# CORPORATE GOVERNANCE REPORT

**STOCK CODE** : GBGAQRS

**COMPANY NAME** : GABUNGAN AQRS BERHAD FINANCIAL YEAR : December 31, 2018

## **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 PURSUANT 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 recognises the importance of good corporate governance practices within the Company and its subsidiary companies ("Group") as a fundamental part of discharging its responsibilities to safeguard shareholders' investments and to protect the interests of all stakeholders.
		The Board also mindful of the importance of the establishment of clear roles and responsibilities in discharging its fiduciary and leadership functions including those reserved for the Board's approval and those which the Board may delegate to the Board Committees and the Management and committed to ethical values and standards. On this note, the Board has defined its Board of Charter, and Code of Conduct setting out the roles, duties and responsibilities of the Board, the principles and practices of corporate governance to be followed and its commitment of fair practices to its stakeholders.
		The Board has reviewed its Board Charter and Code of Conduct on 18 October 2018. The Board Charter, Code of Conducts, Whistleblowing Policy as well as the terms of reference of the Board Committees are published on the Company Corporate website at <a href="http://www.gbg.com.my/">http://www.gbg.com.my/</a> . The Board also has reserved a formal schedule of matters for its decision making to ensure that direction and control of the Company are firmly in its hands. It has also set the strategic direction of the Company, exercised oversight on Management and set the appropriate tone at the top, while providing thought leadership and championing good governance and ethical practices throughout the Company.
		Its role can be summarised by the following:
		<ul> <li>Reviewing and adopting a strategic plan for the Group.</li> <li>Overseeing and evaluating the conduct of the Group's business</li> </ul>

	<ul> <li>Identifying principal risks and ensuring the implementation of appropriate internal controls and mitigation measures.</li> <li>Establishing a Succession planning for Board and senior management including appointing, training, fixing the compensation of, and where appropriate, replacing Key Senior Management.</li> <li>Overseeing the development and implementation of stakeholders' communications policy for the Group to ensure an effective, transparent and regular communication with its stakeholders.</li> <li>Reviewing the adequacy and the integrity of the management information and internal controls system of the Group including systems for compliance with applicable laws, regulations, rules, directives, and guidelines.</li> <li>Formulating of corporate policies and strategies.</li> <li>Approving key matters such as financial results as well as major investments and divestments, major acquisitions and disposals and major capital expenditure in accordance with the limits of authority.</li> <li>Annual Assessment of the Board, Board Committees and individual Directors.</li> <li>In line with its overall responsibility for the proper conduct of the Group's business, the Board is also responsible for establishing the Group's business goals and strategic directions, setting operating goals and performance targets for Management and monitoring the achievement of those operating goals and performance targets. The Board also oversees the process of evaluating the adequacy and effectiveness of the system of internal controls and risk management processes.</li> </ul>
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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	:	The Chairman, Y.M. Tunku Alizan bin Raja Muhammad Alias is leading the Board in its collective oversight of management, is responsible for the overall functioning of the Board. The role of the Chairman of the Board is set out in the Paragraph 2.3.2 of the Board Charter, include the followings:  - chair meetings of members, including the Annual General Meeting; - establish the agenda for, and frequency of, Board meetings (together with the GCEO where appropriate); - ensure that all relevant issues for the effective running of the Company's business are on the agenda; - ensure appropriate steps are taken to provide effective communication with stakeholders and their views are communicated to the Board as a whole; - leading the Board in establishing and monitoring good corporate governance practices in the Company; - protecting the interest and provide for the information needs of various stakeholders; - be the link between the Board and the Group Chief Executive Officer/senior management; - review matters of concern to the Group together with the Executive Directors; - provide guidance and mentoring to the Executive Directors, if any;
		develop a Performance Agreement/Evaluation with the Executive Directors and review his or her performance against this Agreement/Evaluation; and - provide a proposal to the Remuneration Committee on remuneration of the Executive Directors.
		During Board Meetings, the Chairman leads the discussion, allowing sufficient time for deliberations on key issues and complex matters. He also encourages active participation and allows views including dissent to be freely expressed. He also ensures that every Board resolution is put to vote and the will of majority prevails.
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 1.3**The positions of Chairman and CEO are held by different individuals.

