CORPORATE GOVERNANCE REPORT

STOCK CODE : 5277

COMPANY NAME: FOUNDPAC GROUP BERHAD

FINANCIAL YEAR : June 30, 2019

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 Board has full control of and is responsible for the Group's strategic aims, ensure the necessary resources are in place for the Group to meet its objectives and review management performance. The Board has set the Group's values and standards, and ensure that its obligations to its shareholders and other stakeholders are understood and met.
	The Group has adopted top-down strategic planning process whereby the Executive Director(s) will periodically formulate Group's strategy and communicate it down to the organisation for implementation. During the strategic planning process, the Executive Director(s) will set the Group's mission and objective. The Executive Director(s) will carry out situation analysis, inclusive of allocation of time, human capital and budget with senior management before formulating the strategy in achieving the Group's objectives. During the implementation of the strategic plans, relevant policies will be set and communicate to the respective team for implementation and necessary organisational changes will be put in place. During the implementation stage, senior management will continuously monitor and to ensure the effectiveness of the plan.
	The Board is responsible for the good corporate governance practices of the Group. It guides and monitors the affairs of the Group on behalf of the shareholders and other stakeholders of the Group.
	All Board members are responsible to the Group for achieving a high level of good corporate governance. Each director has a duty to act in the best interests of the Group. The directors, both individually and collectively, are aware of their responsibilities to the shareholders and other stakeholders for the manner in which the affairs of the Group are managed.
	Following the guidelines as stated in the MCCG and the Board Charter, the Board recognises the key role it plays in charting the strategic direction of the Group and has assumed the following core responsibilities in discharging its fiduciary and leadership functions:-
	 Set the vision and mission for the Group; Establish good corporate governance and culture for the Group;

- Ensure that the Group adheres to high standards of ethics and corporate behaviour including transparency in the conduct of business. In this regard, our directors are required to comply with the Directors' Code of Ethics which amongst others includes the declaration of any personal, professional or business interests, direct or indirect which may conflict with directors' responsibilities as a Board Member and to refrain from voting on such transaction with the Group;
- Reviewing and adopting strategic plans for the Group;
- Overseeing the conduct of the Group's business and to evaluate whether the business is being properly managed;
- Set the goals for the management to meet and monitor their performance by setting relevant Key Performance Indicators ("KPI");
- Establish written procedures (such as the Memorandum and Articles of Association, Terms of Reference of relevant Board Committees, Standard Operating Procedure and other documents) in determining which issues required decision of the full Board and which issues can be delegated to relevant Board Committees or to the management;
- Establish various relevant Board Committees and ensure their effectiveness to address specific issues, by considering recommendations of the various Board Committees and acting on their reports;
- Identifying principal risks and ensuring the implementation of appropriate systems to manage these risks;
- Establish succession planning including appointing, training, fixing the compensation of, and, where appropriate, replacing senior management;
- Reviewing the adequacy and the integrity of the Group's internal control systems and management information systems, including systems for compliance with applicable laws, regulations, rules, directives and guidelines;
- Ensure that the financial statements of the Group and the Company are fairly stated and conform with the relevant regulations including acceptable accounting policies that result in balanced and understandable financial statements:
- Developing and implementing an appropriate investor relations and communications policy for the Group.

Subject to the applicable laws and Bursa Malaysia Securities Berhad ("Bursa Securities") Main Market Listing Requirements ("Main LR"), our Board reserves full decision-making powers on the following matters:-

- Corporate strategies and plans;
- Conflict of interest issues relating to a substantial shareholder or a director:
- Material acquisitions and disposition of assets not in the ordinary course of business;
- Material investments in capital projects;
- Risk management and internal control policies;
- Key human resource issues.

The Board has delegated some of its duties and responsibilities to various committees within the Board. Currently the Board has established 5 Committees, namely the Audit Committee ("AC"), Nominating Committee ("NC"), Remuneration Committee ("RC"), Risk Management Committee ("RMC") and Employees' Share Option Scheme ("ESOS") Committee, the primary functions of which are to

	assist the Board in overseeing the affairs of the Company and these		
	Committees have been entrusted with specific responsibilities and authority. The authorities and functions of these committees are properly set out in their respective Terms of Reference, Risk Management Framework and/or ESOS By-Law (where applicable).		
	The abovementioned Committees are authorised to examine specific issues and report to the Board with their recommendations. The responsibility of decisions on all matters ultimately lies with the Board as a whole. The Board receives regular reports on the respective Committees' proceedings and deliberations. On matters reserved for the Board and where Committees have no authority to make decisions, recommendations are highlighted in their respective reports for the Board's deliberation and endorsement.		
	The Board meets in person at least once every quarter to facilitate the discharge of their responsibilities. Additional meetings will be convened when the needs arise.		
Explanation for : departure			
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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	Mr. Tan Cheik Eaik was appointed as the Independent Non-Executive Chairman of FoundPac Group. Mr. Tan has been acting as facilitator at meetings of the Board to ensure the discussion takes place effectively and constructively, the opinions of all directors relevant to the subject under discussion are solicited and freely expressed, and that Board discussions lead to appropriate decisions.	
	Mr. Tan has also from time to time communicate with the senior management to ensure that our Group complies with all relevant laws and regulations. He has also playing the role to promote and leading our Group to apply recommended best practices relevant to our Group.	
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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 1.3The positions of Chairman and CEO are held by different individuals.

