions about the level of risk they want to take and implement necessary controls to pursue their objectives.

The board is provided with reasonable assurance that adverse impact arising from a foreseeable future event or situation on the company's objectives is mitigated and managed.

Practice 10.1

The board should establish an effective risk management and internal control framework.

Application	:	Applied	
Explanation on	:	The Board has established a risk management framework which	
application of the		adopts a structured and integrated approach in managing key	
practice		business risks. This framework together with the system of internal	
		control are designed to manage the Group's risks within its risk	
		appetite rather than to eliminate, the risk of failure to achieve the	
		Group's business and corporate objectives.	
Explanation for	:		
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Companies make informed decisions about the level of risk they want to take and implement necessary controls to pursue their objectives.

The board is provided with reasonable assurance that adverse impact arising from a foreseeable future event or situation on the company's objectives is mitigated and managed.

Practice 10.2

The board should disclose the features of its risk management and internal control framework, and the adequacy and effectiveness of this framework.

Application	:	Applied	
Explanation on	. '	The features of the Group's risk management framework and	
application of the		internal control system are set out in the Statement on Risk	
practice	- 1	Management and Internal Control on pages 35 to 36 of the Annual	
		Report 2022.	
Explanation for	:		
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Timeframe	:		

Companies make informed decisions about the level of risk they want to take and implement necessary controls to pursue their objectives.

The board is provided with reasonable assurance that adverse impact arising from a foreseeable future event or situation on the company's objectives is mitigated and managed.

Practice 10.3 - Step Up

The board establishes a Risk Management Committee, which comprises a majority of independent directors, to oversee the company's risk management framework and policies.

Application	:	Not Adopted
Explanation on adoption of the practice	:	

Companies have an effective governance, risk management and internal control framework and stakeholders are able to assess the effectiveness of such a framework.

Practice 11.1

The Audit Committee should ensure that the internal audit function is effective and able to function independently.

Application	: Applied
Explanation on application of the practice	: The internal audit function is outsourced to an independent assurance provider to provide an independent and objective assurance on the effectiveness of governance, risk management processes and internal control system of the Group. The internal auditors' independence is maintained by reporting functionally to the Board through the AC and administratively to Executive Management. Internal audit reports which are issued have to be tabled to the AC for review and Executive Management is required to be present at AC meetings to respond and provide feedback on the audit findings and recommended improvements. In addition, Executive Management is also required to present to the AC in meeting, status updates on significant matters and changes in key processes that could impact the Group's operations. Further details can be obtained at the AC Report set out on pages
	31 to 34 of this Annual Report 2022.
Explanation for departure	
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Companies have an effective governance, risk management and internal control framework and stakeholders are able to assess the effectiveness of such a framework.

Practice 11.2

The board should disclose-

- whether internal audit personnel are free from any relationships or conflicts of interest, which could impair their objectivity and independence;
- the number of resources in the internal audit department;
- name and qualification of the person responsible for internal audit; and
- whether the internal audit function is carried out in accordance with a recognised framework.

Application	: Applied
Explanation on application of the practice	: The Group continues to adopt a risk-based approach and prepares its audit strategy and plan based on risk profiles of the business units of the Group.
	During the FYE 2022, the Group had engaged an independent professional service provider, Tricor Axcelasia Sdn Bhd ("Tricor Axcelasia") (the succeeding firm to NGL Tricor Governance Sdn Bhd) to provide independent assurance on the adequacy and effectiveness of the Group's system of internal controls and to advise the Group in areas that requires further improvement. The work performed is guided by the International Professional Practices Framework for Internal Auditing from the Institute of Internal Auditors ("IIA").
	The internal audit team is headed by Mr. Chang Ming Chew who is the person responsible for the outsourced internal audit function of the Group. He is an executive director of Tricor Axcelasia and has the following qualifications and memberships:
	 Certified Internal Auditor and Certification in Risk Management Assurance from the IIA; Certified Information Systems Auditor from the ISACA; Professional Member of the Institute of Internal Auditors Malaysia; Member of the Association of Chartered Certified Accountants (UK); and Member of the MIA.
	Tricor Axcelasia assigned 4 staff per visit including the Engagement Director to perform internal audit for our Group. The staff of the internal audit team possesses professional qualifications and/or a university degree. Most of them are members of the Institute of Internal Auditors Malaysia.
	The total cost incurred for the internal audit function for FYE 2022 was RM45,000.

