CORPORATE GOVERNANCE REPORT

STOCK CODE : 5243

COMPANY NAME : Velesto Energy Berhad **FINANCIAL YEAR** : December 31, 2022

OUTLINE:

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

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

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

SECTION A - DISCLOSURE ON MALAYSIAN CODE ON CORPORATE GOVERNANCE

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

Intended Outcome

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

Practice 1.1

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

Application	:	Applied	
Explanation on application of the practice	:	 The Board of Directors (Board) of the Company sets the direction and formulation of VELESTO Group's strategic aims. Evaluation of the Group's strategic and business plan involve participation of the Board and the Management in having strategic discourses in combination of multiple and pertinent imperatives that involve the Group. These activities involve the culmination of considerations and recommendations from respective Board committees over the year, enhanced during Management Away Day and shaped by deep-diving into short and long-term strategies for focused values creation during Board Away Day on 7 to 9 September 2022. Aligned with Velesto's Wawasan 2030 roadmap comprising of 6 pillars of "Business Growth", "Technology & capabilities", "People", "Business Process", "Stakeholders management' and "ESG", the Group's Business Plan and Key Performance Indicator (KPI) set the strategic aims for the Group for the year 2022 and roadmap to 2030. Setting the Strategic Aims Strategic discourses of the Board and the Management involve the reviewing, understanding, assessing and approving specific 	
		strategic directions and initiatives. These involve assessing and understanding the issues, risks and forces that define and drive the Group's near and long term performance, which for FY2022 involved among others, the following:- (a) Global outlook: Assessed the threats to business, the state of global economy forecasting and beyond, oil price movements, behaviours of oil companies, their activities and capital	

- expenditures spending, movements in upstream activities ahead.
- (b) Global risks on geopolitics, micro and macro economies, pressures on oil prices, volatility of oil & gas industry and market shifts and restructurings. Global drivers for ESG performances.
- (c) Domestic outlook: Focused on elements that affected the domestic economy and increasing upstream activities. The shifting customers' focus and planning for drilling activities, workover services and integrated projects. Enhanced ESG momentum and trends.
- (d) Domestic risks with capital expenditures movements of customers, demand for local contents in operations, increased competition and pressures on prices and limited supply of key commodities and logistical capacity. Increasing demand for human resources and skilled talents.
- (e) In tandem with the Group's organizational purpose of "Performance Driven and Operations Focused", Company outlook dived into increasing utilisation, materializing increased day rates, forging collaborations and identification and extraction of opportunities, improving operational efficiencies, cost containment and improved overhead costs, innovative optimisation and procurement enhancements and collaborations, improved maintenance and assets and enhanced inventory management. People focused talents development and succession planning. Accelerated digitalisation and process efficiencies with more advanced digital enablers such as Enterprise Resources Planning implementation. Focused on formalizing the Group's ESG's approaches and integrating sustainability into planning and strategies.
- (f) Aligned with objectives of the Group, the Group's risks were assessed in macro and micro level, delved in risks in near and long-term perspectives with current and foresights into business activities and changes in the segments of the Group's businesses. The Group's Top Risks were identified, assessed and anticipated threats were monitored and mitigated; and risks action plans were implemented and effectiveness assessed for further future planning.
- Optimal manpower sizing implementation: People focused strategies of the Group involves considerations of optimum staffing to meet the set objectives of the Group. Upskilling and reskilling manpower exercise was implemented in FY2022.

	•	Review performance of the Group involve measurement and
		evaluation of performance of the Group against key objectives set
		in the beginning of the year. KPIs formulated focused on financial
		performance, operational metrics, project initiatives' results and
		qualitative assessments:-
		quantative assessments.
		 (a) Financial: how the Group strengthen the financial position by improving top and bottom line. (b) Operational metrics: how to maximise utilization and efficiency of assets, initiate cost saving measures, ensure Health Safety & Environment sound operations. (c) Project initiatives: improve existing processes and structures, expand existing business and develop new business.
		(d) Qualitative: managing business and operational risks. Ensure compliance to the Group's operating policies on conduct, integrity and governance. Strengthening stakeholder and employee engagement.
	-	Set values & standard - The Board, the Management and the employees of the Group abide and are guided by the Code of Business Conduct and Ethics in leading and conducting the Group's business and operations. The Code is driven by the Group's ILEAP values and the highest standard of business ethics. The Group's dedication to achieve the highest standards in operations, businesses and interactions with stakeholders are promulgated in the Group's Vision and Mission.
	•	The Board's roles & responsibilities are set out in the Board Charter. During the year under review, in performing their roles and responsibilities, the activities and the manner in which the affairs of the Company are managed are shared in the Annual Report 2022 and the Group's key areas and priorities in focus are available in the Management Discussion and Analysis and Corporate Governance Overview Statements of the Annual Report 2022.
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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 of the Board is Mohd Rashid Mohd Yusof, a Non-Independent Non-Executive Director (NINED). The Chairman is responsible for leading the Board and for ensuring its effectiveness. He facilitates the contributions of Board members and leads to harness the talents and energy contributed by each of the individual Directors. Amongst the key responsibilities as a Chairman of the Board, include (but are not limited to) the following:- Providing leadership for the Board, so that the Board can perform its responsibilities effectively; Setting the Board agenda and ensuring that Board members receive complete and accurate information in a timely manner; Leading Board meetings and discussions; Encouraging active participation and allowing dissenting views to be freely expressed; Managing the interface between the Board and Management; Ensuring appropriate steps are taken to provide effective communication with stakeholders and that their views are communicated to the Board as a whole; and Leading the Board in establishing and monitoring good corporate governance practices in the Company. The Chairman also presides over Board meetings whilst leading the discussions and deliberations conducted in boardroom to ensure time allocated for meeting are used productively.
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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.

Amaliantian		Applied		
Application	:	Applied		
Explanation on	:	The Chairman of the Board is Mohd Rashid Mohd Yusof, whilst the		
application of the		President is Megat Zariman Abdul Rahim, the President / Non-		
practice		-		
		Independent Executive Director of the Company.		
		The Board constitution the formal of the first state of the first stat		
		The Board recognises the importance of having a clearly accepted		
		division of power and responsibilities at the head of the Company to		
		ensure a balance of power and authority.		
		Separation of the positions of the Chairman and President promotes		
		accountability and facilitates division of responsibilities between them.		
		In this regard, no one individual can influence Board's discussions and		
		decision-making. The role of Chairman as well as the role of President		
		have been clearly outlined in the Board Charter. The Board Charter of		
		the Company is available for viewing at the VELESTO's corporate		
		website at https://www.velesto.com		
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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 Chairman of the board should not be a member of the Audit Committee, Nomination Committee or Remuneration Committee

Note: If the board Chairman is not a member of any of these specified committees, but the board				
allows the Chairman to participate in any or all of these committees' meetings, by way of invitation,				
	status of this practice should be a 'Departure'.			
Application	:	Applied		
Explanation on	:	VELESTO is in compliance with Practice 1.4 of the Malaysian Code on		
application of the		Corporate Governance (MCCG) 2021, whereby the Chairman of the		
practice		Board, Mohd Rashid Mohd Yusof is not a member of the Board Audit		
		Committee (BAC) or the Board Nomination & Remuneration Committee		
		(BNRC) of VELESTO.		
		(DIMIC) OF VELESTO.		
		The Chairman of BAC is Datuk Tong Poh Keow, the Independent Non-		
		Executive Director (INED) whilst the Chairman of BNRC is Ir. Dr. Mohd		
		· ,		
		Shahreen Zainooreen Madros, Senior INED of the Company.		
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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