Application :	Applied		
Explanation on : application of the practice	Our Company practises a division of responsibilities between the Chairman of the Board and the Chief Executive Officer ("CEO"). Their roles are separately and clearly defined to ensure a balance of power and authority, increase accountability and greater capacity of the Board for independent decision.		
	The Chairman of the Board is responsible for instilling good corporate governance practices, leadership and effectiveness of the Board. The CEO is responsible for implementation the policies, strategies and decisions adopted by the Board as well as the day-to-day management of the Company's operations and shall adhere to the guidelines and instructions provided by the Board.		
	Currently, the Board is chaired by Tan Cheik Eaik, one of the Independent and Non-Executive Director of FoundPac Group and Lee Chun Wah was the Executive Director/CEO (during the financial year up to 22 February 2019) whilst Ong Choon Heng is the Executive Director/CEO (with effect from 22 February 2019) of FoundPac Group. Therefore, there is a clear division between the Chairman of the Board and the CEO which ultimately allows the Chairman of the Board to have the time and capacity to focus on his role and responsibility whilst ensuring clear balance of power and authority and to provide a clear demarcation of power between the strategy and policy-making process and the day-to-day management of our Group.		
Explanation for : departure			
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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 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	Both Company Secretaries of our Company have legal credentials, and are qualified to act as Company Secretary under Section 235(2) of the Companies Act 2016. The roles and responsibilities of our Company Secretaries include, but not limited to the following:- • manage all Board and Board Committees meeting logistics, attending and recording minutes of all meetings and facilitate Board communications; • advise the Board on its roles and responsibilities; • facilitate the orientation of new directors and assist in director training and development; • advise the Board on corporate disclosures and compliance with company and securities regulations and listing requirements; • ensure that the relevant procedures are followed and rules and regulations are complied with by the Board; • monitor corporate governance developments and assist the Board in applying governance practices to meet the Board's needs and stakeholders' expectations; • update the Board, from time to time, on changes in the laws, governance and other regulatory requirements; • provides the Board with information pertaining to the Group and Company's business affairs to enable the Board to discharge its responsibilities effectively; and • managing processes pertaining to the annual general meeting. The Board is satisfied with the service and support rendered by our Company Secretaries in discharge of their functions. Our Company Secretaries possess adequate knowledge and experience to carry out their functions and they undertake continuous professional development.
Explanation for : departure	
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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

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	The management is responsible for providing the Board with the required information in an appropriate and timely manner. The Chairman, assisted by the Company Secretaries, assesses the type of information required to be provided to the Board. If the information provided by the management is insufficient, the Board will make further enquiries where necessary to which the persons responsible will respond as fully and promptly as possible.
	Generally, the notice of meeting for the Board of Directors' meeting and/or respective Committees' meetings are circulated 7 days prior to the meetings.
	The meeting papers will be prepared and distributed to the Board and respective Board Committees via e-mail. This is to ensure the Board and Committee members are able to access the information timely especially when the directors are oversea. This has proven to be more efficient, thus improving the performance and overall effectiveness of the Board's decision making.
	Amongst others, the Board papers include the following:-
	 Quarterly financial report; Minutes of meetings of all Committees of the Board; Reports on Related Party Transactions and Recurrent Related Party Transactions, if any; A current review of the operations of the Group; Summary of directors' share-dealings, announcements and Directors' Circular Resolution passed during the period from the previous Board meetings until to date; Reports from Internal and External Auditors, if any.
	In promoting productive discussion during the respective meeting, the Board may seek advice from the management on issues under their respective purview. The Board may also interact directly with the management, or request further explanation, information or updates on any aspect of the Company's operations or business concerns from them. In addition, the Board may seek independent professional advice at the Company's expense on specific issues to enable it to discharge its duties in relation to matters being deliberated. Individual directors may also obtain independent professional or other advice in furtherance of their duties, subject to the approval of the Chairman or the Board, depending on the quantum of the fees involved.

Explanation for : departure		
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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 Charter serves as a reference and primary induction literature providing all Board members and management insights into the fiduciary and leadership functions of the Board. The Board Charter clearly sets out:- the respective roles and responsibilities of the Board, Board Committees, individual directors and management;	
		issues and decisions reserved for the Board;	
		Board composition and balances; and	
		 processes and procedures for convening their meetings. 	
		The Board reviews the Board Charter regularly, to keep it up to date with changes in regulations and best practices and ensure its effectiveness and relevance to the Board's strategic intent as well as relevant standards of corporate governance.	
		A copy of the Board Charter, last reviewed by the Board on 18 September 2019 is available at the Company's website, www.foundpac.com .	
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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

to complete the columns below.