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Application :	Applied
Explanation on :	The clear division of roles and responsibilities of the Chairman and
application of the	Group CEO are explained clearly in Paragraphs 2.3.2 and 2.3.3 of the
practice	Board Charter, which is available on the Company's website at
	http://www.gbg.com.my/about/corporate-governance.
	The positions of Chairman, Y.M. Tunku Alizan bin Raja Muhammad Alias
	leads and manages the Board by focusing on strategy, governance,
	compliance and also to ensure the Board's decisions have already been
	implemented whereas the Group CEO, Dato' Azizan bin Jaafar focuses
	on the day-to-day management and the business of the Group, and is responsible for the implementation of the Board's policies and decisions.
	responsible for the implementation of the board's policies and decisions.
	The distinct and separate roles of the Chairman and Group CEO with
	their clear division of responsibilities as mentioned above, ensure a
	balance of power and authority, such that no one individual has
	unfettered decision-making powers.
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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	: The Board is supported by three Company Secretaries who are qualified to act as company secretary under Section 235(2) of the Companies Act 2016. The Company Secretaries continuously stay updated of the evolving market environment, regulatory changes and enhancement in corporate governance best practices by attending trainings.
	The Company Secretaries manage all Board, Board Committee and the group subsidiaries meetings and ensures accurate and proper records of the proceedings and resolutions passed are maintained in the statutory records at the registered office of the Group.
	The Company Secretaries give clear and sound advice on the measures to be taken and requirements to be observed by the Group and the Directors arising from new statutes and guidelines issued by the regulatory authorities to comply with relevant laws, rules, regulations and governance best practices, Boardroom effectiveness and directors' duties and responsibilities.
	The Company Secretaries play an advisory role to the Board particularly with regards to the Group's Constitution, Board policies and procedures, corporate governance best practices and its compliance with regulatory requirements, codes and legislations.
	All Board Members have access to the professional advice and services of the Group Secretaries, and are satisfied with the performance and support rendered by the Group Secretaries to the Board in discharging its functions.
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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	:	To facilitate the Directors' time management, a scheduled meeting calendar is prepared and circulated in advance of each new year. The calendar provides Directors with scheduled dates for meetings of the Board, Board Committees and the Annual General Meeting.
		The Notices for Board Meetings and Board Committees' Meetings are sent to the Directors' via email at least seven (7) working days prior to the meeting. Further, the Company Secretaries will ensure the circulation of proper notice of meetings together with the agenda and meeting materials will be at least five (5) business day before the meeting date or in a timely manner to allow reasonable time for Directors to view the Board papers and Board Committees' papers.
		The deliberations and decisions at Board and Board Committees' meetings are well documented in the minutes, including matters where Directors abstained from voting and deliberation.
		All proceedings from the Board meetings are recorded and confirmed by the Chairman of the meeting. The minutes of Board meetings are circulated to all Directors for their perusal prior to confirmation of the minutes to be done at the commencement of the following Board meeting. The Directors may request for clarification or raise comments before the minutes are tabled for confirmation. Upon receiving confirmation from all the members at the Board meetings, the minutes will be signed by the Chairman of the meeting as a correct record of the proceedings of the meeting. Signed copies of the minutes were kept in the minutes book maintained by the Company Secretary.
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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 is guided by the Board Charter which is an authoritative policy documents that sets out the Board's strategic intent, authority and terms of reference. It also serves as a primary reference for the Directors of their fiduciary duties as directors of the Company which outlines the duties and responsibilities of the Board, matters reserved for the Board's deliberation and decision-making, and those matters which the Board may delegate to the Board Committees.
	The roles and responsibilities of the Board, Board Committees, individual Directors and Management; and issues and decisions reserved for the Board are set out clearly in the Company's Board Charter and also in the Corporate Governance Overview Statement of the Annual Report.
	The Board had reviewed the Board Charter on 18 October 2018 will periodically review the Board Charter and make any changes whenever necessary to ensure they remain consistent with the Board's objectives, current law/regulations, good governance practices and in compliance with the Malaysian Code on Corporate Governance.
Explanation for : departure	
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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**

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.