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 2 qualified and competent Company Secretaries: - • Lee Mi Ryoung • Sazlyna Sapiee	
		Both Company Secretaries are qualified to act as company secretary under Section 235(2) of the Companies Act 2016 (CA 2016). Both of the Company Secretaries and registered with the Companies Commission of Malaysia (CCM) under Section 241 of the CA 2016 and are issued with practising certificates by the Registrar of Companies.	
		The brief profiles and the qualifications of the Company Secretaries are available for viewing under Our Leaders section of the 2022 Annual Report.	
		For FY2022, the Company Secretaries supported the Board by providing the following :	
		 Managed all Board and Board Committees' meetings' logistics, attended and recorded minutes of all Board and Board Committee meetings and facilitated communications; Advised the Board on its roles and responsibilities; Facilitated the orientation of new Directors and assisted in Directors' trainings and developments; Advised the Board on corporate disclosures and compliance with company and securities regulations and listing requirements; Managed processes pertaining to the annual shareholder meeting; 	
		 Monitored corporate governance development and assisted the Board in applying governance practices to meet the Board's needs and stakeholders' expectations; and 	

	Served as a focal point for stakeholders' communication and engagement on corporate governance issues. The Company Secretaries provided advisory support to the Board, particularly with regards to the Company's constitution. Board's policies.
	particularly with regards to the Company's constitution, Board's policies and procedures, corporate governance (CG) best practices and its compliance with regulatory requirements, codes, guidelines and legislations.
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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 1.6

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

Application	:	Applied		
Explanation on application of the practice		Prior to the Board meetings, Directors receive the meeting materials 5 days before the meeting or such date as approved by the Board before the meetings.		
		Detailed Board papers are circulated in advance. The Directors are granted with access to the Board papers online, through a secured software platform. This software eases the process of distribution of meeting papers.		
		All proceedings of the Board were duly minuted and circulated to all Directors in timely manner for their perusal prior to the confirmation of the minutes. The proceedings of the meetings were recorded by the Company Secretaries, which included pertinent issues, the substance of inquiries, if any, and responses thereto, suggestions, decisions and rationale. Any matters arising from the meetings were updated at the next meeting and decisions or requests made were circulated to the		
Explanation for	:	Management for further actions.		
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
Application	. Applied
Explanation on application of the practice	: In discharging the Board's duties and responsibilities effectively, the Board is guided by its Board Charter, a 'living charter' which sets out the principles and guidelines that are to be applied by the Board.
	The Board Charter will be reviewed periodically to reflect relevant changes to the policies, procedures and processes as well as amendments as directed by the regulators to ensure the document remains relevant and consistent with the applicable rules, regulations and recommendations.
	The division of responsibilities in respect of the Board, Board Committees, individual Directors and Management is reviewed periodically to ensure that the Company is able to adapt to changing business circumstances i.e strategic directions of the Group, Board appointments and succession planning, establishment of Board Committees, stakeholder communication, risk management.
	Featuring therein, the governance structure, authority and Terms of Reference (TOR) of its Board Committees, identification of respective roles and responsibilities and what is expected of them in terms of commitment, the Board Charter also sets out the matters reserved for the Board.
	The Board Charter is available on the Company's corporate website, https://www.velesto.com together with the TORs of all Board Committees.
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.

Application	:	Applied
Explanation on application of the practice	:	The Directors and the employees of the Group are expected to behave ethically and professionally for or on behalf of the Company, comply with the Code of Business Conduct and Ethics (CoBE) of the Company. The CoBE is available for viewing at the VELESTO's corporate website at https://www.velesto.com
		The CoBE describes measures in place to address on the following:-
		 Handle actual or potential conflict of interests; Prevent corrupt practices which include the offering and acceptance of gifts and other form of benefits; Encourage the reporting of unlawful or unethical behaviour i.e corruption, insider trading and money laundering; Protect and ensure the proper usage of the Company's assets; and Ensure compliance with laws, rules and regulations.
		Internal policies and Management System Procedures (MSP) are developed and complied to achieve efficiency, quality of services/ output and standardisation of processes through the relevant charter, terms of reference, organisational structures and appropriate authority limits. The policies and procedures are communicated throughout the Group via the VELESTO intranet for implementation and compliance. Reinforcement of communications are carried out throughout the year during internal trainings and shared during townhall sessions of the Group. The policies are approved by the Board and periodically updated or as when required to reflect changing business and operational requirements.

The key supporting policies and procedures in place are: -

i) Anti-Bribery Corruption (ABC) Policy

This policy strongly prohibits employees and the Board of VELESTO from committing a corrupt act. It outlines VELESTO Group's commitment to conducting its business in accordance with all applicable laws, rules and regulations with the highest ethical standards. This commitment is embodied in the Group's CoBE. It iterates commitment of compliance by VELESTO to the Malaysian Anti- Corruption Commission (MACC) Act 2009 and similar Acts in relation to countering bribery and corruption.

ii) Whistle-Blowing Policy

This policy addresses the Group's commitment towards achieving the highest ethical standards in all of its practices as well as to ensure transparency, integrity and accountability. This policy also covers situations where an individual as the whistle-blower, raises a concern on risk, malpractice or wrongdoing that affects others such as clients, suppliers, staff, company and the public interest. It also addresses the protections accorded to whistle-blowers.

iii) Human Resources Procedures and Guidelines

The procedures and guidelines on Human Resources govern all aspects of human resource management from talent acquisition and development, performance and consequence management to cessation of employment. Disciplinary procedures are established to ensure that structured disciplinary actions are taken fairly, consistently and in line with the prevailing labour laws and employment regulations.

iv) Corporate Gifts, Gift, Entertainment and Hospitality Procedures (CGGEH)

The procedures set out the standard of conduct and procedures to guide employees and members of the Board across the Group in dealing with CGGEH. Covering legal, ethical and cultural considerations involved when dealings in CGGEH, it establishes a framework to ensure VELESTO Group's employees and members of the Board promote high integrity and adhere to legal requirements and ethical standards while performing their daily business activities.

v) Vendor Integrity Pledge (VIP)

Vendor Integrity Pledge is an initiative by VELESTO to promote high standards of governance wherein VELESTO Group fully

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		subscribes to VELESTO' objective and require contractors, subcontractors, suppliers, vendors, consultants, agents, representatives and others to sign and subscribe to the pledge before doing business with the Group.
	vi)	Money Laundering VELESTO Group prohibits any practices related to money laundering, including dealing in the proceeds of criminal's activities. With the conduct of counterparty due diligence such as 'Know Your Counterparty,' the prospective counterparty is required to provide business and background information. Contracts with customers and vendors have acknowledgements and representations on compliance with the laws and regulations of the business envisaged in/applicable to the contracts, including anti money laundering.
	vii)	Dealings in Securities of Affected Persons VELESTO has in place the MSP for the process and procedure to be adhered by the Directors and Principal Officers of VELESTO Group (Affected Persons) on dealings in securities occurring during Open and Closed Period. This is to ensure compliance with the requirements of the relevant regulatory authorities in relation to timely disclosure of information in relation to the dealings of shares of the Company by Affected Persons to the general investing public.
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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 practice	 In promoting the highest level of professionalism and ethics in the conduct of the VELESTO Group's businesses, the Whistle-Blowing Policy supports disclosures of any suspected wrongdoings that include mismanagement, malpractices, corrupt practices, fraud, conflict of interest, money laundering, abuse of authority or breach of any laws and regulations by any staff and management. The Policy serves to provide a formal channel of communication for the employees and any other persons to raise concerns in a responsible and
	timely manner. The Integrity Governance Unit & Compliance (IGU) is responsible to ensure that integrity is upheld and dissemination of highest standards of compliance within VELESTO Group. IGU reports to the Board Whistle-Blowing Committee (BWBC) and is governed by its TOR and integrity framework approved by the Board. A Whistle-Blower may report or disclose the wrongdoing directly to the
	Head of IGU through the following manner:
	 i) in writing via VELESTO's intranet - SharePoint @ NEST or VELESTO's website; ii) direct email to whistleblower@velesto.com; iii) verbal communication either via phone or face to face meeting; or iv) in any form of electronic audio and visual.
	Upon verification and notification to BWBC, the report will be investigated by the IGU. If the report is substantiated, appropriate action(s) will be taken on the offending party, through commencement of disciplinary proceedings and thereafter enforcement of actions against the offending party.
	The TOR of BWBC and details on the whistle-blowing process and procedure are available at the VELESTO's corporate website at https://www.velesto.com
Explanation for departure	

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

Practice 4.1

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

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

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

Application :	Applied	
Explanation on application of the practice	The Board together with Management are committed in undertaking the responsibility for the governance of sustainability in the Company including setting the VELESTO's sustainability strategies, priorities and targets. VELESTO is committed to achieve our economic ambitions and creating long-term value for our shareholders, whilst acknowledging that we also have the responsibility to balance this aspiration with good ESG considerations.	
	The Board is ultimately accountable for ensuring that sustainability is integrated into the strategic direction and risk management of VELESTO and its operations. To achieve this, the Board through the BRMC continuously ensures that there is an effective governance framework for sustainability within the Group. Read more on VELESTO's sustainability progress and activities please	
	refer to our Sustainability Report 2022.	
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The company addresses sustainability risks and opportunities in an integrated and strategic manner to support its long-term strategy and success.