	The AC Report and Statement on Risk Management and Internal Control set out on pages 35 to 36 of this Annual Report 2022 contains further details on the principal responsibilities of the activities undertaken by the internal auditors in FYE 2022 and up to date of this Statement.
Explanation for :	
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There is continuous communication between the company and stakeholders to facilitate mutual understanding of each other's objectives and expectations.

Stakeholders are able to make informed decisions with respect to the business of the company, its policies on governance, the environment and social responsibility.

Practice 12.1

The board ensures there is effective, transparent and regular communication with its stakeholders.

Application	: Applied
Explanation on application of the practice	: The Board is committed to ensuring that communications to stakeholders and the investing public in general is timely and factual and are available on an equal basis. The Board is also aims to maintain a positive relationship with the different group of stakeholders through active two-way communication, and to promote and demonstrate a high standard of integrity and transparency through timely, accurate and full disclosure and to enhance the stakeholders' understanding of the Group, its core businesses and operations, thereby, enabling investors to make informed decisions in valuing the Company's shares.
	The release of announcements and information by the Group to Bursa Securities, is handled by the Executive Directors, supported by Finance team and/or the Company Secretary within the prescribed requirements of the Listing Requirements.
	The Group leverages on a number of formal channels for effective dissemination of information to shareholders and other stakeholders, particularly via annual reports, circulars or statements to shareholders, quarterly financial statement and annual audited financial statements, and announcements from time to time. As these announcements and information can be price-sensitive, they are only be released after having reviewed by the Executive Directors and/or the Board where necessary.
	The Company's website also provides all relevant information to stakeholders and the investing community. Quarterly financial statements and annual audited financial statements, announcements, financial information, annual reports, and circular/statements to shareholders are uploaded onto the Company's website for investors and the public.
	Any shareholders' queries or concerns relating to the Group may be conveyed to the CEO at the principal place of business as detailed below: Lot 1A – 1C, Lorong Bunga Tanjung 1/3,

	Senawang Industrial Park, 70400 Seremban,
	Negeri Sembilan Darul Khusus, Malaysia.
	Tel: (606) 677 5898
	Fax: (606) 677 5162
	Email: ceo@seb.net.my
	The AC Chairperson is designated by the Board to be the contact for
	consultation and direct communication with shareholders on areas
	that cannot be resolved through the normal channels of contact with
	the CEO. She too can be contacted at the above address.
	The Board is also of the view that the AGM is an important
	opportunity to meet shareholders and address their concerns. At
	the AGM, the CEO will provide a presentation of the Group's
	annual operating and financial performance, followed by a
	Questions and Answers session during which the Chairman
	encourages shareholders' active participation, including clarifying
	and questioning the Group's strategic direction, business
	operations, performance and proposed resolutions.
Fundamentian for	operations, performance and proposed resolutions.
Explanation for :	
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	ired to complete the columns below. Non-large companies are encouraged
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Timeframe :	

There is continuous communication between the company and stakeholders to facilitate mutual understanding of each other's objectives and expectations.

Stakeholders are able to make informed decisions with respect to the business of the company, its policies on governance, the environment and social responsibility.

Practice 12.2

Large companies are encouraged to adopt integrated reporting based on a globally recognized framework.