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 application of the practice	: The Company's Codes of Ethics for directors continue to govern the standards of ethics and good conduct expected of directors. The directors are, collectively and individually, aware of their responsibilities to the shareholders and stakeholders for the manner in which the affairs of the Company are managed. The Board sets the Group's values and standards and ensures that its obligations to its shareholders and stakeholders are understood and met.
	The Code of Ethics is intended to focus on the Board and each director based on principles of integrity, responsibility, sincerity and corporate social responsibility. The Code of Ethics is designed to enhance the standard of corporate governance and corporate behaviour with the intention of achieving the following objectives:-
	 to establish a standard of ethical behaviour for directors; managing conflict of interest; and preventing the abuse of power, corruption and insider trading.
	A copy of the Code of Ethics is available at the Company's website, www.foundpac.com .
	The Code of Conduct for employees is also in place to provide guidance to all employees of the Group to meet performance standards and behave appropriately in the workplace. The policies, practices and procedures of the Code of Conduct for employees are clearly outlined in the Employee Handbook of the Group. The Code of Conduct for employees is integrated into our Group management practices and reviewed periodically by the management.
Explanation for departure	:

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.

Application :	Applied	
Explanation on : application of the practice	The Board has established, reviewed and implemented the policies and procedures on whistleblowing. The Whistle-Blowing Policy and Procedures (WPP) of FoundPac Group is in place with the objective to facilitate the stakeholders of the Group to report genuine concerns or allegations to a senior or independent member of the management of the Group about alleged unethical behaviour, actual or suspected fraud within the Group, or improper business conduct affecting the Group. The WPP is designed to provide protection to those who makes the allegation or reports the misconduct.	
	The WPP of FoundPac Group has detailed the procedures in making report.	
	A copy of the WPP is available at the Company's website, www.foundpac.com.	
Explanation for : departure		
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 4.1

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

Application :	Applied
Explanation on : application of the practice	The MCCG recommends the practice of at least half of the Board comprises Independent Directors. Currently, 3 out of 6 of our directors are Independent Directors. This composition complied the MCCG's recommended practice and Para 15.02 of the Main LR whereby the Company must have at least two (2) directors or one-third (1/3) of the Board, whichever is higher, who are Independent Directors.
	The Independent Directors upon their appointment, gave to the Company a letter of confirmation as an Independent Director as defined under Paragraph 1.01 of the Main LR.
	In addition, the assessment of independence of the Independent Directors is conducted on an annual basis via the Forms of declaration of independence, to facilitate the process of determining the Director's independence on an annual basis by each Independent Director. The NC also reviews the Directors Profile of Independent Directors and assesses its family relationship, interest of shareholdings in the Company, any significant transaction with the Group (if any).
	In view of the fact that independent and objective judgement could be compromised by amongst others, familiarity or close relationship with other Board members, the Board recognised the importance to focus beyond the Independent Directors' background, economic and family relationships, and consider whether the Independent Directors could continue to bring independent and objective judgement to Board deliberations.
	Among the criteria considered for independency includes: ability to exercise independent comments, judgment, and constructive contribution at all times required from an effective Board member. The relationship between the Independent Directors with substantial shareholders, Executive Director(s), persons related to the Executive Director/Major Shareholder, business transactions with the Group and their tenure of office will also be reviewed.
Explanation for : departure	
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 4.2

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 justify and seek annual shareholders' approval. If the board continues to retain the independent director after the twelfth year, the board should seek annual shareholders' approval through a two-tier voting process.

Application	Not applicable - No independent director(s) serving beyond 9 years
Explanation on application of the practice	
Explanation for departure	
Large companies are real	red to complete the columns below. Non-large companies are encouraged
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Timeframe	

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

Practice 4.3 - Step Up

The board has a policy which limits the tenure of its independent directors to 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 4.4

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.

Application :	Applied								
Explanation : on application of the practice	Our Company practices in the appointment of the Board and senior management are based on objective criteria, merit and with due regard for diversity in skills, experience, age, cultural background and gender. The Independent Directors provide independent judgement, experience and objectivity without being subordinated to operational considerations, as well as help to ensure that the interests of all shareholders, and not only the interests of a particular fraction or group, are taken into consideration by the Board and that the relevant issues are subjected to objective and impartial consideration by the Board. While the Executive Directors are responsible for the management of the Company.								
	The Board comprise experience, backgrovaried background, also enables the Board through the Committees. A brief profile of each diversity of the existing experience in the comprise of the existing experience.	und and experience are ard to discharg NC regularly of the director is part of	rtise. The combination of expertise in fingle its responsibility reviews the components of this content in the content	ation of ance ies ef position	of diversity of di	erse perse p	orofesorate nd eff Board	ssionals affairs ficiently I and E skillsets	with have . The Board
	Directors	Nationality	Designation		inaus		erienc	ground e	
				Technology	Marketing	Industrial	Corporate	Accounting / Finance	Law / legal
	Tan Cheik Eaik	Malaysian	Independent Non-Executive Chairman	V	V	V	1		
	Ong Choon Heng	Malaysian	Executive Director/CEO		√	√	√	√	
	Lee Chun Wah	Malaysian	Non Independent Non-Executive Director	√	√	√	√		
	Tan Sin Khoon	Malaysian	Non Independent Non-Executive Director	V		√			
	Chan Bee Cheng	Malaysian	Independent Non-Executive Director					V	