Practice 4.2

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

Application :	Applied	
Explanation on : application of the practice	The Company communicates the sustainability strategy, priorities and targets as well as performances against these targets whereby the updates are presented to the BRMC and initiatives are cascaded to the Sustainability Working Group members and their respective divisions. The Senior Management also presented the sustainability updates to the employee through VELESTO's townhall session. The information is also communicated through our Sustainability Statement section of the Annual Report and corporate website. Read more on VELESTO's sustainability progress and activities in our Sustainability Report 2022.	
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The company addresses sustainability risks and opportunities in an integrated and strategic manner to support its long-term strategy and success.

Practice 4.3

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

Application	:	Applied
Explanation on application of the practice	:	Governance of sustainability at VELESTO is achieved through its robust governance structure that enables Board and Management oversight on ESG related risks and identified material topics. Beyond oversight, the structure is designed to enable the highest decision-making bodies of the Group to receive timely updates and accurate information from working levels on a wide range of business and operational matters. The structure facilitates two-way communication, where aspirations and broad directives set by the Board and Senior Management can be conveyed and implemented Group wide, whilst at the same time, enabling working levels to provide timely and precise feedback of issues, challenges as well as results achieved. The Chairman and the Board have taken great lengths to ensure Board's oversight of the Group's ESG agenda. This involved focused dialogues during Board and BRMC meetings, reports of the sustainability agendas were tabled to BRMC and thereafter to the Board. Within the governance structure, the Board of Directors and Senior Management maintain oversight on the following material ESG topics:- Occupational Health and Safety; Climate Change and Greenhouse Gas (GHG) Emissions; Energy and Water Consumption;
		 Talent Management and Development; Business, Financial, Operational and Strategic Risks; and Community Development.
		Further details of the stakeholders' engagement conducted by the Group throughout FY2022 is disclosed in our Sustainability Report 2022.
Explanation for departure	:	

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

Practice 4.4

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

Application :	Applied
Explanation on : application of the practice	For FY2022, the Board Effectiveness Evaluation (BEE) conducted have amongst others, included ESG criteria as part of the questionnaire for assessment of performance of the board in addressing the Company's material sustainability risks and opportunities.
	The Board maintains oversight on VELESTO's Sustainability agenda through the BRMC. The BRMC under its TOR set out the BRMC's responsibilities in overseeing the Group's various risks including sustainability risks, strategies, priorities, targets and performance.
	Annually, strategic alignment of the Group's strategy and sustainability initiatives, its long-term business aspirations as well as progress on initiatives against commitments are presented and reviewed by the Board.
	Specific sustainability goals are also incorporated into the performance evaluation for the Group and Senior Management.
Explanation for : departure	
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The company addresses sustainability risks and opportunities in an integrated and strategic manner to support its long-term strategy and success.

Practice 4.5- Step Up

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

Note: The explanation on adoption of this practice should include a brief description of the responsibilities of the designated person and actions or measures undertaken pursuant to the role in the financial year.		
Application	:	Adopted
Explanation on adoption of the practice	:	The Group has in place a Sustainability Governance Structure with oversight by the Board of Directors and specifically by the BRMC.
		The Group's Sustainability Steering Committee is chaired by the President. He is supported by the Vice President of Corporate Services, who is the designated person to provide dedicated focus to manage sustainability strategically, and ensure sustainability related dialogues and activities are driven by the Group. He also functions as the secretariat to the Sustainability Steering Committee, and is directly supported by the Head of Sustainability within the structure of Sustainability Working Group. The Sustainability Working Group consists of representatives from various divisions, responsible for sustainability strategies and projects.
		For more details on the Group's Sustainability Governance Structure, please refer to Sustainability Report 2022.

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

Practice 5.1

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

Application	:	Applied
Explanation on application of the practice	:	The appointment of a new Director is a matter for consideration and decision by the Board upon recommendation from the BNRC.
		Appointments to Board Committees
		The review is conducted on annual basis or as and when the need arises, such as when a new Director is appointed. In determining the candidates for appointment to the Board Committees, various factors are considered by the BNRC, including (but are not limited to) the following factors:-
		 The needs of the particular Board Committees; The results of the Board Effectiveness Evaluation for the Board Committees; Time commitment and availability;
		Regulatory requirements; and
		Best practices or governance practices.
		Directors' Re-election and Re-appointment
		In assessing the candidates' eligibility for re-election, the BNRC considers their competencies, commitment, contribution, performance based on the BEE, fit & proper assessment, and their ability to act in the best interest of the Company. The Board at its meeting held on 30 March 2023 endorsed the recommendation of the BNRC for the following Directors to be considered for re-election pursuant to the following relevant Articles of VELESTO's Constitution at the Company's forthcoming 13th Annual General Meeting (AGM).
		In accordance with the Article 96 of the Company's Constitution, at the forthcoming AGM, the following Directors are due for retirement and being eligible have offered themselves for re-election:-
		 Mohd Rashid Mohd Yusof Rowina Ghazali Seth Haida Shenny Hazri

	In accordance with the Article 103 of the Company's Constitution, at the forthcoming AGM, Ar. Ahila Ganesan is due for retirement and being eligible has offered herself for re-election.
	The Board Charter limits the tenure of its INEDs to up to 9 years. As at FY2022, none of the INEDs have served the Board more than 9 years.
	BNRC provides oversight on succession plan for Board and reviews the composition of the Board. Guided by the applicable rules, regulations and best practices on the composition of the Board from the VELESTO's Board Charter and its constitution, MCCG 2021, MMLR and ASEAN Corporate Governance Scorecard, BNRC considers, debate and delve into the composition focused on the foundation and mix of leadership, competency, skillset matrix, governance, integrity, expertise and experience, character, fit & proper assessment, industry backgrounds, knowledge, traits, expertise in strategy and influence. For FY2022, BNRC reviewed the composition of the Board based on the above factors of considerations including considerations of diversity, age, ethnicity and merits of the candidates and recommended to the Board changes to the Board. For further details, refer to Corporate Governance Overview Statement of VELESTO's Annual Report 2022.
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 5.2

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

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Application	:	Applied
Explanation on	:	During FY2022, the Board comprised of Chairman, an Executive Director
application of the		and 8 Non-Executive Directors (NED). Thus, 5 out of 9 or 56% of the
practice		Board's composition comprises of INEDs.
•		·
		During the BEE exercise for FY2022, the INEDs conducted self-
		assessment of independence based on criteria of regulatory provisions
		as well as emerging and leading practices and "independence in
		thought and mind" in accordance with Guidance to Practice 5.3 of
		MCCG.
		Dominal from the recults from the DEE 2022 all the INERS declared
		Derived from the results from the BEE 2022, all the INEDS declared
		independence from the management and that they are free from any
		business or other relationship which could interfere with the exercise of independent judgement or the ability to act in the best interests of
		the Group. The assessment results were then tabled to the Board, as
		part of BEE results for FY2022.
		part of BEE results for 1 12022.
		In addition to annual assessment, throughout the year, Independent
		Directors are required to declare any conflict or situation that may
		impact their independency.
Explanation for	:	. ,
departure		
	•	ed to complete the columns below. Non-large companies are encouraged
to complete the columns	s be	elow.
Measure	:	
Timeframe	:	