Applied	
The Group has in place a Code of Ethics and Conduct that is applicable to Directors and employees of the Group. The Code of Ethics and Conduct sets out the standards of good conduct and ethical practices, and aims to maintain confidence in the integrity of the Group's business practices.  All Directors and employees of the Group must endeavour to observe the Code of Ethics and Conduct which provides guidance as to the ethical conduct to be complied to uphold the principles of honesty and integrity, to ensure a high standard of ethical and professional conduct is upheld in the performance of their duties and responsibilities.  The Board had on 18 October 2018 reviewed and revised this Code covering its tolerance against conflicts of interest, preventing the abuse of	
power, corruption, protecting Company's asset and information, insider trading and money laundering and the expected actions to be taken and the responsibilities of the Board, Management and other employees towards this Code. The Code of Ethics and Conduct is accessible on the Company's website at <a href="https://gbg.com.my/who-we-are/corporate-governance/">https://gbg.com.my/who-we-are/corporate-governance/</a> .	
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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 3.2

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

Application	:	Applied
Explanation on application of the	:	The Board has put in place a Whistle-Blowing Policy to provide an avenue for employees and stakeholders to report genuine concerns
practice		about unethical behaviour, malpractices and illegal acts on failure to comply with regulatory requirements without fear of reprisal. All cases shall be independently investigated and appropriate actions taken where required.
		Included in the policy are the grievance procedures and the independent persons to which report on any suspected wrongdoing maybe reported for further investigation. The whistle-blower can address his/her complaints to the either the Audit Committee Chairman, Mr. Loo Choo Chong or Senior Independent Director, Datuk Kamarudin bin Md Ali.
		The Board had on 18 October 2018 reviewed and revised this Whistleblowing Policy and will periodically review the Whistle-Blowing Policy when necessary to ensure it remains relevant and appropriate. The details of the Whistle-Blowing Policy are available for reference on the Company's website at <a href="https://gbg.com.my/who-we-are/corporate-governance/">https://gbg.com.my/who-we-are/corporate-governance/</a> .
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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 Board of the Company consists of seven (7) Directors, comprising four (4) Independent Non-Executive Directors and three (3) Executive Directors of which each of the Executive Directors also serves as Group Chief Executive Officer, Group Deputy Chief Executive Officer and Group Chief Financial Officer respectively.
	The four (4) Independent Non-Executive Directors out of the total number of the Board's member made up the Board to comprise a majority independent directors.
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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	:	
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

# Practice 4.3 - 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	:	The Board acknowledges the importance of a diverse mix of skills and profiles of the directors on the Board and Senior Management, in terms of age, ethnicity, gender, business experience and personal skills to provide the necessary perspective, experience and expertise required to achieve effective stewardship and management of the Company's operation.
		The Nomination Committee shall recommend to the Board of Directors, the candidates for all directorships to be filled by the shareholders or the Board of Directors. In making its recommendations, the Nomination Committee should consider the following criteria of the candidates':-  • qualification;  • skills, knowledge, expertise and experience;  • specialist knowledge and technical skills;  • professionalism;  • integrity; and  • in the case of candidates for the position of independent non-executive directors, the nomination committee should also evaluate the candidate's ability to discharge such responsibilities/ functions as expected from independent non-executive directors and time commitment to the Company.  All appointments will be assessed based on the merits of each candidates and candidates will be considered against objective criteria, having due regard for the benefits of diversity of the Board and workforce.
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 4.5

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  Explanation for departure	:	The Company recognises that Board diversity enhances decision making capability and quality of the Board's performance, and it believes that a truly diverse Board will leverage differences in perspective, knowledge, skill, industry experience, background, age, ethnicity, race and gender amongst the Directors, and these differences will be considered in determining the optimum composition of the Board. The Board has adopted a Board Diversity Policy during the financial year 2018.  The Diversity Policy is available on the Company's website at <a href="https://gbg.com.my/who-we-are/corporate-governance/">https://gbg.com.my/who-we-are/corporate-governance/</a> .  The Company is not classified as "Large Company". However, the Board currently has one (1) female directors which represents 14.29% of the Board members, reflects the Board's commitment towards achieving a more gender diversified Board.  The Board will, from time to time, review its composition and size to ensure it fairly reflects the investments of the shareholders of the Company while at the same time having due regard for diversity in skills, experience, cultural background, gender and age.
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Board decisions are made objectively in the best interests of the company taking into account diverse perspectives and insights.