	Teoh Lay Fung	Malaysia	n	Indeper Non-Ex Director	ecuti	ve	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
			ВуС	Composi	tion		
	Directors	Ag		Ethic		nder	
		40 – 49 years	50 – 59 years	Chinese	Male	Female	
	Tan Cheik Eaik		√	√	1		
	Ong Choon Heng	V		V	V		
	Lee Chun Wah	√		√	V		
	Tan Sin Khoon		√	√	1		
	Chan Bee Cheng			1		V	
	Teoh Lay Fung	V		√		V	
	The Board takes cog comply with the princ to corporate governa	iples and	of div	versity romenda	elatin ations	g to s of th	ethnicity and will endeavour to e relevant guidelines in relation
Explanation : for departure							
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Measure :							
Timeframe :							

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

Practice 4.5

The board discloses in its annual report the company's policies on gender diversity, its targets and measures to meet those targets. For Large Companies, the board must have at least 30% women directors.

Application :	Applied
Explanation on : application of the practice	The Board has not set gender diversity target as of the reporting period. The Board is of the view that the appointment of Board member or management should be determined based on objective criteria, merit and with due regard for diversity in skills, experience and other qualities regardless of gender but will nevertheless consider appointing more directors of the female gender where suitable to be in line with the MCCG's target. As of the reporting period, two (2) out of six (6) of our directors are female directors, which in line with the MCCG's recommendation.
Explanation for : departure	
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Timeframe :	

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

Practice 4.6

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 utilises independent sources to identify suitably qualified candidates.

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Application	Applied
Explanation on application of the practice	The Board noted that it shall not solely rely on recommendations from the existing Board members, management or substantial shareholders in identifying candidates for appointment of directors. The Board will utilise independent sources to identify suitably qualified candidates for future candidates of directors.
	During the financial year ended 30 June 2019, no new director was appointed.
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

Practice 4.7

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

Application	:	Applied
Explanation on application of the practice	:	The NC is chaired by Mr. Tan Cheik Eaik, our Independent Non-Executive Chairman.
Explanation for departure	:	
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Stakeholders are able to form an opinion on the overall effectiveness of the board and individual directors.

Practice 5.1

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.

For Large Companies, the board engages independent experts periodically to facilitate objective and candid board evaluations.

Application :	Applied				
Explanation : on application of the practice	evaluate the performance of each m to review the performance of the Bo	antitative and qualitative performance criteria to ember of the Board, each Board Committee and pard as a whole. The criteria for assessment of d, intensity of participation at meetings, quality of ns.			
	processes, accountability and resp Chairman of the respective Board C whole is assessed in the areas	mmittees is assessed in terms of structure and consibility as well as the effectiveness of the committees. The effectiveness of the Board as a of the Board's role and responsibilities and ensity of participation at meetings and quality of			
		out annual evaluation on the performance of each Committee and to review the performance of the			
	The annual evaluation involves members of the Board completing the evaluation questionnaires to appraise the performance of the Board and undertaking self and peer evaluation, whereby Directors will assess their own performance and that of their fellow directors. Summary of the evaluation results by element will be report to the Board by the Chairman of NC.				
	The NC had assessed the overall effectiveness of the Board and the performance of individual directors for financial year ended 30 June 2019 and is satisfied with the effectiveness demonstrated. All the directors have complied with the minimum 50% attendance requirement in respect of Board meetings as stipulated in the Main LR. In the interval between Board meetings, for any matters requiring Board's decisions, the Board's approvals are obtained through circular resolutions. The resolutions passed by way of such circular resolutions are then noted at the next Board meeting.				
	During the financial year ended 30 J details of the attendance are as follows:	une 2019, the Board held five (5) meetings. The bws:-			
	Name of Director	Attendance			
	Tan Cheik Eaik	5/5			
	Ong Choon Heng	5/5			
	Lee Chun Wah	5/5			
	Tan Sin Khoon	4/5			
	Chan Bee Cheng	5/5 3/5			
	Teoh Lay Fung	3/3			

To ensure that the directors have the time to focus and fulfil their roles and responsibilities effectively and in line with the Main LR of Bursa Securities, a director of FoundPac Group must not hold directorships of more than five (5) Public Listed Companies and must be able to commit sufficient time to FoundPac Group.

The Board is satisfied with the level of time commitment given by the directors of the Company towards fulfilling their duties and responsibilities.

The NC also assessed the training needs of the Board and reminded the Board to continue to attending training programmes to enhance their skills and knowledge where relevant, as well as to keep abreast with the changes in market trends, technological advancements and legislation and regulations affecting the Company and the Group.