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

Practice 5.3

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

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

Application	Not applicable - Step Up 5.4 adopted	
Explanation on 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 below.		
Measure		
Timeframe		

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

Practice 5.4 - Step Up

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

Note: To qualify for adoption of this Step Up practice, a listed issuer must have a formal policy which limits the tenure of an independent director to nine years without further extension i.e. shareholders' approval to retain the director as an independent director beyond nine years.		
Application	••	Adopted
Explanation on	:	The Board has instituted a policy by way of inclusion in the Board
adoption of the		Charter, which limits the tenure of its INED up to 9 years. For 2022, none
practice		of the INEDs have served the Board more than nine years.
		The Board Charter is available for viewing at the VELESTO's corporate website at https://www.velesto.com

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

Practice 5.5

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

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

Application	:	Applied
Explanation on	:	The appointment of a new Director is a matter for consideration and
application of the	-	decision by the full Board upon appropriate recommendation from the
practice		BNRC. In making these recommendations, the BNRC will consider the required mix of skills, experiences, core competencies, other qualities and diversity in terms of gender, ethnicity and age, which the Directors bring to the Board. Focused on leadership, governance, integrity, expertise, character, fit & proper assessment, industry backgrounds, knowledge, traits, expertise in strategy, influence and merits of the candidates.
		During FY2022, the Board through its BNRC conducted an annual review of its size and composition, to determine if the Board has the right size and adequate diversity with independence elements that fit the Company's objectives and strategic goals.
		For appointment to Board Committee, the review is conducted as and when the need arises, such as when a new Director is appointed or arising from assessment of BEE and the requirements of the Board Committee. In determining the candidates for appointment to the Board Committees, various factors are considered by the BNRC, including (but are not limited to) the following factors:-
		 The needs of the particular Board Committees; The results of the Board Effectiveness Evaluation for the Board Committees; Time commitment and availability; Regulatory requirements; Fit & Proper Assessment; and Best practices or governance practices.
		For the Directors be able to devote the required time and for effective conduct of board meetings, the calendar of meetings for the Board and Board committees for the year 2022 was reserved in Quarter 3 of 2021. Reservations included indicative time of the meetings and reminders are sent to individual directors in advance of the meetings for upcoming

		of the Board and Board Committees etings so that members would have meetings.
	existing board positions held appointments outside of the VELE Considerations include declaration confidential interest of the propoutside the Group and recommenthe Board on the declarations in checks are conducted prior to appara a director and declaration on a	the BNRC and the Board consider the by the director and any future ESTO Group declared by the director. In of conflict of interest or potential cosed appointment of the director indations of BNRC are considered by made by the director. Due diligence cointment of the proposed candidate in proposed proposed by the director as requested is are made by the director prior to
	Appointments to Senior Manager	<u>ment</u>
	considered based on merit, wh limited to their qualification contributions and achievements.	anagement positions, candidates are ich include considerations but not s, experiences and professional The Group promotes hiring of local such talents match the required job
	enables qualified candidates to ha jobs. Velesto has set a target of	fair talent recruitment process that ave an equal opportunity to apply for of 30% gender diversity for Senior O is proud that the Company's Senior 40% women.
	candidates and selected candidates	ence checks are conducted on the tes would be required to ascribe to s, Anti-Bribery and Corruption pledge rernance of the Group.
Explanation for : departure		
Large companies are requir to complete the columns be	-	Non-large companies are encouraged
Measure :		
Timeframe :		
L		

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

Practice 5.6

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

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

Application :	Applied
Explanation on application of the practice	The BNRC is responsible for identifying, evaluating and recommending to the Board, suitable candidates to fill board vacancies at the Company level as well as within the Group. The appointment of a new Director is a matter for consideration and decision by the Board upon recommendation from the BNRC. In making recommendations, BNRC considers Board balance, right composition as required by the Group. In accordance with the Board Charter, the following process of appointment of Directors is applied: Identification of skills/gaps, additional attributes, capabilities or qualifications; Identifying candidates from existing Board, Management, major shareholder or independent sources externally; Shortlisted candidates referred to BNRC for consideration and recommendation to Board; BNRC decide on appropriate means for review and approval of
	 individual candidates; BNRC will consider findings of evaluation process & current composition, attributes and qualifications that should represent at Board, fit and proper assessment; The Board will approve the appointment of selected candidate. In respect of the above, the Board had in FY2022 established a pool of potential candidates (Director Candidates Pool), for its reference when
	considering new appointments, in line with the sourcing process and criteria for potential candidates as set out in the Board Charter. As part of the Board succession planning process, the Director Candidates Pool is also maintained and updated from time to time. The Board Charter provides that the selection of candidates may come on recommendations by any existing Board members, management or
	major shareholders. BNRC may also consider appointing an independent party or source out to third party (i.e. Institute of

	Corporate Directors Malaysia and others) in identifying suitably qualified candidates.	
	On the process applied on the appointment of new directors of the Group, refer to the Corporate Governance Overview Statement of the Annual Report 2022.	
Explanation for :		
departure		
Large companies are requir	ed to complete the columns below. Non-large companies are encouraged	
to complete the columns below.		
Measure :		
Timeframe :		

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

Practice 5.7

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

Application	:	Applied
Explanation on application of the practice	:	The Board is cognisant on the importance of communications with the shareholders. The Shareholders received Notices of AGM at least 28 days in advance together with the publication of the Annual Report. Statements accompanying Notice of AGM contain the following to ensure transparent dissemination of communication with shareholders:
		 the name, age, gender, nationality, qualification, and whether the position is an executive or non-executive one and whether such director is an independent director; the working experience and occupation; any other directorships in public companies and listed issuers, and other positions held; the details of any interest in the securities of the listed issuer and its subsidiaries; the family relationship with any director and/or major shareholder of the listed issuer; any conflict of interest that they have with the listed issuer; and other than traffic offenses the list of convictions for offenses within the past 5 years and particulars of any public sanction or penalty imposed by the relevant regulatory bodies during the financial year, if any.
		For the financial year under review, the Board undertook a formal and objective annual evaluation internally to determine the effectiveness of the Board, and its Board Committees. The BNRC and the Board were satisfied that all the retiring directors has contributed positively to the overall performance of the Board and that in consideration of the wealth of experiences which the retiring directors possess, they will continue to bring sound advice and valuable contributions to the Board deliberations through active participation and decision making by the Board.

	All retiring directors, have abstained from deliberations and decisions on their own eligibility to stand for re-election at BNRC and Board (whichever is applicable) and will also abstain from deliberation and decision on re-election at the forthcoming 13th AGM.	
	Both the BNRC and the Board recommended the re-election of Mohd Rashid Mohd Yusof, Rowina Ghazali Seth, Haida Shenny Hazri and Ar. Ahila Ganesan as the Directors of the Company, at this 13th AGM. In addition, Rowina Ghazali Seth and Ar. Ahila Ganesan being the Independent Non-Executive Directors, have provided their annual declaration of independence to the Company.	
Explanation for : departure		
Large companies are requir	ed to complete the columns below. Non-large companies are encouraged	
to complete the columns below.		
Measure :		
Timeframe :		

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

Practice 5.8

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

Application	:	Applied
Explanation on application of the practice	:	The Chairman of the BNRC, Ir. Dr. Mohd Shahreen Zainooreen Madros, is the Senior INED of the Company.
Explanation for departure	:	
Large companies are reg	uir	red to complete the columns below. Non-large companies are encouraged
to complete the columns		,
Measure	:	
Timeframe	:	

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

Practice 5.9

The board comprises at least 30% women directors.