# Practice 4.6

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.

Application	: Applied
Explanation on application of the practice	The Board considers a variety of sources for the identification of suitable candidates. The Board may rely on recommendations from the existing Board members, Senior Management, major shareholders as well as other independent sources.
	During the financial year 2018, there was no new appointment of directors in the Company. The Board takes note of the guideline and may, through its Nomination Committee, consider identifying potential candidates for appointment of directors from various external sources such as professional advisory firms/associations as well as independent search firms should the need arise.
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 4.7

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

Application :	Applied
Explanation on :	The Nomination Committee is chaired by an Independent Non-
application of the	Executive Director, Mr. Muk Sai Tat.
practice	
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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	:	The Nomination Committee (NC) carries out an annual evaluation of the effectiveness of the Board as whole, the Board Committees and the contribution or performance of each individual Director. The NC also assist the Board in assessing the independence of the Independent Directors annually.  The annual evaluation, which was internally facilitated, involves individual Director and Committee members completing separate evaluation performance questionnaires regarding processes of the Board and its Committees, their effectiveness and where improvements could be considered. The criteria for the evaluation is guided by the 3 <sup>rd</sup> Edition of the Corporate Governance Guidebook issued by Bursa Malaysia. The assessment consists of the following:  (a) Board and Board Committee's evaluation;
Explanation for		<ul> <li>(b) Performance Evaluation Sheet - Individual Director Self/ Peer Evaluation;</li> <li>(c) Independent Director's Self-Assessment Checklist; and</li> <li>(d) Audit Committee Member's Self and Peer Evaluation Form.</li> <li>The assessment and comments by all Directors were summarised and discussed at the NC meeting which were then reported to the Board at the Board meeting held thereafter. These assessments and evaluations carried by the NC are properly documented.</li> <li>The Board is satisfied with the results of the annual assessment. The Board views that the current size and the existing composition of the Board are sufficient and well balanced, cater effectively to the scope of the Group's operations and there is appropriate mix of knowledge, skills, attributes and core competencies in the Board. As presently constituted, the Board has the stability, continuity and commitment as well as capacity to discharge its responsibilities effectively.</li> </ul>
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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 a Remuneration Policy to determine the remuneration of its Director and Senior Management. The details are as set out in the said policy and are available on the Company's website at <a href="https://gbg.com.my/who-we-are/corporate-governance/">https://gbg.com.my/who-we-are/corporate-governance/</a> .
		The remuneration of Executive Directors and Senior Management are determined at levels which enabled the Company to attract and retain Executive Directors and Senior Management with the relevant experience and expertise to manage the business of the Group effectively. The RC reviews the Board's remuneration policy and terms of service of each Executive Director annually taking into consideration market conditions and comparisons, responsibilities held, business strategy, long term objectives and the overall financial performance of the Group.
		Determination of remuneration packages of Non-Executive Directors, is a matter of the Board as a whole. The individuals concerned will abstain from discussion of their own remuneration.  The RC is also responsible to review the remuneration packages of the Non-Executive Directors of the Company and thereafter recommend to the Board for their consideration. Non-Executive Directors are paid by way of fixed monthly fees or annually and a meeting allowance for each meeting attended.
		Individual Director is not allowed to participate in discussion of his / her own remuneration.
Explanation for departure	:	