The training programmes attended by the directors during the financial year ended 30 June 2019 are as follows:-

Name of	Date /	Seminar/Training Programmes attended
Director	Duration	
Tan Cheik Eaik	Monthly/	The Vistage Chief Executive Program by
	12 Days	Vistage Malaysia Sdn. Bhd.
	15-Nov-2018/	2019 Budget Tax Conference by Crowe CPE
	1 Day	Sdn Bhd
Ong Choon Heng	29-Aug-2018/	Advocacy Programme on CG Assessment
	3 Hours	Using the Revised Asean CG Scorecard
		Methodology by Minority Shareholders Watch
		Group (MSWG) with the support of Bursa
		Malaysia Securities Berhad
	15-Nov-2018/	2019 Budget Tax Conference by Crowe CPE
	1 Day	Sdn .Bhd.
Lee Chun Wah	15-Nov-2018/	2019 Budget Tax Conference by Crowe CPE
	1 Day	Sdn. Bhd.
Tan Sin Khoon	15-Nov-2018/	2019 Budget Tax Conference by Crowe CPE
	1 Day	Sdn. Bhd.
Chan Bee Cheng	9-Aug-2018/	
	3 Hours	Using the Revised Asean CG Scorecard
		Methodology by Minority Shareholders Watch
		Group (MSWG) with the support of Bursa
	07.1.00.101	Malaysia Securities Berhad
	27-Jun-2019/	- ,
	3 ½ Hours	Accelerating from Acceptance to Action by
	45.11 00.101	Bursa Malaysia Securities Berhad
Teoh Lay Fung	15-Nov-2018/	2019 Budget Tax Conference by Crowe CPE
	1 Day	Sdn. Bhd.

The Board, through the NC, assessed the independence of Independent Directors annually. The criteria for assessing the independence of an Independent Director include the relationship between the Independent Director and the Group and his involvement in any significant transaction with the Group.

Among the criteria considered for independency includes: ability to exercise independent comments, judgment, and contribution constructively at all times for an effective Board. The relationship between the Independent Directors with substantial shareholders, Executive Director(s), persons related to the Executive Director(s)/ substantial shareholder, business transactions with the Group and their tenure of office will also be reviewed.

The NC had reviewed the independence of the Independent Directors for financial year ended 30 June 2019 and is satisfied with the independency demonstrated.

Explanation : for departure	
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	s are required to complete the columns below. Non-large companies are encouraged columns below.
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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 6.1

The board has in place 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 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 in place policies and procedures to determine the remuneration of directors and senior management, which takes into account the demands, complexities and performance of the Group as well as skills and experience required. Our remuneration policies and decisions are made through a transparent and independent process. The policies and procedures are periodically reviewed. Our remuneration policy of the Group is summarised as follows:- • Salary for Executive Directors are set at a competitive level for similar roles within comparable markets, reflect the performance of the director, skills and experience as well as responsibility undertaken; • Directors' fees are based on a standard fixed fee and are subject to approval by its shareholders at the annual general meeting; • Directors' allowance is set to gauge continuing contribution, ongoing consultation given to the Board; • Meeting allowance - All Non-Executive directors are entitled to a fixed amount of allowance paid in accordance with the number of meeting attended during the year and are subject to approval by its shareholders at the annual general meeting; • Benefits-in-kind - only Executive Directors of the Group are entitled to benefits-in-kind (except ESOS) provided by the Group; • The RC may obtain independent professional advice in formulating the remuneration package of the directors; and • ESOS Entitlement - All Directors of the Group are entitled to ESOS Entitlements that approved by its shareholders.
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 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 6.2

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 application of the practice	The Board has established RC to implement its policies and procedures on remuneration including reviewing and recommending matters relating to the remuneration of the Board and senior management.	
	The RC is responsible for developing the Company's remuneration framework and determining the remuneration package of the Company's directors and ensure that the remuneration package is competitive and consistent with the Company's business strategy and long-term objectives.	
	The present composition of the RC consists of three (3) members of the Board, majority of whom are Independent Non-Executive Directors and all of RC are Non-Executive Directors.	
	The Terms of Reference of the RC can be viewed on the Company's website at www.foundpac.com .	
	The duties and responsibility of the RC include the followings:-	
	a) to review and recommend to the Board in consultation with management, a framework of remuneration and to determine the specific remuneration packages and terms of employment for each Executive Director of the Company;	
	b) to review and recommend to the Board in consultation with management, a framework of remuneration and to determine the remuneration packages for the Non-Executive Directors of the Company;	
	c) to carry out its duties in the manner that it deemed expedient, subject always to any regulations or restrictions that may be imposed upon the RC by the Board from time to time;	
	d) to produce an annual reporting of the remuneration policy which will form part of the Company's Annual Report and/or financial statements;	
	e) as part of its review on the framework of remuneration, the RC shall ensure that all aspects of remuneration including director's fees, salaries, allowances, bonuses, options and benefits-in-kind should be covered;	

	or a be to leas	the remuneration packages should be comparable within the industry and comparable companies and shall include a performance-related element coupled with appropriate and meaningful measures of assessing the performance of individual Executive Director of the Company; to determine the policy for and scope of service agreements for the directors, termination payments and compensation commitments, including fixing appointment period for the directors; and to ensure the level of remuneration for Non-Executive Directors and Independent Directors are linked to their level of responsibilities undertaken and contribution to the effective functioning of the Board. RC meets at least once a year or at any other times as the Chairman any member of the RC decides. The quorum for each meeting shall two (2) of whom must be majority of Non-Executive Directors and at stone (1) must be an Independent Director. RC held two (2) meetings during the year to review the Directors' muneration for the financial year ending 30 June 2020.
Explanation for : departure		
Large companies are require to complete the columns b		complete the columns below. Non-large companies are encouraged
Measure :		
Timeframe :		