	T
Application :	Applied
Explanation on application of the practice Explanation for departure	In conformance with the requirements of Practice 5.9 of MCCG 2021, the Group's Board Charter has a policy on gender diversity that strives to have at least 30% women Directors on the Board. The following women Directors, represents 44% of the Board's composition: Rowina Ghazali Seth; Datuk Tong Poh Keow; Haida Shenny Hazri; and Ar. Ahila Ganesan The Company has met the target of having at least 30% women directors on the Board.
Large companies are requ to complete the columns i	ired to complete the columns below. Non-large companies are encouraged pelow.
Measure :	
Timeframe :	

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

Practice 5.10

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

Application	:	Applied
Explanation on application of the practice	· ·	In conformance with the requirements of Practice 5.9 of MCCG 2021, the Group's Board Charter has a policy on gender diversity that strives to have at least 30% women Directors on the Board. With four women Directors, the Board of Directors at VELESTO has met the requirement of 30% women Directors.
		VELESTO does not discriminate on the grounds of gender, age and ethnicity/cultural background. All appointments to the Board and to the Senior Management Team are based on merit.
		The BNRC is responsible for regularly reviewing the structure, size and composition of the Board, with due regard to skills, knowledge, experience and diversity. Leading the process for Board appointments, re-election and succession of Directors, BNRC makes recommendations to the Board, including the composition and skills of the Board and proposed changes to the Board. Candidates are identified based on their corporate leadership, skills, knowledge, competencies, experience and expertise to complement the Board. Diversity of experiences in business, professionalism, corporate industry standing, integrity as well as academic background, age, gender and ethnicity/cultural background are also considered by the Board, prior of appointing any new Director.
		For the appointment of Senior Management positions, candidates are considered based on merit, which include considerations but not limited to their qualifications, experiences and professional contributions and achievements. The Group promotes hiring of local talents based on merit, provided such talents match the required job scope.
		VELESTO focuses on ensuring a fair talent recruitment process that enables qualified candidates to have an equal opportunity to apply for jobs. Velesto has set a target of 30% gender diversity for Senior Management. For FY2022, VELESTO is proud that the Company's Senior Management Team comprises of 40% women.
Explanation for departure	:	

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

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

Practice 6.1

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

For Large Companies, the board engages an independent expert at least every three years, to facilitate objective and candid board evaluation.

Note: For a Large Company to qualify for adoption of this practice, it must undertake annual board evaluation and engage an independent expert at least every three years to facilitate the evaluation.

Explanation on

application of the

Application

practice

Applied

The BNRC carries out the annual process for assessing and evaluating the effectiveness of the Board as a whole, the Board Committees, the performance and contribution of the Chairman as well as the President of the Company, and to identify areas for improvement.

An independent consultant was engaged to conduct the BEE for FY2021 in compliance with MCCG 2021. For FY2022, BEE exercise was internally conducted, and all the Directors have completed the online questionnaires. The Company Secretaries collated and considered the evaluation results. The insights and findings from the evaluation results were discussed collectively by BNRC and subsequently tabled for deliberations by the Board.

The scope of BEE covered the effectiveness of the Board, Board Committees, Chairman and Executive Director, in the following areas:-

- Performance of the Board:
- Fit and Proper Assessment:
- Independence Assessment by Independent Directors;
- Performance of BAC, BNRC, BRMC and BWBC; and
- Performance of Executive Director.

The results of the BEE 2022 were presented to the Board in March 2023 where the Board noted the findings and comments that would shape enhanced efficiencies and effectiveness of the Board and the Board Committees.

The resultant insights and findings of the evaluation confirmed that the Group has a good composition of the Board and Board Committees with dedicated members who functions well and delivering strong performances for FY2022.

	For information on BEE 2022, refer to Corporate Governance Overview Statement of the Annual Report 2022.
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 :	

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

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

Practice 7.1

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

Application	: Applied
Explanation on application of the practice	: The Board is mindful that fair remuneration for Directors and Senio Management are important in attracting, retaining and motivating knowledgeable and experienced individuals of the calibre needed to manage the business of the Company.
	The BNRC is responsible of providing recommendation on the fees and benefits for NED to the Board for consideration which will be subjected to the approval from the shareholders of VELESTO. The Company also reimburses expenses incurred by the Directors, where relevant, in the course of carrying out their duties as Directors. For the recommendation to the Board, the BNRC will factor in the individual Director's performance, time commitment, experience, level of responsibilities, as well as the performance of the VELESTO Group and market conditions.
	A copy of Remuneration Policy and Procedures for NED is available of the Group's website at https://www.velesto.com
	The BNRC is entrusted to review the remuneration of all Direct Report to the President/Executive Director for position holding Job Grade 20 and above and the Company Secretary, including the extension of service and compensation and benefits package of such executives who have attained the retirement age of 60 years.
Explanation for departure	
Large companies are to complete the colu	uired to complete the columns below. Non-large companies are encourages 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 7.2

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

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

Application	: Applied													
Explanation on application of the practice	all aspects of succession planning, remuneration directors and senior management. BNRC is responsible to implement the Group's possible to im	BNRC is responsible to implement the Group's policies and procedures on remuneration, approved by the Board, based on its TOR. The BNRC												
	Director	Director Designation												
	IR. DR. MOHD SHAHREEN ZAINOOREEN MADROS													
	ROWINA GHAZALI SETH	Member (INED)												
	DATUK TONG POH KEOW	Member (INED)												
	MOHD IRWAN AHMAD MUSTAFA	Member (NINED)												
	HAIDA SHENNY HAZRI – appointed on 29 August 2022	· ·												
	In compliance with Article 105 of the Company's Constitut Directors' remuneration is tabled to shareholders at the Congeneral meeting.													
	The BNRC had on 21 February 2023, reviewed proposed for Non-Executive Directors from the 13 in 2024, which was endorsed by the Board shareholders at the upcoming 13th AGM. The accordance with the Remuneration Policy & Executive Directors, and considers various factors of scheduled meetings for Board and Board (1)	th AGM to next AGM to be tabled to the remuneration is in Procedures for Non-including the number												

	number of Directors involved based on the consideration that they remain in office.
	The BNRC is entrusted to review the remuneration of Direct Reports to the President/Executive Director holding Job Grade 20 and above and the Company Secretary, including the extension of service and compensation of such executives who have attained the retirement age of 60 years.
	The TOR of BNRC and the Remuneration Policy and Procedures for Non- Executive Directors are available for viewing at the VELESTO's corporate website at https://www.velesto.com
Explanation for : departure	
Large companies are require to complete the columns be	red to complete the columns below. Non-large companies are encouraged elow.
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 8.1

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

Application	:	Applied
Explanation on : application of the practice		The Board has established the Directors' Remuneration Policy which sets out the Board and Board Committee fees, meeting allowances and benefits-in-kind.
		The remuneration breakdown of individual directors which includes the fees, salary, bonus, benefits-in-kind and other emoluments for the financial year ended 31 December 2022 is included in table below.