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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  Explanation for departure	The Board has in place a Remuneration Committee which comprises of solely Non-Executive Directors. Remuneration Committee's primary responsibilities include establishing, reviewing and recommending to the Board the remuneration packages of each individual Executive Director and Senior Management to ensure that their remuneration should commensurate with their responsibilities and commitment.  The authority, duties and responsibilities of Remuneration Committee are provided in the Terms of Reference, which is available on the Company's website.
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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 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 on named basis for the remuneration of individual
application of the		directors which include their fees, salary, bonus, benefits in-kind and
practice		other emoluments are provided in the Corporate Governance Overview
		Statement in the Annual Report.
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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 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 :	Applied
Explanation on :	The Company had disclosed the top five senior management's
application of the	remuneration component in band width of RM50,000 on named basis.
practice	
	Detail disclosure on is available in the Corporate Governance Overview
	Statement of the Company's Annual Report.
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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 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 Audit Committee, Mr Loo Choo Hong, who is an
application of the		Independent Non-Executive Director and is not the Chairman of the
practice		Board.
Explanation for	:	
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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	:	None of the Board members are former key audit partners of the External
application of the		Auditors.
practice		
		The Audit Committee has adopted the Practice 8.2 of the Malaysian Code on Corporate Governance, and incorporated such policy into the External Auditors Independence Policy of the Company.
		The External Auditors' Independence Policy which is made available for
		reference on the Company's website.
Explanation for	:	
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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	:	The Company has adopted an External Auditors' Independence Policy, which sets out the procedures on the appointment and re-appointment of External Auditors, the annual assessment of the External Auditors as well as the declaration of the independence by the External Auditors.		
		The AC is to undertake annual assessment of the performance, suitability and independence of the External Auditors based on the quality of service, sufficiency of resources, communication and interaction, and the independence, objectivity and professionalism. The other areas of assessment include amongst others, External Auditors' caliber, audit team, audit scope and audit fees.		
		The External Auditors, in supporting their independence, will provide the Audit Committee with a written assurance confirming their independence throughout the conduct of the audit engagement in accordance with the relevant professional and regulatory requirements. The External Auditors have provided such declaration in their annual audit plan presented to the Audit Committee of the Company during the financial year.		
		The Audit Committee and the Board are satisfied with the performance, competence and independence of the external auditors and the Board had recommended their re-appointment to the shareholders' approval at the forthcoming Annual General Meeting.		
Explanation for departure	:			
Large companies are req to complete the columns		ed to complete the columns below. Non-large companies are encouraged Plow.		
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	The Audit Committee comprises wholly of Independent Directors and as such, there is a strong and independent element to provide effective oversight for it to function effectively and exercise objective judgements independently.

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	
Application .	Applied	
Explanation on : application of the practice	The members of the Audit Committee ("AC") has a mix of skill, knowledge and the appropriate level of expertise and experience to enable them to discharge their duties and responsibilities pursuant to the Terms of Reference of the AC.	
	All the members of the AC are financially literate and are able to understand, analyse and grasp complex issues brought to its attention including the financial reporting standards and processes.	
	The members of the Board including the AC members, had during the financial year, attended various training programmes and seminars organised by the relevant regulatory authorities and professional bodies to broaden their knowledge and to keep abreast of the relevant changes in law, regulations, risk management and business environment. Trainings attended by the AC members during the financial year 2018 are provided in the Corporate Governance Overview Statement in the Annual Report 2018.	
	Further, AC members also received some updates on developments in accounting and governance standards are presented by the external auditors at meetings of AC.	
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 9.1**The board should establish an effective risk management and internal control framework.