Application	Departure
Explanation on	
application of the practice	
Explanation for	The Group, which is not a Large Company under the definition of
departure	Paragraph 2.6 of the Malaysian Code of Corporate Governance,
	does not intend to adopt integrated reporting.
	To enable stakeholders to make informed decisions, the Company has disclosed in its Annual Report 2022 various statements in accordance with the Listing Requirements of Bursa Securities. These include the Management Discussion and Analysis, Corporate Governance Overview Statement, Statement on Risk Management and Internal Control, Audit Committee Report as well as the Sustainability Statement on pages 4 to 12 of the Annual Report 2022 covering the aspects of economic, environment and social responsibility.
Large companies are requ	ired to complete the columns below. Non-large companies are encouraged
to complete the columns	below.
Measure	
Timeframe	

Shareholders are able to participate, engage the board and senior management effectively and make informed voting decisions at General Meetings.

Practice 13.1

Notice for an Annual General Meeting should be given to the shareholders at least 28 days prior to the meeting.

Application	:	Applied	
Explanation on application of the	:	The Company's Notice of the forthcoming 4^{3rd} AGM shall be given to shareholders at least twenty-eight (28) days prior to the meeting.	
practice			
Explanation for	:		
departure			
Large companies are required to complete the columns below. Non-large companies are encouraged			
to complete the columns below.			
Measure	:		
Timeframe	:		

Shareholders are able to participate, engage the board and senior management effectively and make informed voting decisions at General Meetings.

Practice 13.2

All directors attend General Meetings. The Chair of the Audit, Nominating, Risk Management and other committees provide meaningful response to questions addressed to them.

Application	: Applied	
Explanation on application of the practice	Barring unforeseen circumstances, all Directors (which include the Chairs of all mandated Board committees) shall be attending the forthcoming 43rd AGM to address shareholders' queries at the meeting. The external auditors will also attend remotely to answer shareholders' queries on their audit process and report, the accounting policies adopted by the Group, and their independence. The Board will also share with the shareholders the Company's responses to questions submitted in advance of the 43rd AGM by the Minority Shareholder Watch Group, if any.	
Explanation for departure	:	
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Measure	:	
Timeframe	:	

Shareholders are able to participate, engage the board and senior management effectively and make informed voting decisions at General Meetings.

Practice 13.3

Listed companies should leverage technology to facilitate-

- voting including voting in absentia; and
- remote shareholders' participation at General Meetings.

Listed companies should also take the necessary steps to ensure good cyber hygiene practices are in place including data privacy and security to prevent cyber threats.

Application	: Applied
Explanation on application of the practice	: The Company will always make sure that its general meeting is to be held at an accessible location but not in remote areas in order to encourage shareholders to attend and participate in the meeting.
	As at the date of this Report, the Company has less than 2,000 shareholders. Notwithstanding the relatively small shareholder base, the Board will consider leverage on technology to facilitate electronic poll voting and/or remote shareholder participation as and when the situation warrants so from time to time.
	In view of the implementation of the Conditional Movement Control Order for Selangor, Kuala Lumpur and Putrajaya, the Company had at its 42 nd AGM held on 16 December 2021 leveraged on the technology to facilitate remote shareholder participation and electronic voting for the conduct of poll on all resolutions via the Remote Participation and Voting ("RPV") facilities provided by Tricor Investor & Issuing House Services Sdn Bhd ("Tricor") via TIIH Online website.
	In the interest of the health and safety of all stakeholders, the forthcoming 43 rd AGM will be held virtually at the Broadcast Venue at Wisma MIE, Level 10, No 2, Jalan Industri PBP 2, Taman Industri Pusat Bandar Puchong, 47160 Puchong, Selangor, Malaysia via the RPV facilities. Tricor will be appointed as the Poll Administrator for the 43rd AGM.
Explanation for departure	
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Measure	:

Timeframe	:	

Shareholders are able to participate, engage the board and senior management effectively and make informed voting decisions at General Meetings.