	Name		Company ('000)								Group ('000)						
No		Directorate	Fee	Allowance	Salary	Bonus	Benefits-in- kind	Other emoluments	Total	Fee	Allowance	Salary	Bonus	Benefits-in- kind	Other emoluments	Total	
1	Mohd Rashid Mohd Yusof	Non-Executive Non- Independent Director	120,000	25,500	Nil	Nil	99,400	2,500	247,400	Input info here	Input info here	Input info here					
2	Ir. Dr. Mohd Shahreen Zainooreen Madros	Independent Director	106,707	36,000	Nil	Nil	3,600	2,000	148,307	Input info here	Input info here	Input info here					
3	Rowina Ghazali Seth	Independent Director	106,707	30,500	Nil	Nil	3,600	2,500	143,307	Input info here	Input info here	Input info here					
4	Datuk Tong Poh Keow	Independent Director	107,392	37,000	Nil	Nil	3,600	2,500	150,492	Input info here	Input info here	Input info here					
5	Haida Shenny Hazri	Non-Executive Non- Independent Director	98,313	27,500	Nil	Nil	7,194	Nil	133,007	Input info here	Input info here	Input info here					
6	Mohd Irwan Ahmad Mustafa	Non-Executive Non- Independent Director	99,019	26,000	Nil	Nil	3,600	1,500	130,119	Input info here	Input info here	Input info here					
7	Datuk George Ling Kien Sing	Independent Director	97,359	24,000	Nil	Nil	3,600	Nil	124,959	Input info here	Input info here	Input info here					
8	Ar. Ahila Ganesan (appointed on 12 August 2022)	Independent Director	37,796	10,000	Nil	Nil	1,394	Nil	49,189	Input info here	Input info here	Input info here					
9	Megat Zariman Abdul Rahim	Executive Director	Nil	Nil	987,925	93,930	166,579	183,040	1,431,474	Input info here	Input info here	Input info here					
10	Razalee Amin (resigned on 2 May 2022)	Independent Director	37,769	12,500	Nil	Nil	1,219	Nil	51,488	Input info here	Input info here	Input info here					
11	Rohaizad Darus (retired on 25 February 2023)	Executive Director	Nil	Nil	300,969	Nil	228,900	83,504	613,373	Input info here	Input info here	Input info here					

1	2	Input info here	Choose an item.	Input	Input	Input	Input	Input	Input	Input info	Input	
	_	input inio nere	Choose an item.	info here	here	info here	info here	info here	info here	info here	info here	info here
1	2	Input info here Choose an	Change on item	Input	Input	Input	Input	Input	Input	Input info	Input	
'	3		Choose an item.	info here	here	info here	info here	info here	info here	info here	info here	info here
1	4	Input info here Choose an	Chassa an itam	Input	Input	Input	Input	Input	Input	Input info	Input	
'	4		Choose an item.	info here	here	info here	info here	info here	info here	info here	info here	info here
1	5	Input info here Ch	Choose an item.	Input	Input	Input	Input	Input	Input	Input info	Input	
ı	5			info here	here	info here	info here	info here	info here	info here	info here	info here

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

Practice 8.2

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

Application	:	Departure		
Explanation on application of the practice				
Explanation for departure		While the Board is cognisant of Board is of the view that the management's remuneration we to the intense competition, scanning management retention e	e disclosur ould be unfa arcity for ta	e of the top five senior avourable to the Group due
		As an alternative to the recom Board has opted to disclose th Management on a group basis for	e remunera	
Large companies are to complete the colur		ed to complete the columns below Plow.	v. Non-large	companies are encouraged
Measure	:	The remuneration of top five Senior Management on a group basis for FY2022 is as follows:-		
		Remuneration Top 5 Se	nior	RM ('000)
		Management		
		Salary, benefits-in-kind an emoluments*	nd other	3,147
		* Excluding President's remuner	ation	
Timeframe	:	Others	and will disclosur basis in	deliberated by the Board continue to review the method on an annual its efforts towards the on of Practice 8.2.

		Position	Company						
No	Name		Salary	Allowance	Bonus	Benefits	Other emoluments	Total	
1	Input info here	Input info here	Choose an item.	Choose an item.					
2	Input info here	Input info here	Choose an item.	Choose an item.					
3	Input info here	Input info here	Choose an item.	Choose an item.					
4	Input info here	Input info here	Choose an item.	Choose an item.					
5	Input info here	Input info here	Choose an item.	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 8.3 - Step Up

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

Application	:	Not Adopted
Explanation on adoption of the practice	:	

			Company ('000)						
No	Name	Position	Salary	Allowance	Bonus	Benefits	Other emoluments	Total	
1	Input info here	Input info here							
2	Input info here	Input info here							
3	Input info here	Input info here							
4	Input info here	Input info here							
5	Input info here	Input info here							

There is an effective and independent Audit Committee.

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

Practice 9.1

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

Application	:	Applied
Explanation on	:	The BAC is chaired by Datuk Tong Poh Keow, who is also the INED, which
application of the		is separated from the Chairman of the Board, Mohd Rashid Mohd Yusof.
practice		
Explanation for	:	
departure		
Large companies are req	uir	ed to complete the columns below. Non-large companies are encouraged
to complete the columns	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 9.2

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

Application	:	Applied
Explanation on application of the practice	:	The BAC has instituted a policy by way of inclusion in the TOR of the BAC that requires a former partner of the external audit firm of the Company to observe a cooling off period of at least 3 years before being appointed as a member of the BAC. The TOR of the BAC is available for viewing at the Group's corporate website at https://www.velesto.com
Explanation for departure	:	
Large companies are red to complete the column		red to complete the columns below. Non-large companies are encouraged 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 9.3

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

Application	: Applied
Explanation on application of the practice	: BAC is tasked to assess and monitor the performance, suitability, objectivity and independence of the External Auditors annually. The assessment is to be based on established External Auditors Assessment Policy Statement, that consider among others:-
	 The competence, audit quality and resource capacity of the external auditor in relation to the audit; The nature and extent of the non-audit services rendered and the appropriateness of the level of fees; and Obtaining written assurance from the external auditors confirming that they are, and have been, independent throughout the conduct of the audit engagement in accordance with the terms of all relevant professional and regulatory requirements.
	During the FY2022, the BAC has carried out the annual assessment and vide the assessment, the BAC considered, inter alia, the following factors:-
	Independence The External Auditors must be independent from the Group and shall not provide any services that may materially impair their independence or conflict with their role as External Auditors.
	Non-Audit service The External Auditors may be permitted to provide non-audit services that are not perceived to be materially in conflict with the role of the External Auditors.
	External Auditors shall observe and comply with the By-Laws of the Malaysian Institute of Accountants in relation to the provision of non-audit services.
	The Management shall obtain confirmation from the External Auditors that the independence of the External Auditors will not impair by the provision of non-audit services. All engagements of the External

	Auditors to provide non-audit services are subject to the approval of the BAC.
	Rotation of Audit Partner The audit partner responsible for the external audit of the Group is subject to rotation at least every 5 years.
	The BAC has assessed the quality process/performance, audit team, independence and objectivity, audit scope and planning, audit fees and audit communications of External Auditors vide the findings and insights on External Auditors' Performance and EY Independence Evaluation on the External Auditors, namely Messrs. Ernst & Young PLT (EY) for the FY2022.
	The External Auditors provided a written statement that they will continuously comply with the relevant ethical requirements regarding independence throughout the audit of the Group, in accordance with the By-Laws (on Professional Ethics, Conduct and Practice) of the Malaysian Institute of Accountants and the International Code of Ethics for Professional Accountants (including International Independence Standards). They are not aware of any relationship between EY and the Group that, in their professional judgment, may reasonably be thought to impair their independence. They have reviewed the non-audit services provided to the Company during the FY2022 and are not aware of any non-audit services that have compromised the independence as External Auditors of the Company.
	At the BAC meeting held on 11 April 2023, EY declared and confirmed their independence.
	The BAC was satisfied with EY's technical competency and audit independence, and recommended to the Board the re-appointment of EY as External Auditors. The Board, in turn now recommends for the same for shareholders' approval at this coming 13th AGM of the Company.
Explanation for :	
departure	
Large companies are requir	red to complete the columns below. Non-large companies are encouraged 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 9.4 - Step Up

The Audit Committee should comprise solely of Independent Directors.

Application :	Adopted		
Explanation on : adoption of the	The BAC comprises solely of INI	EDs:-	
practice	COMMITTEE MEMBERS	DESIGNATION	DIRECTORSHIP
	DATUK TONG POH KEOW	Chairperson	INED
	IR. DR. MOHD SHAHREEN ZAINOOREEN MADROS	Member	Senior INED
	DATUK GEORGE LING KIEN SING	Member	INED
	AR. AHILA GANESAN – Appointed on 29 August 2022	Member	INED
	Haida Shenny Hazri resigned as	member of BAC on	29 August 2022.