Application	: Applied
Explanation on application of the practice	The Board acknowledges its responsibilities for maintaining a sound and reliable system of internal controls within the Group, covering the financial controls, the operational and compliance controls, and risk management. This is a continuing process which includes risk assessments, internal controls reviews, and internal audit checks on all companies in the Group. The system of internal controls of the Group, by its nature are designed to provide reasonable but not absolute assurance against risk of material errors, misstatement, fraud, or losses occurring.
	The AC is tasked with the duty to assess the Group's internal control environment to determine the adequacy and effectiveness of the system of internal controls put in place by Management. The review covers the financial, operational, and compliance controls. The Risk Management Committee assists the Board in its review of the adequacy and effectiveness of risk management process of the Group and the Company.
	The Risk Management Committee principally develops, executes and maintains the risk management system to ensure that the Group's corporate objectives and strategies are achieved within the acceptable risk appetite of the Group. Its reviews cover responses to significant risks identified including non-compliance with applicable laws, rules, regulations and guidelines, and output from monitoring processes as well as continual review process of identified risks and effectiveness of mitigation strategies and controls.
	The information on risk management and internal control are set out in the Statement on Risk Management and Internal Control in the Annual Report 2018.
Explanation for departure	
Large companies are rec to complete the column	quired to complete the columns below. Non-large companies are encouraged as 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 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 Group has a structured risk management framework in place, whereby a systematic and logical methodology risk management model has been adopted to ensure key risks are identified, evaluated, properly prioritised, owners identified with proper response time set and allowed for continuous improvement.	
	Under the stewardship of the Risk Management Committee, the Enterprise Risk Management Framework has been further enhanced and made reference to COSO framework for effective Risk management standards, which outline the risk governance and structure, risk policies, risk assessment process and integration of risk management into significant activities and functions.	
	The Risk Management Committee is assisted by the Management to monitor the risk policy implementation, provide risk education to all staff, ensure accountability of risks identified are assigned and facilitate the risk reporting to the Board. The risk identification process, which is done on an on-going basis, entails reviewing and assessing all key factors within the Group's business context from an external perspective, i.e. from macroenvironment to industry and internal risks.	
	Details on the Group's internal control and risk management framework are set out in the Statement on Internal Control and Risk Management in the Company's Annual Report 2018.	
Explanation for departure		
Large companies are requ to complete the columns	ired to complete the columns below. Non-large companies are encouraged 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 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 :	Adopted
Explanation on adoption of the practice	The Board has established a Risk Management Committee, comprising six (6) members with a majority of Independent Non-Executive Directors, to oversee the Group's risk management framework and policies.
	The principal objective of the Risk Management Committee is to assist the Board in their responsibilities to identify, assess and monitor key business risks to safeguard shareholders' investments and the Group's assets.
	The Terms of Reference of the Risk Management Committee is available for reference on the Company's website at <a href="https://gbg.com.my/who-we-are/corporate-governance/">https://gbg.com.my/who-we-are/corporate-governance/</a> .

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
		••
Evalenation on		The internal audit function is supported by an outsoursed independent
Explanation on application of the	:	The internal audit function is supported by an outsourced independent professional service provider, IA Essential Sdn. Bhd., to assist the Audit
practice		Committee as well as the Board in discharging their responsibilities by
practice		providing independent, objective assurance and advisory services that
		seek to add value and improve the Group's operations.
		seek to dud value and improve the Group's operations.
		The internal audit function is independent of the operations of the
		Group and provides reasonable assurance that the Group's system of
		internal control is satisfactory and operating effectively. The Internal
		Auditors' risk-based approach towards the planning and conduct of
		internal audits, are consistent with the Group's framework in designing,
		implementing and monitoring its internal control system.
		The A. P. Committee of the Committee of
		The Audit Committee approves their audit plan and upon completion
		monitor the implementation progress of their audit recommendations. The internal audit function provides the Board reasonable assurance of
		the effectiveness of the system of internal control in the Group. The
		details and summary of work of the internal audit function are further
		disclosed in the Audit Committee Report in the Company's Annual
		Report 2018.
Explanation for	:	·
departure		
•	•	ed to complete the columns below. Non-large companies are encouraged
to complete the colum	ns 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	:	The Internal Audit Function is outsourced to an external independent
application of the		service provider, IA Essential Sdn. Bhd. ("IA Essential").
practice		The head of the outsourced Internal Audit Function, Mr. Chong Kian Soon, is a Chartered Member of Institute of Internal Auditors Malaysia. He is supported by the engagement team of Internal Auditors who have the relevant professional qualifications such as accounting graduates from local universities.
		The Internal Auditors have performed its work with reference to the principles of the International Professional Practice Framework of Institute of Internal Auditors covering the conduct of the audit planning, execution, documentations, communication of findings and consultation with key stakeholders.
		The Audit Committee will review the engagement between the Group and IA Essential to ensure that the Internal Auditors' objectivity and independence are not impaired or affected.
Explanation for departure	:	
•	•	ed to complete the columns below. Non-large companies are encouraged
to complete the column	s be	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 11.1