Practice 13.4

The Chairman of the board should ensure that general meetings support meaningful engagement between the board, senior management and shareholders. The engagement should be interactive and include robust discussion on among others the company's financial and non-financial performance as well as the company's long-term strategies. Shareholders should also be provided with sufficient opportunity to pose questions during the general meeting and all the questions should receive a meaningful response.

Note: The explanation of adoption of this practice should include a discussion on measures undertaken to ensure the general meeting is interactive, shareholders are provided with sufficient opportunity to pose questions and the questions are responded to.			
Application :	Applied		
Explanation on :	The last AGM were conducted in fully virtual manner through live		
application of the	streaming via the RPV facilities, the Board members, company		
practice	secretary and senior management were present remotely via live		
	webcast at the Broadcast Venue, the Chairman and CEO answered		
	the posted question by the shareholders.		
Explanation for :			
departure			
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Shareholders are able to participate, engage the board and senior management effectively and make informed voting decisions at General Meetings.

Practice 13.5

The board must ensure that the conduct of a virtual general meeting (fully virtual or hybrid) support meaningful engagement between the board, senior management and shareholders. This includes having in place the required infrastructure and tools to support among others, a smooth broadcast of the general meeting and interactive participation by shareholders. Questions posed by shareholders should be made visible to all meeting participants during the meeting itself.

Note: The explanation of adoption of this practice should include a discussion on measures		
undertaken to ensure the general meeting is interactive, shareholders are provided with sufficient		
opportunity to pose questions and the questions are responded to. Further, a listed issuer should also		
provide brief reasons on the choice of the meeting platform.		
Application :	Applied	
Evaluation on	The ACM was conducted in fully virtual manner through live	
	The AGM was conducted in fully virtual manner through live	
application of the	streaming via the RPV facilities and broadcast tools provided by	
practice	Tricor via its TIIH online website https://tiih.online at the	
	Broadcast Venue at Wisma MIE, Level 10, No 2, Jalan Industri PBP	
	2, Taman Industri Pusat Bandar Puchong, 47160 Selangor,	
	Malaysia.	
	The Board encourages shareholders to actively participate in the	
	virtual general meeting by providing feedback on questions raised	
	Questions raised by shareholders are selected and broadcasted	
	during the meeting.	
Explanation for :		
departure		
Large companies are required to complete the columns below. Non-large companies are encouraged		
to complete the columns below.		
Measure :		
Timeframe :		

Shareholders are able to participate, engage the board and senior management effectively and make informed voting decisions at General Meetings.

Practice 13.6

Minutes of the general meeting should be circulated to shareholders no later than 30 business days after the general meeting.

Note: The publication of Key Matters Discussed is not a substitute for the circulation of minutes of general meeting.	
Application	Departure
Explanation on application of the practice	
Explanation for departure	The minutes of our 42 nd Annual General Meeting ("AGM") was not published on our corporate website.
	The Company recognises the need to publish as soon as practicable, a complete and comprehensive recording (in the form of meeting minutes) of the general meeting detailing proceedings and issues or concerns raised by Shareholders, and the responses by the company, as to many Shareholders, the general meeting is the only opportunity to directly pose questions and comments to the company's Board of Directors ("Board") and Management. Hence, we will publish the minutes of the upcoming AGM (43rd) on our corporate website on or before 30 business days after the meeting.
Large companies are required to complete the columns below. Non-large companies are encouraged	
to complete the columns	gelow.
Measure	
Timeframe	

SECTION B - DISCLOSURES ON CORPORATE GOVERNANCE PRACTICES PERSUANT CORPORATE GOVERNANCE GUIDELINES ISSUED BY BANK NEGARA MALAYSIA

Disclosures in this section are pursuant to Appendix 4 (Corporate Governance Disclosures) of the Corporate Governance Guidelines issued by Bank Negara Malaysia. This section is only applicable for financial institutions or any other institutions that are listed on the Exchange that are required to comply with the above Guidelines.

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