There is an effective and independent Audit Committee.

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

Practice 9.5

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

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

Application	: Applied
Explanation on application of the practice	The members of our BAC possess the necessary qualifications/experience in financial and auditing matters. Their profiles are disclosed under the Board of Directors' section set in the Annual Report 2022 and on the Company's website. In addition, the Chairperson of BAC, Datuk Tong Poh Keow, is a member of the Malaysian Institute of Accountants, and a Fellow of the Association of Chartered Certified Accountants, UK. The BAC therefore, meets the requirements of Paragraph 15.09(1) (c)(i) of MMLR. The members of the BAC have attended various continuous trainings and development programmes as detailed in the Corporate Governance Overview Statement of the Annual Report 2022. To keep abreast of relevant developments in accounting and auditing standards, our BAC members are regularly briefed by the External Auditors on key changes in accounting standards, practices and rules. Based on the results of the annual assessment in FY2022, the BAC members are financially literate and understand the Group's business. The BAC as a whole, has necessary skills and knowledge to discharge their duties. The list of trainings attended by the BAC members are available for viewing in the Corporate Governance Overview Statement of Annual Report 2022.
Explanation for departure	

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

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

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

Practice 10.1

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

	1	
Application	:	Applied
Explanation on application of the practice	:	The Board is accountable for Enterprise Risk Management Framework and the system of internal control of the Group and for reviewing the effectiveness of the system. In the discharge of this responsibility, the Board through its BRMC and BAC review the risk management processes and internal control procedures to ensure a sound system of risk management and internal control to safeguard shareholders' investments and the assets of the Company.
		Enterprise Risk Management Framework and the system of internal control in VELESTO Group identify as well as enable the Management and the Board to evaluate and manage the Group's top risks. This system is aligned with the Group's needs and the risks to which it is exposed, and is designed to manage, rather than eliminate risks. Owing to the limitations inherent in any system of internal control, this system provides robust, but not absolute, assurance against material misstatement or loss. The effectiveness of the Group's system of internal control is regularly reviewed by the BAC, BRMC and the Board. The Group's approach to risk management and how the risks profiles are identified together with the salient features of the Group's Enterprise Risk Management and internal control framework are disclosed in the Statement of Risk and Internal Control (SORMIC) and BAC Report of the Annual Report 2022.
Explanation for departure	:	5.16.116pc.16.1.1114u.1116pc.16.2022
Large companies are	reauir	ed to complete the columns below. Non-large companies are encouraged
to complete the colu	-	
Measure	:	
Timeframe	:	

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

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

Practice 10.2

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 Board is accountable for Enterprise Risk Management Framework and the system of internal control of the Group and for reviewing the effectiveness of the system. In the discharge of this responsibility, the Board through its BRMC and BAC review the risk management processes and internal control procedures to ensure a sound system of risk management and internal control to safeguard shareholders' investments and the assets of the Company.	
		Enterprise Risk Management Framework and the system of internal control in VELESTO Group identify as well as enable the Management and the Board to evaluate and manage the Group's top risks. This system is aligned with the Group's needs and the risks to which it is exposed, and is designed to manage, rather than eliminate risks. Owing to the limitations inherent in any system of internal control, this system provides robust, but not absolute, assurance against material misstatement or loss. The effectiveness of the Group's system of internal control is regularly reviewed by the BAC, BRMC and the Board. The Group's approach to risk management and how the risks profiles	
		are identified together with the salient features of the Group's Enterprise Risk Management and internal control framework are disclosed in the SORMIC and the BAC Report of the Annual Report 2022.	
Explanation for departure	:		
Large companies are rec to complete the column	•	ed to complete the columns below. Non-large companies are encouraged clow.	
Measure	:		
Timeframe	:		

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

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

Practice 10.3 - 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 BRMC comprises of the following Directors:-	ectors, which are majority
		Director	Designation
		ROWINA GHAZALI SETH	Chairperson (INED)
		DATUK GEORGE LING KIEN SING	Member (INED)
		AR. AHILA GANESAN – appointed on 29 August 2022	Member (INED)
		MOHD IRWAN AHMAD MUSTAFA – appointed on 29 August 2022	Member (NINED)
		Further details on BRMC are made av Governance Overview Statement and the 2022.	•

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

Practice 11.1

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

Application	:	Applied	
	•		
Explanation on	:	The Internal Audit Department (IAD) reports directly to the BAC, to	
application of the		ensure impartiality and independence in executing its role.	
practice			
		The IAD undertakes a systematic and disciplined approach in evaluating	
		and improving the effectiveness of governance, risk management and	
		control processes within the Group and its key function is to assist the	
		Group in accomplishing its goals.	
		The IAD adopts the International Standards for the Professional	
		Practices of Internal Auditing set by the Institute of Internal Auditors in	
		carrying out the Internal Audit Function.	
		In maintaining independence and objectivity, IAD will not be assigned	
		any scopes that would lead to a conflict of interest and impair their	
		judgement.	
		The IAD functions are enshrined in the Internal Audit Charter of the	
		Company. Further details are provided in the SORMIC and BAC Report	
		of Annual Report 2022.	
Explanation for	:		
departure			
		and the commendate the configuration of the configu	
• .	-	ed to complete the columns below. Non-large companies are encouraged	
to complete the colu	mns be	now.	
Measure	:		
Timeframe	:		
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Companies have an effective governance, risk management and internal control framework and stakeholders are able to assess the effectiveness of such a framework.

Practice 11.2

The board should disclose-

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

Application	:	Applied
Explanation on application of the practice	:	The IAD is an integrated part of the assurance structure of the Group. IAD performs the internal audit function of the Group and provides an independent and reasonable assurance on the adequacy, integrity and effectiveness of the Group's overall system of internal control, risk management and governance processes. The BAC is supported by an in-house internal audit function, the IAD, in discharging its governance responsibilities stated in the BAC's TOR. Norzalizah Alias, the Head of IAD's profile can be found in the Annual Report 2022. She reports directly to the BAC on a functional basis and
		to the President on administrative matters. She periodically reports to the BAC on the activities performed as well as the key control issues noted by the internal auditors. The purpose, authority and responsibility of IAD are reflected in the Internal Audit Charter, which has been revised in 2021 and incorporated the latest requirement stated in the MCCG 2021. In order to maintain its independence and objectivity, IAD has no operational responsibility and authority over the activities of the auditees.
		The total staff strength in IAD as at 31 December 2022 stood at 5 staff and a total of RM0.87 million (2021:RM0.76 million) was incurred as part of resource allocation for an internal audit function, covering mainly manpower and incidental costs such as travelling and trainings. IAD adopts a risk-based approach as part of its audit planning and execution focusing on significant identified risks and effectiveness of
		the controls in mitigating the risks. In performing the audit engagements, IAD is guided by the Institute of Internal Auditors' International Professional Practices Framework (IPPF) which includes the Definition of Internal Auditing, the Code of Ethics, and the International Standards for the Professional Practice of Internal Auditing.