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 7.1

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 :	Detailed disclosure or				ividual directors
application of	for the financial year	ended 30 Ji	une 2019 are as	follows:-	
the practice					
			Salary and * Other		
		Fee	Emoluments	ESOS	Total
	Category	(RM)	(RM)	(RM)	(RM)
	- Catogory	(14.01)	(1411)	(14.17)	(13.01)
	Company				
	Tan Cheik Eaik	48,000	7,500	26,546	82,046
	Chan Bee Cheng	36,000	10,000	26,545	72,545
	Teoh Lay Fung	36,000	4,000	26,545	66,545
	Tan Sin Khoon	_	6,000	-	6,000
		120,000	27,500	79,636	227,136
	Subsidiary				
	Ong Choon Heng	-	471,323	66,363	537,686
	Lee Chun Wah	-	555,016	66,364	621,380
	Tan Sin Khoon	-	144,077	66,364	210,441
		-	1,170,416	199,091	1,369,507
	Group	120,000	1,197,916	278,727	1,596,643
	* Other emoluments	mainly con	sist of allowance	s, bonuses a	and the defined
	contribution plans.				
Explanation for :					
departure					
Large companies are	required to complete tl	he columns	below. Non-larae	e companies i	are encouraged
to complete the colur	•		~ c. c		an e en ee an a gea
to complete the colum	iiiis below.				
Measure :					
			T		
Timeframe :					

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 7.2

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	
Explanation on : application of the practice		
Explanation for : departure	The Board is of the view that disclosure on remuneration of the top five (5) senior management on a named basis may not be in the best interest of the Group due to confidentiality and sensitivity of information. Thus, the Board has opted not to disclose it.	
	Alternative practice: None	
Large companies are requi	red to complete the columns below. Non-large companies are encouraged	
to complete the columns b	elow.	
Measure :	Please explain the measure(s) the company has taken or intend to take to adopt the practice.	
Timeframe :	Choose an item.	

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 7.3 - 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 8.1

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

Application :	Applied
Explanation on :	The Chairman of the AC is not the Chairman of the Board.
application of the	
practice	
Explanation for :	
departure	
Large companies are requ	ired to complete the columns below. Non-large companies are encouraged
to complete the columns b	pelow.
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 8.2

The Audit Committee has a policy that requires a former key audit partner to observe a coolingoff period of at least two years before being appointed as a member of the Audit Committee.

Application	:	Applied
Explanation on	:	The Board took note on Practice 8.2 of the MCCG to have a policy that
application of the		requires a former key audit partner to observe a cooling-off period of at
		least two years before being appointed as a member of the AC.
practice		productions years belief being appearable as a member of and 7 to.
		Landon Alice the Boundham on 40 Control on 2047 a lanta little and in
		In view of this, the Board has on 19 September 2017 adopted the policy
		that requires a former key audit partner to observe a cooling-off period
		of at least two years before being appointed as a member of the AC.
Explanation for	•	
_ ·	•	
departure		
Large companies are re	quir	ed to complete the columns below. Non-large companies are encouraged
to complete the columr	ns be	elow.
-		
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 8.3

The Audit Committee has policies and procedures to assess the suitability, objectivity and independence of the external auditor.

Application	:	Applied
Explanation on application of the practice	:	On 18 September 2018, the Board has adopted the Policy for the Assessment of the Suitability and Independence of External Auditors. Accordingly, the Committee has established an Assessment Questionnaires. The areas assessed were (i) calibre; (ii) quality processes/performance; (iii) audit team; (iv) independence and objectivity; (v) audit scope and planning; (vi) audit fees; and (vii) audit communication. On 13 August 2019, the AC has undertaken an assessment of the
		suitability and independence of the External Auditors considering the factors which include adequacy of experience and resources of the firm and the professional staff assigned to the audit, independence, audit fees and the level of non-audit services to be rendered by the External Auditors to the Company, etc. The Board maintains a transparent relationship with External Auditors.
		Based on the assessment, the AC recommended the re-appointment of Messrs. Crowe Malaysia PLT as the External Auditors of the Group for the ensuing year ending 30 June 2020 after having satisfied with its audit independence and the performance of Messrs. Crowe Malaysia PLT throughout its course of audit for the FY2019, amongst others: • satisfied that the quality processes/performance of External
		 Auditors; able to give adequate technical support when audit issues arise; networking ability and competency to address audit of overseas subsidiaries; and adequate experience and resources of Messrs. Crowe Malaysia PLT.
		The AC has also obtained confirmation from the External Auditors that Messrs. Crowe Malaysia PLT have maintained its independence in accordance with Messrs. Crowe Malaysia PLT's requirements and with the provision of the By-Laws on Professional Independence of the Malaysian Institute of Accountants (MIA), they are not aware of any cause that in their professional judgement, may be thought to impair their independence.
Explanation for departure	:	

Large companies are req to complete the columns	•	Non-large companies are encouraged
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 8.4 - Step Up

The Audit Committee should comprise solely of Independent Directors.

Application	:	Adopted
Explanation on adoption of the practice	:	Our AC comprises of solely Independent Directors.