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

Application	: Applied
Explanation on application of the practice	: The Group believes that clear and consistent communication wi investors promotes better appreciation of the Company's business are activities and allows the Group's business and prospects to be evaluated fairly.
	Besides the various announcements and disclosures including information on the quarterly and annual results released to Burn Malaysia Securities Berhad, the Board maintains an effective communications policy that enables the Board (in particular the Executive Board Members) to communicate effectively with its shareholders, stakeholders and the public in general.
	The Company also attends to the requests for meetings from analy and fund managers from time to time.
	Hence, the Board communicates with stakeholders by way of:  i. the Annual Report, which contains the financial and operation review of the Group's business, corporate informatio financial statements;  ii. various announcements made to the Bursa Securities, which
	include announcements on quarterly results; iii. the Company website;
	<ul> <li>iv. meetings with research analysts and fund managers if require to provide them with insight of business in Group and the industry; and</li> </ul>
	v. Shareholders interaction during the general meetings.
	Further, stakeholders are also encouraged to direct their inquiries via mail at <a href="mailto:enquiries@gbg.com.my">enquiries@gbg.com.my</a> or <a href="mailto:info@gbg.com.my">info@gbg.com.my</a> .
Explanation for departure	:
Large companies are to complete the colu	nuired to complete the columns below. Non-large companies are encourage 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 11.2

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	: The Company has yet to adopt integrated reporting based on a globally recognised framework. The Board acknowledges that integrated reporting goes beyond a mere combination of the reports in the Annual Report into a single document. Nevertheless, there are coordination efforts among cross- functional departments in preparing the various statements and reports in the Annual Report.  Since the Company is not categorised under Large Companies, the Board may consider adopting integrated reporting in future.  Corporate information is disseminated via the Company's website and announcements made via Bursa Malaysia Securities Berhad's website. At present, the Board is of the view that the Company's Annual Report is comprehensive enough for stakeholders to make informed decisions.  The current Annual Report provides stakeholders with a fairly comprehensive overview on the Company's financial and non-financial information including future prospects. Components such as Management and Discussion Analysis, Corporate Governance Overview Statement and Statement on Risk Management and Internal Control form an integral part of the non-financial information.  Once the level of maturity of non-financial reporting practices is adequate and able to comply with global recognised integrated
	reporting standards, the Company will implement this as soon as it is practicable.
Large companies are req to complete the columns	uired to complete the columns below. Non-large companies are encouraged 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 Notice convening the forthcoming 9th AGM of the Company is given to shareholders at least 28 days before the date of holding the 9th AGM.
Explanation for departure	:	
Large companies are reg	uir	ed 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 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	All Directors and the Chairman of every Board Committees were present at the Eighth Annual General Meeting of the Company held on 14 May 2018 to address questions from shareholders.  At the last Extraordinary General Meeting of the Company held on 5 September 2018, 5 out of the 7 Directors of the Company were present at the EGM. The absence of the 2 Directors was due to other urgent work commitment.  Shareholders were invited to ask questions both about the resolutions being proposed before putting them to vote as well as matters relating to the Company's operations in general and meaningful responses were given to the questions raised.	
Explanation for : departure		
Large companies are requi to complete the columns b	red to complete the columns below. Non-large companies are encouraged below.	
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	:	Departure
F. dansilana		
Explanation on application of the practice	:	
Explanation for departure	•••	Presently, the Company does not have any facilities to cater for voting in absentia and remote shareholders' participation at general meetings.
		The Company holds its past years' General Meetings at venues which are accessible by shareholders and not at remote locations.
		Shareholders who are unable to attend the Annual General Meeting are advised that they can appoint proxies to attend and vote on their behalf by completing the proxy form enclosed in the Annual Report and depositing it at the Registered Office at least forty-eight (48) hours before the time for holding the meeting or any adjournment thereof.
		All resolutions set out in the Notice of Annual General Meeting were put to vote by poll. An independent scrutineer was appointed to validate the vote cast in the last Annual General Meeting. The outcome of the Annual General Meeting was then announced to Bursa Securities on the same meeting day while the summary of key matters discussed during the Annual General Meeting were posted on the Company's website.
		The Company will explore the use of technology to allow voting in absentia or remote shareholders' participation. The Company will assess the necessity and viability for such facility taking into consideration the number of shareholders, the reliability of the technology and cost-benefit to the Company, before adopting this practice.
	Large companies are required to complete the columns below. Non-large companies are encourage 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.

# 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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