	The Internal Control Oversight Structure of which IAD is included, is further described in the SORMIC section in the Annual Report 2022.
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 :	

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

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

Practice 12.1

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

Application :	Applied
Explanation on : application of the practice	VELESTO recognise the importance of clear communication and proactive engagements with stakeholders, for the sustainable growth of the business. The Group is committed and takes efforts to maintain an open and transparent engagements and communication with stakeholders.
	The President and Senior Management are closely involved in Investor Relations and managed by the Commercial Division. Dialogues with key institutional shareholders, fund managers and analysts are organised throughout the year.
	Investors are kept informed of key business activities, decisions and other key announcements on an ongoing basis via the announcements released to Bursa Malaysia, VELESTO's website, press releases, briefing sessions, press conferences, one-to-one meetings, and annual general meeting with shareholders. The Group's website contains information on the Group, together with financial reports, presentations and other information on the Group's operations.
	Further details of the stakeholders' engagements conducted by the Group throughout FY2022 is disclosed in the Sustainability Report section of Annual Report 2022.
	A dedicated Investor Relations Contact section is available in the Group's website. For any queries on Investor Relations matters, please contact the following:
	Attention: Head, Strategic Marketing Contact: +603-2096 8788 Email: investor.relations@velesto.com
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 12.2

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

Application :	Applied	
Explanation on : application of the practice Explanation for :	VELESTO Group continues to make progress in its adoption of the globally recognised, Integrated Reporting (<ir>) framework. The Group has strengthened its disclosures in accordance to the principles-based framework of the International Integrated Reporting Council (<iirc>). Refer to explanation on the <ir> framework detailed found in About This Report section of the Annual Report 2022. Further information on integrated sustainability reporting please refer to the Sustainability Report 2022.</ir></iirc></ir>	
departure		
Large companies are requi to complete the columns b	ired 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 13.1

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

Application	Applied	
Explanation on application of the practice	The notice of the 12th AGM together with the 2021 Annual Report was dispatched to shareholders more than 28 days prior to the meeting date, well in advance of the 21 days requirement under the CA 2016 and MMLR. The additional time given to shareholders is to allow them to make the necessary arrangements to participate in person or through corporate representatives, proxies or attorneys. The notes to the Notice of the 12th AGM dated 29 April 2022 provided detailed explanations for each resolution proposed, to enable shareholders to make informed decisions in exercising their voting rights at the meeting. The notice of the 13 th AGM together with 2022 Annual Report is also given with 28 days prior to the meeting date, well in advance of the 21	
	days requirement under the CA 2016 and MMLR, with necessary information and explanations for the shareholders.	
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		

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

Practice 13.2

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

Application :	Applied
Explanation on application of the practice	All Directors with the Company Secretary and the Senior Management were present at the fully virtual 12th AGM of the Company through live streaming and online remote voting via Remote Participation & Voting (RPV) facilities which were available on Securities Services ePortal's platform at https://sshsb.net.my Before putting the proposed resolutions to vote, the proceedings continued with Questions and Answers (Q&A) session to respond to questions raised by shareholders or proxyholders prior to and during the meeting. The Company Secretary also shared with the shareholders in attendance, the Company's responses to questions submitted in advance of the AGM by the Minority Shareholders Watch Group. The Company Secretary read out the questions received by the Company in advance and those via the query box from the shareholders/corporate representatives/proxies. Chairman of the Board, President, Chief Financial Officer, Company Secretary, External Auditors, and the Senior Management were invited to respond accordingly. There were no questions posed to the Chair of BAC, BNRC, BRMC or BWBC during the Q&A session. The Chairman further informed that the Management will respond to these questions and upload it to the Company's website, which was duly uploaded on to the Company's website. The minutes of 12th AGM (including all the Questions raised at the meeting and the Answers thereto) were also made available on
Explanation for : departure	VELESTO's website.
Large companies are requito complete the columns b	red to complete the columns below. Non-large companies are encouraged elow.
Measure :	

Timeframe	:	

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

Practice 13.3

Listed companies should leverage technology to facilitate-

- voting including voting in absentia; and
- remote shareholders' participation at general meetings.

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

Application	:	Applied
Explanation on application of the practice	:	The Company had leveraged technology and conducted its virtual 12th AGM held on 28 June 2022, which had enabled remote shareholders' participation and online remote voting through RPV facilities which are available on Securities Services ePortal's platform at https://sshsb.net.my.
		The AGM was conducted in accordance with the Company's constitution and in line with Paragraph 8.29A of the MMLR of Bursa Malaysia Securities Berhad, Section 327 of the CA 2016 and Guidance Note on the Conduct of General Meetings for Listed Issuers issued by the Securities Commission Malaysia, including any amendment that have been made from time to time.
		The Company had also appointed Commercial Quest Sdn Bhd as Independent Scrutineer to verify the poll results at the Company's AGM. Upon verification of the poll results, the Chairman of the Meeting declared whether the resolutions were carried. The poll results were also announced by the Company via Bursa LINK on the same day for the benefit of all shareholders. Minutes of the 12th AGM were also made available on the Company's website.
		VELESTO will continue to offer remote shareholders' participation in future general meetings and will undertake a further review to determine the measures that can be taken to facilitate shareholders' participation and enhance the quality of general meetings through the use of digital tools.
Explanation for departure	:	
Large companies are to complete the colur	•	ed to complete the columns below. Non-large companies are encouraged elow.

Measure	:	
Timeframe	:	

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

Practice 13.4

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

undertaken to ensure the	fadoption of this practice should include a discussion on measures general meeting is interactive, shareholders are provided with sufficient ons and the questions are responded to.		
Application :	Applied Applied		
Explanation on :	The Company held its 12th AGM on 28 June 2022 virtually via RPV		
application of the	facilities. The virtual AGM was streamed on Securities Services ePortal's		
practice	platform at https://sshsb.net.my, whereby the shareholders were able		
	to attend virtually, speak (in the form of real time submission of typed		
	texts) and vote remotely.		
	At the AGM, the President presented an overview of VELESTO Group's		
	operations and its performance which included the overview of Velesto		
	Group, industry update, financial and operational highlights of the year,		
	sustainability, current status and future prospect of the Group as well		
	as the outlook for the FY2022. The Chairman of the Board, the President		
	endeavoured to answer all live questions posed by the shareholders.		
	The Company received and addressed 23 live questions from the		
	shareholders and their representatives during the Questions & Answers		
	(Q&A) session. Some of the questions were repetitive or similar to one		
	another whilst 20 questions were received after the Q&A session		
	ended. The minutes of the 12 th AGM is available in the Company's		
	website and includes responses to post-AGM questions received.		
Explanation for :			
departure			
Large companies are required to complete the columns below. Non-large companies are encouraged			
to complete the columns below.			
Measure :			
Timeframe :			

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

Practice 13.5

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

Note: The explanation of adoption of this practice should include a discussion on measures undertaken to ensure the general meeting is interactive, shareholders are provided with sufficient opportunity to pose questions and the questions are responded to. Further, a listed issuer should also provide brief reasons on the choice of the meeting platform.

Explanation on
application of the
practice

Application

Applied

The 12th AGM of the Company held on 28 June 2022 was conducted leveraging on technology, holding the AGM virtually via RPV facilities. The virtual AGM was streamed on Securities Services ePortal's platform at https://sshsb.net.my. The shareholders were able to attend and participate virtually.

The detailed procedures to participate the meeting remotely were provided to the shareholders in the Administrative Guide of the AGM which were sent through email and/or by ordinary post and the same were also published in the Company's website.

At the 12th AGM, the Company saw the participation from the following during the meeting:-

- Shareholders present: 490 representing 8,598,231 ordinary shares; and
- Corporate Representatives / Proxies present: 129 representing 5,242,319,761 ordinary shares including the Chairman who has been nominated as a proxy in respect of 779,025,366 ordinary shares

Subsequent to the presentations of financial statements for FY2021 and performance of the Group by the President, the Company Secretary read the questions posed by the shareholders. The Chairman and President answered the questions accordingly. To ensure effective communication, each question was also displayed on the screen as and when the Chairman and the President provided their responses to the respective questions accordingly in an orderly manner.

Minutes of the 12th AGM were also made available on the Company's website. Refer to our website at www.velesto.com

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

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

Practice 13.6

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

Note: The publication of general meeting.	Ke	ry Matters Discussed is not a substitute for the circulation of minutes of
Application	:	Applied
Explanation on application of the practice	:	The Minutes of the 2022 AGM was published on VELESTO's website within 30 business days after the AGM.
Explanation for departure		
Large companies are requ	ıir	ed to complete the columns below. Non-large companies are encouraged
to complete the columns	be	elow.
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.

N/A		