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 8.5

Collectively, the Audit Committee should possess a wide range of necessary skills to discharge its duties. All members should be financially literate 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	This composition of our AC meets the requirements of paragraph 15.09(1)(a) and (b) of the Main LR. Ms. Chan Bee Cheng, the Chairman of the AC, is an accountant by profession and a member of the Malaysian Institute of Certified Public Accountants (MICPA) as well as the Malaysian Institute of Accountants (MIA). Accordingly, this meets the requirements of paragraph 15.09(1)(c) of the Main LR. The other two members of our AC, Mr. Tan Cheik Eaik is the CEO of a Public Listed Company whilst Ms. Teoh Lay Fung is a lawyer by profession. All members of the AC are financially literate and believed to be able to analyse and interpret financial statements to effectively discharge their duties and responsibilities as members of the AC.
	The NC had on 13 August 2019 assessed the performance of the AC and its members through an annual Board Committee effectiveness evaluation. The NC is satisfied that the AC and its members have discharged their functions, duties and responsibilities in accordance with the AC's Terms of Reference and supported the Board in ensuring the Group upholds appropriate corporate governance standards. All members of the AC are mindful that they should undertake continuous professional development to keep themselves abreast of relevant developments in accounting and auditing standards, practices and rules.
Explanation for : departure	
Large companies are requir to complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.
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 9.1The board should establish an effective risk management and internal control framework.

Application :	Applied	
Explanation on : application of the practice	The Group has formalised the risk management process of the Group through a Group Risk Management Framework. Under this Framework, RMC and a Risk Management Working Group ("RMWG") have been formed. The RMWG which consists of managers and key staff, together with the RMC oversee the Group's risk management process. The RMWG reports to the RMC on periodical basis. The RMC will then meet to discuss and evaluate the RMWG' reports for adoption. Thereafter, the RMC will report to the AC about key risks and risk management activities carried out during that period. The AC will review the report and confirm that necessary actions have been or are being taken to remedy any significant failings or weaknesses identified.	
Explanation for : departure		
Large companies are requi	lead to complete the columns below. Non-large companies are encouraged	
to complete the columns b		
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 9.2

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 application of the practice	:	The RMWG, consisting of managers and key staff, has the main function of identifying and assessing business and compliance risks by employing the following methodologies:- Identification of significant risks by the process owners Assessment of the likelihood and impact of the risks identified Evaluating the control strategies in relation to the risks Formulating action plan to address control deficiencies Setting Key Risk Indicators to monitor the risks The main functions of RMC are as follows:- Consider the risk management reports submitted by RMWG Assess the Group's key risks in relation to the Group's appetite Formulating risk management strategies Report to the AC The Board through the AC has performed annual review on the adequacy and effectiveness of the risk management and internal control framework of the Group, and overall satisfied with adequacy and effectiveness of the framework.	
		The Statement on Risk Management and Internal Control set out on pages 41 to 43 of the Annual Report provides an overview on the state of risk management and internal controls within the Group.	
Explanation for departure	;		
Large companies are re to complete the colum		ed to complete the columns below. Non-large companies are encouraged elow.	
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 9.3 - 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 10.1

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 Group outsourced its internal audit ("IA") function to an independent professional firm, Finfield Corporate Services Sdn. Bhd. since 22 February 2017. The IA plan was circulated to the AC prior to the execution of the	
		assignment. Findings arising from the IA exercise were reported and discussed at the AC meeting.	
		IA is carried out to assess the adequacy and integrity of the internal control system of the Group based on the IA plan reviewed and approved by the AC. Based on the audits, the internal auditors will advise management on areas of improvement and subsequently, initiate follow-up actions to determine the extent of implementation of their recommendations.	
		The IA engagements were carried out based on the approved IA plan. The results of the audits as disclosed in the IA reports were reviewed by the AC. The relevant Management members were made responsible for ensuring that corrective actions on reported weaknesses were taken within the required timeframes. IA conducted follow-up audits on key engagements to ensure that the corrective actions were implemented appropriately. In this respect, IA has added value by enhancing the governance, risk management and control processes within the Group. During the year under review, the internal auditors have not reported any significant weaknesses in the system of internal controls of the Group.	
Explanation for departure	:		
		ed to complete the columns below. Non-large companies are encouraged	
to complete the col	umns be	elow.	
Measure	:		
Timeframe	:		

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

Practice 10.2

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 AC assessed and satisfied on the credential of Finfield Corporate Services Sdn. Bhd. prior to the engagement of the firm as its Internal Auditors. Our internal audit engagement with Finfield Corporate Services Sdn. Bhd. is led by its executive director, Mr. Tan Yen Yeow, who is a member of Malaysia Institute of Accountants and Institute of Internal Auditors of Malaysia. Mr. Tan began his professional career with KPMG in 1990 as an articled student under the MICPA programme. After serving for 9 years at KPMG, he left and set up his audit firm, Tan Yen Yeow & Company in 2001. He has been involved in providing professional services which including auditing, internal auditing and risk management.
	The AC satisfied that Finfield Corporate Services Sdn. Bhd. is a reputable firm with vast exposure and having adequate resources and expertise in internal audit, for its appointment as the Internal Auditors of the Group. Finfield Corporate Services Sdn. Bhd. declared its independence and they are free from any relationships or conflicts of interest with the Group, which could impair their objectivity and independence.
	For purposes of identifying and prioritising risks and formulating the Internal Audit Plan, the Internal Auditors will discuss with the RMC and the RMWG, review management reports and financial statements. The Internal Auditors report directly to the AC on its activities based on the approved annual Internal Audit Plans. Its principal role is to provide independent assurance on the adequacy and effectiveness of governance, risk management and internal control processes.
	During the financial year under review, the Internal Auditors carried out reviews on the following areas in two subsidiaries:-
	Information technologyRisk managementSales
	The findings of their audits were tabled at the AC meetings for deliberation.

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 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 11.1

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

Application :	Applied	
Explanation on : application of the practice	The Board ensures there is effective, transparent and regular communication with its stakeholders. The Board recognises the importance of maintaining transparency and accountability to its shareholders and investors and to disseminate information on the Company's performance and any significant developments to ensure that they are informed of all material business matters on a timely manner. Presently, the Board and management of the Company communicate regularly with its shareholders and other stakeholders through the	
	following channels of communication:- a) Bursa Malaysia Securities Berhad The Company releases all material information publicly through Bursa Malaysia Securities Berhad and the shareholders and the public in general may obtain such announcements and financial information from the website of Bursa Malaysia Securities Berhad.	
	b) Company Website Our Company's website, www.foundpac.com, incorporates an Investor Relations section which provides all relevant information on the Company and is accessible by both shareholders and the public. This Investor Relations section enhances the Investor Relations function by including all announcements made by the Company.	
	c) Analyst Briefings and One-to-One Meetings Analyst briefings and one-to-one meeting with analysts and fund managers are held from time to time upon request and availability to provide updates on the Company's strategy, financial and operational performance.	
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	:	

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 11.2

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

Application :	Departure			
Explanation on : application of the practice				
Explanation for : departure	FoundPac is not a Large Company as defined under the MCCG. The Board is mindful on the benefit of Integrated Reporting. Nevertheless, due to the limited resources and considering the size of the Group, the Board has assessed and of the opinion that it is deemed not cost effective that Integrated Reporting is required at this juncture.			
	Alternative Practice: None			
Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.				
Measure :	Please explain the measure(s) the company has taken or intend to take to adopt the practice.			
Timeframe :	Choose an item.			

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

Practice 12.1

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 practice	The Company despatched the notice of 3 rd AGM on 23 October 2018 for holding the said AGM on 21 November 2018 where the notice was given to the shareholders at least 28 days prior to the meeting in line with the Practice 12.1 of the MCCG. For 4 th AGM to be held on 19 November 2019, the Board dispatches its notice of 4 th AGM to shareholders at least 28 days before the meeting. The additional time given the shareholders would allow them to make necessary arrangements to attend and participate either in person, by corporate representative, by proxy or by attorney. This would also enable the shareholders to properly consider the resolutions that will be discussed and decided at the meeting.	
Explanation for : departure		
Large companies are requir	red to complete the columns below. Non-large companies are encouraged	
to complete the columns be	elow.	
Measure :		
Timeframe :		

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

Practice 12.2

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	The Board took note that the presence of all directors at the AGM will provide opportunity for shareholders to effectively engage each director. Besides, having the chair of the Board subcommittees present facilitates these conversations and allows shareholders to raise questions and concerns directly to those responsible. Accordingly, barring unforeseen circumstances, all directors as well as the Chairman of respective Board Committees (i.e. AC, NC, RC, RMC and ESOS Committee) will present at the forthcoming AGM of the Company to enable the shareholders to raise questions and concerns directly to them.	
Explanation for : departure		
Large companies are reaui	red to complete the columns below. Non-large companies are encouraged	
to complete the columns b		
Measure :		
Timeframe :		

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

Practice 12.3

Listed companies with a large number of shareholders or which have meetings in remote locations should leverage technology to facilitate—

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

Application	Applied		
Explanation on application of the practice	The Company allows a member to appoint a proxy who may not be a member of the Company. If the proxy is not a member of the Company, he/she need not be an advocate, an approved company auditor or a person approved by the Companies Commission of Malaysia. FoundPac has not set the limit on the number of proxies to be appointed by an exempt authorised nominee with shares in the Company for Omnibus account to allow greater participation of beneficial owners of shares at general meetings of the Company. The Articles of Association of the Company further accord proxies the same rights as members to speak at the general meetings. Essentially, a corporate representative, proxy or attorney is entitled to attend, speak and vote both on a show of hands and on a poll as if they were a member of the Company. Despite the recommendation of Practice 12.3 that the Company with large number of shareholders should have meetings in remote locations and in leverage technology to facilitate voting including voting in absentia and remote shareholders' participation at the general meeting, the Board assessed and of the opinion that meetings in remote locations is not necessary and costly to the Company in view of the current numbers of shareholders of the Company. In line with the Practice 12.3 of the MCCG in promoting electronic voting, the Board had since the previous AGM adopted electronic voting: more accurate and transparent voting results; more accurate and transparent voting results; making voting more accessible even for the disabled; reduce administrative cost and paper work; and remove the need for physical ballot papers.		
Explanation for departure			
	Large companies are required to complete the columns below. Non-large companies are encouraged to complete the columns below.		
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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